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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Tressury, etc.

### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND-REVENUE

## Land Acquisition

## DECLARATIONS

Midnapore.—No. 11078L.A.(P.W.).—5th July 1963.—Whereas the Governor is satisfied that land is eeded for a public purpose, not being a purpose of he Union, namely, for the establishment of Haldia lock in the village of Paramananda Chak, jurisdiction list No. 181, police-station Sutahata, district Aidnapore, it is hereby declared that a piece of land omprising cadastral survey plots as detailed below, and measuring, more or less, 350.40 acres is needed or the aforesaid public purpose at the expense of he Commissioners for the Port of Calcutta within aforesaid village of Paramanda Chak.

#### Descriptron of the land

'illage Paramananda Chak, jurisdiction list No. 181, police-station Sutahata, district Midnapore.

Cadastral survey plots in full—1, 2, 3, 4, 5, 6; 9, 10, 3, 14, 15, 16, 17, 18, 19, 20, 21, 24, 25, 31, 35, 36, 37,

38, 39, 40, 41, 42, 43, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 65, 77, 78, 80, 81, 83, 84, 85, 86, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 111, 112, 113, 114, 116, 117, 119, 120, 121, 122, 123, 124, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 177, 178, 179, 180, 181, 184, 185, 186, 187, 188, 189, 190, 191, 193, 194, 196, 197, 198<sub>p</sub>  $\begin{array}{c} 199,\, 200,\, 201,\, 202,\, 203,\, 204,\, 205,\, 206,\, 207,\, 208,\, 209,\, 210,\, \bullet \\ \mathbf{211},\, \mathbf{212},\, \mathbf{213},\, \mathbf{214},\, \mathbf{215},\, \mathbf{216},\, \mathbf{217},\, \mathbf{218},\, \mathbf{219},\, \mathbf{220},\, \mathbf{221},\, \mathbf{222},\\ \end{array}$ 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, **5**05, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 322, 323, 329, 330, 331, 333, 335, 336, 337, 339, 340, 343, 344, 345, 348, 349, 351, 352, 355, 356, 357, 359, 361, 363, 364, 366, 370, 371, 376, 377, 378, 380, 381, 382, 383, 384, 388, 390, 394, 395, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427,

428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 529, 531, 532, 534, 535, 537, 539, 540, 541, 542, 543, 545, 548, 549, 550, 551, 552, 555, 557, 558, 562, 563, 566, 567, 568, 569, 570, 571, 572, 573, 575, 576, 578, 580, 582, 583, 585, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 713, 724, 721, 722, 723, 724, 725, 726, 727, 78, 720, 730, 31, 752, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 814, 815, 816, 817, 819, 821, 825, 826, 829, 831, 832, 833.  $814,\,815,\,816,\,817,\,819,\,821,\,825,\,826,\,829,\,831,\,832,\,833,$ 834, 838, 841, 842, 843, 844, 845, 846, 847, 850, 851, 852, 853, 854, 855, 856, 857, 858, 860, 861, 862, 863, 864, 865, 866, 867, 868, 871, 872, 873, 874, 875, 876, 877, 878, 879, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, **953**, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, **965**, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1018, 1019, 1020, 1021, 1022, 1023, 1024 and 1025.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore—No. 11082-L.A. (P.W.)—5th July 1963.—Whereas the Governor is satisfied that land is needed

for a public purpose, not being a purpose of the Union, name of the establish. It of Haldia Dock in the village of Bardhanyaghaf. Part II, jurisdiction list No. 174, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots in full 126, 127, 128, 129, 130, 131, 132, 133, 134, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 776, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 220, 221, 222, 223, 224, 225, 226, 227, 228, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 260, 261, 262, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 286, 287, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 344, 346 and 347 and cadastral survey plots in part 90 and 285 and altogether measuring, more oless, 72, 95 acres, are needed for the aforesaid village of Bardhanyaghata Part II.

This declaration is made under the provisions section 6 of Act I of 1894, to all whom it m concern.

A plan of the land may be inspected in the off of the Collector of Midnapore

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Beng

Midnapore.—No. 11086L.A.(P.W.).—5th July 19—Whereas the Governor is satisfied that land needed for a public purpose, not being a purpose the Union, namely, for the establishment of Hale Dock, in the village of Chiranjibpur, jurisdiction No. 168, police-station Sutahata, district Midnapoit is hereby declared that pieces of land comprisicadastral survey plots as detailed below, a measuring, more or less, 334.65 acres are needed the aforesaid public purpose at the expense of Commissioners for the Port at Calcutta within a aforesaid village of Chiranjibpur.

## Description of the land

Village Chiranjibpur, jurisdiction list No. 168, polistation Sutahata, district Midnapore.

Cadastral survey plots in full—218, 219, 221, 222, 2: 225, 226, 228, 229, 230, 231, 233, 234, 235, 236, 237, 23

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239, 240, 241, 242, 246, 247, 248, 249, 251, 252, 255, 256,
257, 258, 259, 260, 261, 262, 263, 264, 274, 275, 276, 277,
278, 279, 280, 281, 282, 283, 284, 285, 286, 288, 289, 290,
291, 292, 293, 294, 295, 296, 297, 298, 299, 301, 302, 303,
304, 305, 310, 311, 312, 313, 314, 319, 320, 321, 322, 323,
324, 326, 327, 329, 331, 334, 335, 336, 337, 338, 339, 340, 341, 342, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365,
366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377
378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389
390, 391, 392, 393, 394, 395, 397, 398, 399, 405, 406, 407,
408, 409, 501, 502, 503, 504, 505, 506, 507, 509, 510, 511,
512; 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523,
524, 525, 526, 527, 528, 529, 530, 531, 533, 534, 536, 535, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548,
549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560,
561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572,
573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584,
585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 596, 597,
598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609,
610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 624, 625, 627, 628, 629, 630, 631, 632, 633, 634, 635,
636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 647,
646, 648, 649, 650, 651, 653, 654, 655, 656, 657, 658, 659
660, 661, 663, 664, 665, 666, 667, 669, 673, 674, 675, 676,
677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 690, 691, 692, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705,
706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717,
 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729
730, 731, 732, 733, 734, 735, 737, 738, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 758, 859, 760, 761, 762, 763, 764, 765, 766, 767, 768,
769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 786, 789, 792, 793, 794, 795, 798, 802,
 803, 804, 805, 806, 807, 808, 809, 811, 812, 813, 814, 815,
 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827,
 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839,
840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851,
852, 853, 854, 855, 856, 857, 858, 859, 860, 862, 863, 864,
865, 866, 867, 869, 870, 873, 874, 875, 876, 877, 878, 880,
881, 882, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894,
896, 897, 903, 906, 907, 908, 911, 912, 913, 916, 917, 918,
919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930,
931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942,
943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954,
955, 956, 957, 959, 960, 961, 962, 963, 964, 965, 966, 967,
968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979,
980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1001, 1003, 1004,
1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032,
1034, 1035, 1036, 1037, 1038, 1041, 1042, 1043, 1044,
1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053,
1054, 1055, 1056, 1057, 1059, 1060, 1062, 1063, 1064,
-1065, 1068, 1070, 1082, 1083, 1084, 1085, 1086, 1087
1089, 1090, 1091, 1092, 1094, 1130, 1134, 1135, 1140,
1]41, 1]42, 143, 1145, 1146, 1147, 1148, 1149, 1150, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164,
1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173,
                1176, 1177,
                                1178, 1179, 1180, 1181, 1182,
1174, 1175,
1183, 1184, 1185, 1186, 1187, 1189, 1190, 1191, 1192,
1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202
1203, 1204, 1205, 1207, 1208, 1209, 1210, 1211, 1212,
1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221,
1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230,
1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239,
1240, 1241, 1242, 1243, 1244, 1246, 1247, 1248, 1250,
1251 and 1252.
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Cadastral survey plots in part - 287, 328, 441 and 485.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom \*it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

B. CHAKRABARTI.

Dy. Secy. to the Govt. of West Bengal.

Midnapore. - No. 11090-L.A. (P. W.). - 5th July 1963. -Whereas the Governor is satisfied that land is needed. for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Kishorpur, jurisdiction list No. 171, policestation Sutahata, district Midnapore it is hereby declared that pieces of land comprising cadastral survey plots in full—179, 130, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 533, 534, 535, 536, 537, 538, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 4735,736, 737, 739, 740, 741, 742, 743, 744, 745, 746, 747, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 819, 821, 822, 823, 824, 825, 826, 827, 831, 832, 834, 835, 836, 837, 838, 841, 842, 844, 845, 848, 853, 854, 855, 856, 857, 858, \$59, 861, 862, 863, 864, 865, 866, 620/868, 681/879, 804/880, 797/882, 304/910, 304/911, 305/912, 315/913, 317/914, 317/915, 328/916, 347/917, 593/942, 609/943, 609/944, 610/945, 618/946, 618/947, 610/948, 647/949, 647/950, 642/951, 678/952, 728/953, 743/954, 762/955, 767/956, 768/957, 769/958, 770/959, and 770/960 and cadastral survey plots in part 178, 526 and 561, and measuring, more or less, 149-28 acres are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village Kishorpur.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.— No. 11092-L.A. (P. W).—5th July .1963.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Murali Chak, jurisdiction list No. 143, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots in full -148, 149, 150, 151, 158, 160, 161, 184, 185, 186, 187, 188, 189, 335, and cadastral survey plots in part 157, 159, 175 and 245, and altogether measuring, more or less, 5-27 acres are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Murali Chak.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Seey. to the Govt. of West Bengal.

Midnapore.—No 11094-L.A. (P.W.).—5th July 1963
— Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Kismat Dhanyughata, jurisdiction list No. 173, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots in full 760, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818

819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 837, 839, 840, 841, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986 and 988 and measuring, more or less 102 06 acres are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the foresaid village of Kismat Dhanyaghata.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 11096-L.A. P. W.). 5th July 1963. Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union namely, for the establishment of Haldia Dock in the village of Muralichak, jurisdiction list No. 143, policestation Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots 3, 4, 5, 7, 8, 10, 11, 12, 13, 14, 15, 18, 19, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 33, 34, 35, 36, 37, 39, 40, 43, 46, 47, 48, 49, 50, 51, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, 67, 68, 69, 70, 80, 84, 86, 87, 88, 94, 95, 101, 102, 104, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 122, 124, 125, 126, 127, 128, 129, 131, 134, 135, 137, 145, 147, 154, 190, 192, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 219, 220, 221, 223, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 267, 268, 269, 270, 271, 272, 274, 275, 277, 278, 279, 281, 282, 283, 284, 285, 286, 287, 288, 289, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 313, 316, 317, 318, 319, 321, 3 3, 324, 325, 327, 328, 331, 337, 338, 339, 340, 341, **342**, 343. 344, 345, 346, 349, 350, 351, 358, 359, 365, 366 and parts of cadastral survey plots 218, 280, 290, 347, 348, 360 and measuring, more or less 72 80 acres are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Muralichak.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

fidnapore.—No. 11098-L.A. (P. W.)—5th July 3.—Whereas the Governor is satisfied that land leeded for a public purpose, not being a purpose of Union, namely, for the establishment of Haldia sk in the village of Bijoyram Chak, jurisdiction list 137, police-station Sutahata, district Midnapore, it creby declared that pieces of land comprising cadassurvey plots in full 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 19, 20, 21, 22, 23, 25, 26, 27, 28, 29, 30, 34, 35, 36, 39, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 55, 56, 57, 58, 59, 60, 61, 62, 65, 67, 70, 71, 73, 74, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 98, 90, 93, 95, 97, 98, 99, 100, 103, 104, 109, 112, 113, 116, , 118, 121, 122, 123, 124, 125, 126, 128, 129, 137, 139, 142, 143, 144, 145, 146, 147, 148, 149, 150, 152, 153 , 156, 158, 159, 160, 161, 164, 165, 166, 167, 168, 169, , 171, 172, 173, 174, 175, 176, 178, 180, 181, 182, 183 , 185, 186, 187, 188, 189, 190, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 210, 212, 213, 215, 216, 217, 218, 219, 220, 221, 222, 224, 225, 226, 227, 228, 229, 230, 231, 233, 234, 235, 238, 239, 240, 243, 245, 246, 248, 249, 250, 251, 252 , 256, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, , 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 281, 282, 283, 285 and 286 and measuring, more less 103 00 acres, are needed for the aforesaid dic purpose at the expenses of the Commissioners the Port of Calcutta within the aforesaid village of yram Chak.

'his declaration is made under the provisions of tion 6 of Act I of 1894, to all whom it may

plan of the land may be inspected in the office the Collector of Midnapore.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

napore.—No. 11100L.A.(P.W.)—5th July 1963.—as the Governor is satisfied that land is needed public purpose, not being a purpose of the Union, y, for the establishment of Haldia Dock in the of Bar Dhanyaghata Part I, jurisdiction list 72, police-station Sutahata, district Midnapore, nereby declared that pieces of land comprising ral survey plots in full 772, 773, 774, 775, 776, 777, 79, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 91, 792, 793, 817, 821, 823, 824, 825, 826, 827, 828, 30, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 84, 865, 866, 867, 868, 869, 870, 871, 872, 873, 905, 13, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 26, 927, 928, 929, 930, 931, 935, 936, 937, 938, 939, 11, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 3954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 95, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975,

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1963

This declaration is made under the provisions of section 6 of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 11102L.A.(P.W.) -5th July 1963. Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Durga Chak, jurisdiction list No. 135, police-467, 468, 469, 470, 472, 474, 476, 477, 482, 483, 484, 485, 486, 487, 488, 489, 491, 492, 493, 494, 496, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 509, 510, 511, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 529, 530, 532, 533, 534, 538, 539, 540, 541, 542, 544, 546, 547, 548, 549, 551, 552, 554, 555, 556, 557, 560, 565, 567, 568, 569, 570, 573, 574, **575**, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 589, 590, 591, 593, 595, 596, 597, 599, 600, 587, 588, 601, 602, 603, 606, 607, 608, 609, 610, 612, 611, 615, 616, 617, 618, 619, 623, 624, 626, 627, 628, 634, 637, 724, 725, 726, 727, 730, 734, 735, 736, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, **752**, **753**, **755**, **756**, **757**, **758**, **759**, **760**, **762**, **763**, **764**, **765**, **766**, **768**, **770**, **771**, **801**, **802**, **806**, **809**, **818**, **819**. 820, 823 and 824 and measuring, more or less 53.79 acros is needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Durga Chak.

This declaration is made under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### **ERRATUM**

Midnapore.—No. 11076L.A.(P.W.).—5th July 1963.—In notification No. 256L.A.(P.W.), dated the 4th January 1963, under section 4 of the Land Acquisition Act I of 1894, published at pages 37-38, Part I

of the "Calcutta Gazette, Extraordinary" of the Jánuary 1963, in respect of acquisition of la required for the Haldia Dock in the village Paramananda Chak, jurisdiction list No. 181, poli station Sutahata, district Midnapore, the follow changes will occur—

Read the figure "359" for the figure "459" line 40.

Read the figure "571" for the figure "671" line 56.

Read the figure "664" for the figure "644" line 64.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benş

Midnapore.—No. 11080L.A.(P.W.). —5th July 19—In notification No. 4794L.A.(P.W.), dated the 2 March 1963, under section 4 of the Land Acquisit Act I of 1894, published at pages 575Z(5)-(6), Par of the "Calcutta Gazette, Extraordinary" of the 2 March 1963, in respect of the acquisition of 12 required for establishment of Haldia Dock in village of Bardhanyaghata, Part II, jurisdiction No. 174, police-station Sutahata, district Midna the following change will occur:

Insert the figure "154" after figure "153" line 19.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bo

Midnapore.—No. 11084L.A.(P.W.). -5th July In notification No. 428L.A.(P.W.), dated the January 1963, under section 4 of the Land Acq tion Act 1 of 1894, published at pages 67-68, P of the "Calcutta Gazette, Extraordinary" of the January 1963, in respect of the acquisition of required for the establishment of Haldia Dock i village of Chiranjibpur, jurisdiction list No.

policé-station Sutahata, district Midnapore, the following changes will occur:—

- (i) Insert the figure "828" after the figure "827" in line 59.
- (ii) Insert the figure "893" after the figure "892" in line 64.
- (iii) Read the figure "934" in place of "924" in line 67.
- (iv) Delete the figure "895" in line 64.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 11088L.A.(P.W.). -5th July 1963. In notification No. 4798L.A.(P.W.), dated the 23rd March 1963, under section 4 of the Land Acquisition Act I of 1891, published at pages 5752Z(6)-(7), Part I of the "Calcutta Gazette, Extraordinary" of the 23rd March 1963, in respect of the acquisition of land required for the establishment of Haldia Dock in the village of Kishorpur, jurisdiction list No. 171, policestation Sutahata, district Midnapore, the following change will occur: --

Insert the figure "842" after the figure "841" in line 48.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

# The





# Gazette

44444

## Extraordinary

## Published by Authority

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WEDNESDAY, JULY 4, 1962

[SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## LABOUR DEPARTMENT

## **ORDERS**

No. 2430-I.R./IR/7L-46/59.—14th June 1962.—hereas under the Government of West Bengal, bour Department, order No. 4043-I.R./IR/7L-/59, dated the 19th August 1959, the industrial pute between Messrs. Ludlow Jute Co. Ltd., engail.• Howrah, and their workmen represented Ludlow Jute Workers' Union, Fuleswar, Howrah, arding the issues mentioned in the said order, ng matters specified in the Second Schedule to Industrial Disputes Act, 1947 (XIV of 1947), was erred to the Third Industrial Tribunal for udication;

and whereas during the pendency of proceedings ore the said Industrial Tribunal Md. Khairat Ali, a workman of the said Company, made a uplaint in writing to the said Industrial Tribunal inst the said Company alleging that the said mpany had dismissed the said workman concerned such dispute;

and whereas in exercise of the powers conferred section 33A of the Industrial Disputes Act, 1947 V of 1947), the said Industrial Tribunal has adication upon the said complaint and submitted award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an application under section 33A of the Industrial Disputes Act, 1947, filed by Md. Khairat Ali Sk., workman of Messes. Ludlow Jute Co. Ltd., against the said Company

#### And

In the matter of an application under section 33(2)(b) of the Industrial Disputes Act, 1947, filed by Messrs. Ludlow Jute Co. Ltd., P.O. Chengail, district Howrah, against the workman Md. Khairat Ali Sk. of village and P.O. Chengail, district Howrah

#### And

In the matter of the Government Order of Reference No. 4043-I.R. / IR / 7L-46/59, dated the 19th August 1959.

## BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

Miscellaneous Case No. 50 of 1961 under section 33A of the Industrial Disputes Act and Miscellaneous Case No. 118 of 1961 under section 33(2)(b) of the Industrial Disputes Act.

Case No. 50 of 1961 under section 33A

Md. Khairat Ali Sk., Chengail, Howrah –
Complainant,

Messrs. Ludlow Jute Co. Ltd., Chengail, Howrah— Opposite Party.

Case No. 118 of 1961 under section 33(2)(b)

Messrs. Ludlow Jute Co. Ltd., P.O. Chengail, district
Howrah—Petitioner.

Md. Khairat Ali Sk., Token No. 73038, son of late Sk. Sadem Ali, village and P.O. Chengail, district Howrah—Opposite Party.

## Appearances:

For the workman (in both the cases): Shri Nikhil Ranjan Roy, Advocate.

For the Company (in both the cases): Shri J. K. Ghosh, Advocate of Messrs. Orr Dignam & Co., Solicitors.

#### AWARD

These two cases- one arising out of an application under section 33(2)(b) of the Industrial Disputes Act filed by the employer Messrs. Ludlow Jute Co. Ltd. (herematter be referred to as the Company) asking for the Tribunal's approval of the order of dismissal passed against the workman Md. Khairat Ali Sk, and the other arising out of an application under section 33A of the same Act filed by the aforesaid workman complaining against his employer the aforesaid Company of his wrongful dismissal from service in contravention of the provisions of section 33 of the Act—were heard together at the desire of both parties.

The Company's case, in short, is that Md. Khairat Ali was in the employ of the Company as an electrician in 73A Department. On 18th May 1961 at about 10-10 a.m. he assaulted his superior officer Shri B. Banerji, the Electrical Supervisor, in an ugly manner within the department. Thereupon he was immediately charge-sheeted for his misconduct under clauses (viii) and (ix) of section 14(c) of the standing orders. The workman submitted a written explanation which was found unsatisfactory. So, a departmental enquiry followed by the Labour Officer. The workman was found guilty of the charges levelled against him and by letter, dated 5th June 1961, the workman was informed of the Company's decision to terminate his services. He was offered one month's wages in addition to his normal dues, but he refused to accept the same. Therefore, the Company's prayer is for approval of the action taken against the said workman.

The workman opposed the Company's application by filing a written statement in which he has denied the allegations made against him. He has contended that the finding of the enquiring officer is perverse and that on 6th June 1961 he was given a copy of the order of dismissal but there was no payment of any amount offered to him.

The workman, Md. Khairat Ali Sk., subsequently lodged a complaint under section 33A of the Industrial Disputes Act, 1947, against the Company and alleged that the Company had contravened the provisions of section 33 of the Industrial Disputes Act masmuch as it did not obtain approval of this Tribunal for dismissal of the workman. He has also contended that the finding of the enquiring officer was perverse and the Company's action in effecting his dismissal is unjust, unfair, illegal and with an ulterior motive and for extraneous consideration.

The Company in its written statement has questioned the maintainability of this application ir law inasmuch as there has been no contravention of the provisions of section 33 of the Industria Disputes Act. The Company has further contended that the workman having assaulted his superior of the company's standing orders and on the result of the departmental enquiry he was dismissed from service. Before actual dismissal he was offered one month's wages in lieu of notice but he refused to accept, that the Company filed an application to this Tribunal seeking approval of the action taker against the workman. That application was filed long before the workman's present petition of complaint. Therefore, according to the Company, the workman is not entitled to any relief.

First I take up the Company's application under section 33(2)(b) of the Industrial Disputes Act, 1947 Admittedly some proceeding was pending before this Tribunal in respect of an industrial dispute existing between the Company and its workmen. The disput. was pending at the relevant time when the Company took a decision to dismiss the workman from service for his misconduct and communicated the decision to him. Undisputedly the workman Khairat Ali wa an electrician. He was charge-sheeted on 18th May an electrician. The was charge-sheeted on four May 1961 [vide Exts. 8 and 1(a)] on the allegation that on that very day at about 10-15 a.m. the said work man assaulted Shri B. Banerji, Electricial Supervisor who was his immediate superior officer, in an ugi manner in the department when he was explainin to the workman about his gross negligence in doin a piece of job allotted to him. So, he was charge for riotous and disorderly behaviour during workin, hours at the establishment and neglect of wor under clauses (viii) and (ix) of section 14(c) of the standing orders. The workman submitted explana tion on 19th May 1961. Admittedly there was departmental enquiry by the Labour Officer of the Company. The worker admits to have attended th enquiry and cross-examined most of the witnesse examined on the side of the Company. Exhibit 10 is the notice of the enquiry which bears signature the workman in token of service thereof on him Exhibit 2 is the enquiry proceeding and Ext. 7 is the report in original of the enquiring officer and Ext. 2(a) is the typed copy thereof. The enquiring officer in his report found the workman guilty of th charge of assault brought against him. The sain finding was accepted by the management, page service record of the workman was also taken in consideration as will appear from Ext. 8, befor taking a decision to dismiss the workman. The

decision of the management was communicated to the workman by a letter Ext. 3 which was sent to the workman by registered post with acknowledgment due but the workman refused to accept the same. Then again the Company wrote another letter to the workman (Ext. 5) which also was sent to the workman in similar manner and it was accepted by him [vide Ext. 5(a)]. By the letters, Exts. 3 and 5, the workman was informed to collect one month's wages and other dues from the Company's office but the workman having failed to turn up for collection of the amount it was sent to him by money order, which the workman again refused to accept. So, it went back to the Company undelivered and the said amount was again credited in the account book on 14th June 1961. The cash book was produced before the Tribunal and the relevant entries shown. The present application was filed by the Company on 20th June 1961, i.e., shortly after the workman's refusal to accept one month's wages and other dues tendered to him by money order. The decision to dismiss the workman was taken by the Company, firstly, on 5th of June 1961 (vide Ext. 3) and simultaneously the workman was offered one month's wages not only by the said letter, but also tendered by money order, but it was refused by the workman and shortly after the refusal, the Company filed the present application seeking approval of the action taken against the workman.

Now, the enquiry permissible under section 33(2)(b) of the Industrial Disputes Act, 1947, is very much limited in its nature and extent. It is only to be seen if prima facie case is made out for according

approval or not.

It is well settled by the Hon'ble Supreme Court that if no unfair labour practice is involved, and if there is no victimisation and if there is no mala ides, the Tribunal is bound to give the approval sked for under section 33 of the Industrial Disputes Act, 1947, and the corresponding section 33(2) of the Industrial Disputes Act (Amended) provided a mina facie case against the concerned workman is nade out by the employer. It has also been held that in dealing with cases falling under section 33(2) of the Industrial Disputes Act, industrial authority will be entitled to enquire whether the proposed ction is in accordance with the standing orders, whether the employee concerned has been paid wages or one month and whether an application has been under for approval as prescribed by the said ub-section.

In the instant case the workman was chargeheeted for misconduct under clauses (viii) and (ix) f section 14(c) of the standing orders. It is clear om the standing orders that if the charges levelled gainst the workman are proved or in other words the workman is found to be guilty of the said disconduct, then he is liable to be dismissed withut notice or any compensation in lieu of notice. o, the proposed action of dismissal is in accordance ith the standing orders of the Company. Before fecting the dismissal the workman was informed collect one month's wages along with other dues om the Company's office but the workman did not imply in spite of information. It appears from the e registered letter (Ext. 3). The Company, howe registered letter (Ext. 3). The Company, hower, again tendered the requisite amount by money der which also the workman refused to accept. absequently the workman was again communicated the Company's decision by another letter Ext. 5, when he was again asked to collect his dues from the office during working hours. But the workman in spite of acceptance of the letter Ext. 5 which was sent to him by registered post with acknowledgment due [vide Exts. 4 and 5(a)] did not care to receive the amount which was kept ready for payment to him. It has been held by the Calcutta High Court in the case of Titaghur Paper Mills Co. Ltd., reported in 1961 F.L.R., Vol. 3, page 386, that the approval of the Industrial Tribunal or Labour Court under the proviso to section 33(2)(b) of the Industrial Disputes Act is not a condition precedent to an order of dismissal or discharge. The words "action taken" in section 33(2) of the Act cannot be taken to mean "action proposed to be taken." It was also held in that case that as regards the payment of one month's wages in lieu of notice if the wages had been kept ready for acceptance by the workman and if the workman was so informed, that must be deemed to be equivalent to payment even if the workman did not in fact accept the same. Therefore, in the above facts and circumstances of the present case, the payment of one month's wages to the workman may be presumed and the workman cannot be allowed to take advantage of his own wrong.

I have already observed that the present application was promptly filed by the Company on 20th June 1961. There was very little delay in doing so by the Company and that has not been objected to by the other party. Even then this little delay has also been explained by the Company's Labour Officer. So, the application was filed by the Company almost with promptitude.

The Company's witness Shri R. N. Mukherji held the enquiry. He is the Labour Officer of the Company. The enquiry is admitted. It is also further admitted that it was held in presence of the workman and most of the witnesses were cross-examined by him. Several witnesses were examined on the side of the Company. Some responsible officers also gave evidence before the enquiring officer. I have gone through the entire proceeding as recorded by the Labour Officer in his own hand (Ext. 2) and also his indings (Ext. 7) and printed copy thereof is Ext. 2(a). There is hardly any room for doubt that it was a fair and proper enquiry in which the concerned workman had every opportunity to prove his innocence. There was sufficient evidence as I find from the enquiry proceeding before the enquiring officer wherefrom it was quite possible for him to come to the conclusion which he actually arrived at. His was a possible finding from the evidence before him, if believed. It is well settled that this Tribunal has no power to act as a Court of Appeal and substitute its own judgment for that of the employer or the management. Industrial Tribunals powers in the matter of dismissal of a workman are not unlimited. It is well settled that where an enquiry has been held on evidence by domestic board of enquiry, the Tribunal should not ignore the findings of the domestic board of enquiry and try to come to its own findings on the charges on independent evidence led before it. It is also well settled that the Tribunal can and could interfere only when in the matter of dismissal (1) there has been want of good faith, (2) whether there has been victimisation or unfair labour practice, or (3) the management has been guilty of basic error or violation of the principles of natural justice, or (4) when on the materials the findings are completely baseless or perverse. In the present case there is no allegation

of victimisation or unfair labour practice. It has been contended on behalf of the workman that the finding of the enquiring officer is perverse because it is not supported by any legal evidence. In support of this contention reliance was placed on the evidence of the enquiring officer Shri Mukherji who has deposed that there was no eye-witness to the alleged occurrence, viz., the assault on Shri Banerji by the concerned workman in the department during the working hours. I have already observed that I have gone through the entire evidence. It is not that there is absolutely no evidence but there is some evidence, may not be direct evidence but circumstantial evidence which are sometimes better and stronger than direct evidence wherefrom the enquiring officer can reasonably come to the finding he actually arrived at. Therefore, even on merits I find that there is justification for according approval.

Next I take up the other case of complaint under section 33A of the Industrial Disputes Act filed by the workman Khairat Ali. Though a complaint, it is to be adjudicated upon as if it were a dispute referred to or pending before a Tribunal. In a complaint of the present nature while made before a Tribunal it will be the duty of the Tribunal to decide two issues, viz., (1) the fact of contravention and (2) the merits of the act or order of the employer. It is held by the Hon'ble Supreme Court in a case reported in 1958 (1) L.L.J. 793 that if the fact of contravention of the provision of section 33A of the Industrial Disputes Act by the employer is proved and if the order passed by the employer against the employee is found not justified on appropriate relief. But if on the second point the finding is that on the merits the order passed by the employer again the employee is justified, then even there has been contravention of the provisions of section 33 of the Act, that contravention may be regarded as a technical breach and the employee will not be consided to any relief. It is further held that if it is found that there has been no contravention of the provisions of section 33 of the Industrial Disputes Act by the employer, then nothing can be done in favour of the employee.

In the present case it has already been found that there has been no contravention of the provisions of section 33 of the Act by the Company inasmuch as in the eve of law there has been compliance by the Company with the provisions for tendering one month's wages to the workman and also for applying to the appropriate Tribunal for approval of the action taken against the workman. It has already been found that not only the amount of one month's wages and other dues were kept ready for payment to the concerned workman but they were tendered to him by money order, but he refused to accept the same. Immediately after his refusal to accept the amount tendered to him by money order, the Company filed an application before this Tribunal seeking approval of the action taken against the workman. This fact is not denied. The workman himself received copy of the said application on 20th June 1961 as will appear from his endorsement on the original application under section 33(2)(b) of the Industrial Disputes Act. So, there was no contravention of the provisions of section 33 of the

Industrial Disputes Act by the Company. It has been observed by the Hon'ble Supreme Court in the case of Automobile Products of India Ltd. [1955 L.L.J. (I), page 346] that a cursory perusal of section 33 of 1947 Act will at once show that it is the contravention by the employer of the provisions of section 33 that gives rise to a cause of action in favour of the workman to approach and move the authority named in the section and that this contravention is the condition precedent to the exercise by the authority concerned of the additional jurisdiction and powers conferred on it by the section.

In the present case there has been no contravention of the provisions of section 33 of the Industrial Disputes Act. As such there is no scope for complaint. So, it will not be necessary to go into the merits.

However, even on the merits it has already been found that there was a fair and proper enquiry and the principles of natural justice were observed in the conduct of the enquiry, the workman was given full and free opportunity to prove his innocence of the charges before the enquiring officer. His finding was challenged only on the ground that it was perverse because it was not supported by any legal evidence. It was contended on the side of the workman that there was no direct evidence to prove the charge of assault on Shri Banerji. I have found from the evidence recorded by the enquiring officer that some respectable and responsible officers gave evidence before the enquiring officer. They spoke on the facts and circumstances immediately following the occurrence. Their evidence and other counst intiel evidence available to the enquiring officer were sufficiently satisfactory to warrant the conclusion actually arrived at by the enquiring officer. The concerned workmen assigned no motive for false implication by Shri Banerji who was new to the department as a supervisor. There was no allegation of victimisation or unfair labour practice The evidence before the enquiring officer was gone into and it is found that on the materials at the domestic enquiry the finding was quite probable and obvious one. Therefore, the said finding cannot be disturbed. The action taken by the Company agains the workman on the basis of that finding by effecting his dismissal in accordance with the standing order of the Company is justified.

In the result, the Company is entitled to the approval of its action taken against the concerned workman Khairat Ali which is accordingly accorded. The workman's complaint under section 33A rejected. He is not entitled to any relief.

Dictated and corrected by me.

J. N. MANDAL, Judge.

> JITENDRA NATH MANDAL, Judge, Third Industrial Tribunal.

The 30th May 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal

The



## Gazette

## Extraordinary

## Published by Authority

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THURSDAY, JULY 5, 1962

[SAKA 1884

T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## OMMERCE AND INDUSTRIES DEPARTMENT

#### Mines and Power

## · ORDER

No. 2772-MP/E1.2M-5/62.—28th June 1962.—In sercise of the power conferred by section 22B of the Indian Electricity Act, 1910 (1X of 1910), the jovernor is pleased hereby to make the following mendments in this Department Order No. 1515-19/2M-5/62, dated the 7th April 1962, for regulating the supply, distribution, consumption and use of lectrical energy (hereinafter referred to as the said order), namely:—

## Amendments

- in the Schedule to the said O. der -
- (i) under the heading "Howrah Area", omit the serial and entry "1. Arati Cotton Mills Ltd., Dasnagar, Howrah" in column 1, against the entry 'Monday" in column 2.
- (ii) under the heading "Southern Areas",-
- (a) omit the serial and entry "1. Indian Jute Mills Association, Research Institute" in column 1, against the entry "Monday" in column 2;

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- (b) omit the serial and entry "6. Central G and Ceramic Research Institute" in column 1, against the entry "Monday" in column
- (c) omit the serial and entry "12. Impe Chemical Industries (I) P. Ltd., Tiljala' column 1, against the entry "Monday" column 2;
- (d) after serial 13 and the entries relating the to insert the following entries in colur 1 and 2, namely:—
  - "13A. Imperial Tobacco Co. of India Ltc Monday
    - Provided that their maximum dem; between 7 a.m. and 10 p.m. does exceed 60 K.W."
- (c) omit the serial and entry "35. Imperabacco Co. of India Ltd." in column against the entry "Friday" in column 2
- (f) omit the serial and entry "37. Semo Engineering and Manufacturing Co. India Ltd." in column 1, against the en "Friday" in column 2;
- (g) after serial 54 and the entries relating there insert the following serial and entries a columns 1 and 2, namely:—
  - "55 Siemens Engineering and Manufacing Co. of India Ltd.....Saturday

P. M. DAS GUPTA,
Dy. Secy. to the Govt. of W
Bengal.

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# Gazette

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THURSDAY, JULY 5, 1962

[SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## LAND AND LAND REVENUE DEPARTMENT

Calcutta

## Land Acquisition

## **NOTIFICATIONS**

Darjeeling. — No. 8240L.A. — 5th July 1962.— Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for educational purpose in the village of Baramohansingh, jurisdiction ist No. 96, thana Siliguri, pargana Patherghata, listrict Darjeeling, it is hereby notified that a piece of land comprising cadastral plots as shown below n schedules 'A' and 'B', and measuring, more or ess, 14.73 acres, is likely to be needed for the aforeaid public purpose at the public expense within the foresaid village Baramohansingh.

## .. Schedule 'A' (waste and arable)

Village Baramohansingh, jurisdiction list No. 96, police-station Siliguri, district Darjeeling

Cadastral survey plots in full—19, 20, 22, 23, 24, 7, 28, 51, 276, 155, 156 and 157.

## Schedule 'B' (other than waste and arable)

Village Baramohansingh, jurisdiction list No. 96, police-station Siliguri, district Darjeeling

Cadastral survey plot in full-26.

This notification is made, under the provisions of ection 4 of Act I of 1894, to all whom it may oncern.

A plan of the land may be inspected in the office f the Special Land Acquisition Officer, Darjeeling.

In exercise of the powers conferred by the aforeid section the Governor is pleased to authorised..... the officers for the time being engagd in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act I of 1894 as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands mentioned in schedule 'A' above to which in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

Any person interested in lands described in schedule 'B' above who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner, Darjeeling.

By order of the Governor, H. L. CHAKRABARTY,

Dy. Secy. to the Govt. of West Bengal.

Darjeeling. — No. 8242L.A. — 5th July 1962.— Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for educational purpose in the villages of Bataliguri, Lachka, Rangia, Nengtichhara, Bairatisal, Baramohansingh and Kalam, jurisdiction list Nos. 74, 73, 75, 76, 79, 96 and 97 respectively, thana Siliguri, pargana Patherghata, district Darjeeling, it is hereby notified that a piece of land comprising cadastral plots as shown below and measuring, more or less, 248.70 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Bataliguri, Lachka, Rangia, Nengtichhara, Bairatisal, Baramohansingh and Kalam.

Village Bataliguri, jurisdiction list No. 74, policestation Siliguri, district Darjeeling

Cadastral survey plots Nos. in full --128, 130 and -134.

Cadastral survey plots in part-131, 132, 133 and 135.

Village Lachka, jurisdiction list No. 73, policestation Siliguri, district Darjeeling Cadastral survey plot in part—168.

Village Rangia, jurisdiction list No. 75, policestation Siliguri, district Darjeeling

Cadastral survey plots in full—272, 273, 288, 395, 397, 398, 399, 403, 623, 637, 639, 640 and 655.

Cadastral survey plots in part-235, 414, 417, 426, 624, 631, 634, 636, 711, 712, 703, 704 and 707.

Village Nengtichhara, jurisdiction list No. 76, policestation Siliguri, district Darjeeling

Cadastral survey plots in full—53, 54, 55, 56 and 57.

Village Bairatisal, jurisdiction list No. 79, policestation Siliguri, district Darjeeling

Cadastral survey plots in full—62, 64, 65, 66, 279, 345, 346, 347, 348, 350, 349 and 262.

Cadastral survey plots in part—302, 303, 304, 305, 306, 307, 309, 294 and 428.

Village Baramohansingh, jurisdiction list No. 96, police-station Siliguri, district Darjeeling

Cadastral survey plots in full – 286, 401, 403, 404, 413, 168, 169, 1123, 1139, 1140, 508, 675, 678, 679, 680, 695, 697, 511, 564, 565, 566, 567, 568, 569, 570, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 778, 779, 780, 781, 782, 783, 784, 791, 792 and 793.

Village Kalam, jurisdiction list No. 97, police-station Siliguri, district Darjeeling

Cadastral survey plots in full-1, 2, 4, 5, 7, 8, 9, 10, 12, 13, 14 and 186.

Village Rangia, jurisdiction list No. 75, police-station Siliguri, district Darjeeling

\*Cadastral survey plots in full -400, 402 and 405.

This notification is made under the provisions of section 4, of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Darjeeling.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section. Any person interested in lands described in schedule above, who has any objection to the acquisition thereof, may within thirty days after the date or which public notice of the substance of this notification is given in the locality, file an objection ir writing, before the Deputy Commissioner Darjeeling.

By order of the Governor, H. L. CHAKRABARTY,

Dy. Secy. to the Govt. of West Bengal.

## **ERRATUM**

Darjeeling.—No. 8236L.A.—5th July 1962.—In notification No. 12872L.A., dated the 12th August 1960, published at pages 2015-2016, Part I of the "Calcutta Gazette, Extraordinary" of the 12th August 1960, in respect of acquisition of land for educational purpose at Siliguri in the village of Bairatisal, jurisdiction list No. 79, police-station Siliguri, district Darjeeling

Insert cadastral survey plot No. 388/436 after cadastral survey plot No. 388 in line 16.

Delete cadastral survey plot Nos. 151 and 158 in line 23.

Delete cadastral survey lot No. 149 in line 24.

Delete cadastral survey plot No. 426 in line 26.

Delete cadastral survey plots 356, 357, 358, 355, 354 and 351 under schedule B of the notification and also the last paragraph of the notification.

Read figures "156.51" in place of "161.98" in line 10.

This cancels the erratum No. 14482L.A., dated th 6th September 1961, published at page 3348 of th "Calcutta Gazette", Part 1 of the 14th Septembe 1961.

By order of the Governor, H. L. CHAKRABARTY.

Dy. Secy. to the Govt. of West Bengal

## **ERRATUM**

Darjeeling.—No. 8238L.A.—5th July 1962.—In declaration No. 14484L.A., dated the 6th September 1961, published at page 3427 of the "Calcutta Gazette", Part I of 21st September 1961, in respect of acquisition of land for educational purpose at Siliguri in the village of Bairatisal, police-station Siliguri, district Darjeeling.

Delete cadastral survey plot No. 158 in line 14. Insert cadastral survey plot Nos. 395 and 388 and 388 in line 9.

Read figures "156.51" in place of "155.29" in line 18.

By order of the Governor, H. L. CHAKRABARTY, Dy. Secy. to the Govt. of West Bengal. ared No. C207

No. 355(1)

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14 ] THURSDAY, JULY 5, 1962

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-Orders and Notifications by the Governor of West gal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

DEPARTMENT OF FOOD, RELIEF AND SUPPLIES

· (Food and Supplies)

## \*Directorate of Consumer Goods NOTIFICATION

CG/Cement/Pol-5/560/1039.- 5th July 1962.—rcise of the power conferred by the explanation ragraph 4 of order No. 10333-DCS, dated the August 1948, as subsequently amended, I, with proval of the State Government hereby notify II stocks of packed Portland Cement, sold by ate Trading Corporation of India (Private) d on or after the 1st July 1962, at the rate of 3.10 nP. (Rupees one hundred thirty-three and ye paise only) per metric tonne free on rail ation railway, station fixed under the Governof India's order No. 8-5/62-CEM, dated the une 1962, shall not be sold by any licensed in Calcutta, at a price higher than 8.26 nP. (Rupees one hundred thirty-eight and r-six naye paise only) per metric tonne, ve of sales taxes, Central or State.

## P. NAG,

Director of Consumer Goods, West Bengal.



# Gazette

## Extraordinary

## Published by Authority

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FRIDAY, JULY 6, 1962

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

## GOVERNMENT OF WEST BENGAL

#### LAW DEPARTMENT

Calcutta

## Legislative

## \* NOTIFICATION

1463L.—6th July, 1962.—The Governor ng been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for general information:-

## THE WEST BENCAL HICHWAYS BILL, 1962,

## A

## BILL

to provide for the maintenance and control of highways. the prevention of encroachments thereon and the removal of encroachments therefrom, and for certain other matters connected therewith.

Whereas it is expedient to provide for the maintenance and control of highways, the prevention of encroachments thereon and the removal of encroachments therefrom, and for certain other matters connected therewith;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:---

### CHAPTER I.

## Preliminary.

Short title. commence. ment.

- 1. (1) This Act may be called the West Bengal Highextent and ways Act, 1962.
  - (2) It extends to the whole of West Bengal.
  - (3) It shall come into force at once.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
  - (a) "District Magistrate" includes Additional District Magistrate;
  - (b) "encroachment" means any occupation or use of any highway or part thereof by any unauthorised person, and includes any projection on, over or under such highway;

- (Chapter II.—Declaration of Highways.—Clauses 3, 4.— Chapter III.—Appointment of Highway Authority and his functions.—Clauses 5—7.—Chapter IV.—Prevention and removal of encroachment.—Clause 8.)
  - (c) "highway" means any road, street, path, way or land, other than a national highway, within the meaning of the National Highways Act, 1956, which is declared by the State Government to be a highway under section 3 and includes-

- (i) the flanks, tootpaths, pavements and drains adjoining such highway;
- (11) all bridges, culverts, causeways, carriageways and other structures built on or across such highway; and
- (iii) any land in the possession of the State Government or any other authority adjoining such highway, used or intended to be used for purposes of the highway;
- Authority (d) "Highway means the authority appointed under section 5; and
- (c) "prescribed" means prescribed by rules made under this Act.

#### CHAPTER II.

#### Declaration of Highways.

Doclaration of highway.

- (1) The State Government may, by notification in the Official Gazette, declare any road, street, path, way or land to be a highway.
- (2) Such notification may specify the boundaries of such highway.
- (3) The Highway Authority may demarcate boundaries of the highway by placing and maintaining stones or other suitable marks at intervals all along the highway in such manner as may be prescribed.

Public right to use a highway.

4. The right of the public to use a highway shall be subject to the provisions of this Act and the rules made thereunder.

#### CHAPTER 111.

## Appointment of Highway Authority and his functions.

Appoint. ment of Highway Authority. 5. The State Government may, by notification in the Official Gazette, appoint one or more officers to be Highway Authority for the purposes of this Act.

Authority.

6. Subject to such conditions as may be prescribed, the Powers and duties and duties and duties in accordance with the provisions of this Act relating to the maintenance and control of the highways, the prevention of encroachments thereon and the removal of encroachments therefrom, and matters incidental thereto.

Staff of the Highway Authority.

7. The State Government may appoint such staff as it deems necessary to assist the Highway Authority,

## CHAPTER IV.

## Prevention and removal of encroachment.

Permission to make encroach. ment

- 8. (1) No person shall make any encroachment without obtaining previous permission in writing of the Highway Authority or any officer not below the rank of an Assistant Engineer authorised by him in this behalf.
- (2) The Highway Authority or such officer may, having due regard to the satety and convenience of traffic and subject to such conditions and on payment of such fee or other charge as may be prescribed, grant a permit to any person to use or occupy temporarily any land appertaining to or ad oining a highway for such period as may be

(Chapter IV .- Prevention and removal of encroachment .-('lauses 9-11.)

(3) Any person holding a permit granted under subsection (2) shall, if required, produce it for inspection before the Highway Authority or any officer authorised under sub-section (I) and shall on the expiry of the period specified therein restore the land under his use or occupation to its original condition and make over possession thereof to the Highway Authority or the officer referred to in subsection (I).

Power to cancel permission.

- 9. (1) The Highway Authority may cancel any permit granted under section 8 if-
  - (a) any fee or charge therefor is not duly paid, or
  - (b) the purpose for which the permit was granted has ceased to exist, or
    (c) there is breach of any of the terms and conditions
  - of such permit, or
  - (d) the land covered by such permit is required by such Authority, or
  - (e) the use or the occupation of the land covered by the permit by the permit-holder is causing impediment, obstruction or inconvenience to the use of the highway by the public.
- (2) Where the permit is cancelled under clause (b) or clause (d) of sub-section (I), the permit-holder shall be entitled to a return, in respect of the unexpired period of the permit, of a proportionate amount of any fee or charge which may have been paid by him.

Removal of encroach-

- **10.** (1) If any person,—
- (a) is found to have made an encroachment on any road, street, path, way or land which is declared to be a highway under sub-section (1) of section 3, or
- (b) makes an encroachment on a highway in contravention of the provisions of section 8, or
- (c) does not remove an encroachment on the expiry or cancellation of any permit granted to him,

the Highway Authority or any officer authorised by him in this behalf shall serve a notice on him requiring him to remove the encroachment and restore the highway to its original condition within the period specified in the notice.

- (2) If the encroachment is not removed within the time specified in the notice, the Highway Authority or the officer authorised under sub-section (I) may make an application to a Magistrate of the first class, having jurisdiction over the area, not being the District Magistrate, for removal of the encroachment and delivery of possession of the land encroached upon to the Highway Authority or such officer.
- (3) Such Magistrate may, on receiving the application and after notice to the person responsible for the encroachment and on taking such evidence, if any, as he thinks fit, make an order authorising the authority or officer to recover possession and remove the encroachment in question and may, if necessary, direct the police to assist in the enforcement of the order.
- (4) If the person responsible for the encroachment is aggrieved by the order of the Magistrate made under sub-section (3) he may, within fifteen days from the date of the Magistrate's order, appeal to the District Magistrate. The District Magistrate shall, after hearing the parties, make an order affirming, modifying or setting aside the order made under sub-section (3).

Recovery of cost of removal of encroachment.

- 11. (1) Any cost incurred by the Highway Authority or the officer authorised under sub-section (1) of section 10 in removing any encroachment shall be recoverable from the person responsible for the encroachment in the manner hereinafter provided after giving him an opportunity of making any representation he may wish to make in the matter.
- (2) A notice of demand for such cost shall be served by such authority or officer on such person requiring payment of the same within such time as may be specified in the notice.
- (3) If such person pays the cost of removal within the time specified in the notice referred to in sub-section (2), the materials, if any, obtained on removal of the encroachment shall be made over to him.

- (Chapter V.—Supplemental provisions to secure safety of traffic and prevention of damage to highways).—

  Clauses 12-15.)
- (4) If such person fails to pay up the amount of cost within the time specified, such materials may be sold and the proceeds appropriated towards the cost of removal, and the balance, it any, shall be made over to such person.
- (5) If the proceeds do not cover the amount of cost the deficiency, or if there are no materials to be sold and if the amount of cost has not been paid within the time specified in the notice referred to in sub-section (2), the amount of cost shall be recoverable from the person responsible for the encroachment as a public demand.

#### CHAPTER V.

## Supplemental provisions to secure safety of traffic and prevention of damage to highways.

Restriction on the use of land adjoining a highway for the prevention of obstruction of view.

- 12. (1) It any person, owning land adjoining a high-way near a bend or a corner thereof, intends to construct a building or structure thereon, he shall make an application to the Highway Authority, in such form and with such particulars as may be prescribed, for approval, authorising such construction.
- (2) It the Highway Authority is satisfied that such construction will not obstruct the view of persons using the highway, he shall give such approval.
- (3) It the Highway Authority refuses to give such approval, he shall communicate the order of refusal to the applicant.
- (1) The applicant may, within thirty days from the date on which such order of refusal is communicated to him, appeal to the State Government.
- (5) The State Government may, after giving an opportunity to the applicant to be heard, dismiss the appeal, or allow it and give such approval.
- (6) If the appeal is dismissed the State Government may, of its own motion or at the request of the owner, acquire the land or any part thereof in accordance with any law for tho time being in force for the purposes of the highway.
- (7) The State (tovernment may authorise an officer, not below the rank of an Additional District Judge or an Additional District Magistrate, to hear and dispose of an appeal referred to in sub-section (4).

Prohibition or restriction of use of vehicles on certain highways.

- 43. Where a highway or any portion thereof is not designed to carry vehicles of which the laden weight exceeds such limit as may be fixed by the Highway Authority in this behalf, he may, subject to such conditions as may be prescribed, prohibit or restrict the plying of such vehicles on or over such highway or such part of the highway.
- Power to close highway temporarily or regulate
- 14. (1) If any portion of a highway is in need of immediate repairs or is or has been rendered unsafe for vehicular or pedestrian traffic by reason of damage or otherwise, the Highway Authority may, subject to such conditions as may be prescribed, either close that portion of the highway to all traffic or to any class of traffic temporarily for effecting repairs or protective works, or impose reasonable restrictions in respect of the speed or laden weight of vehicles using such portion of the highway.
- (2) Where under sub-section (1) the Highway Authority closes any portion of a highway temporarily, any land adjoining such portion of the highway may be requisitioned or acquired in accordance with any law for the time being in force for the construction of a temporary diversion road.
- (3) Any such temporary diversion road shall be deemed to be a part of the highway.

Prevention of damage to high-way.

- 15. (1) No person shall cause, by any vehicle or animal in his charge or otherwise, any damage to or obstruction on any highway.
- (2) The Highway Authority or any officer authorised by him may remove any obstruction from the highway and may, if necessary, ask the police for assistance in removing such obstruction.

Chapter VI.--Penalties... Clauses 16-20,--Chapter VII.-Miscellaneous—Clauses 21-24.)

#### CHAPTER VI.

#### Penalties.

Disobedience of orders, etc. 16. Whoever wilfully disobeys any prohibition or restriction imposed under section 13 or section 14, or obstructs any person or authority in the discharge of any functions that such person or authority is required or empowered under this Act to discharge, shall, on conviction, be punished with fine which may extend to five hundred rupees.

Penalty for removal of boundary mark. 17. Whoever wrongfully removes or tampers with any stones or marks placed by the Highway Authority for demarcating the boundaries of any highway shall, on conviction, be punished with fine which may extend to one hundred rupees.

Causing damage to highways. 18. Whoever in contravention of sub-section (1) of section 15 causes any damage to or obstruction on any highway, shall, on conviction, be punished with fine which may extend to one thousand rupees and shall in addition be liable to pay the cost of repair of such damage or the cost of removal of such obstruction, as the case may be.

General provision for punishment of offences.

- 19. Whoever contravenes any provision of this Act or of any rule or order made thereunder shall, if no other penalty is provided for the offence, be punished, on conviction,—
  - (a) for a first offence with fine which may extend to five hundred rupees.
  - (b) for a subsequent offence with fine which may extend to one thousand rupees.

Power to compound offences.

- 20. An offence committed by any person under this Act may be compounded by the Highway Authority on payment of such sum as such Authority may determine and on payment thereof—
  - (a) no proceedings shall be commenced against such person; and
  - (b) if any proceedings have already been commenced against such person, such proceedings shall not be turther proceeded with.

## CHAPTER VII.

## Miscellaneous.

Certain persons to be public servants. 21. The Highway Authority and the officers and other persons authorised or appointed under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

45 of 1860.

Bar of jurisdiction.

22. No Civil Court shall have jurisdiction in respect of any matter which the Highway Authority, or an officer or person authorised under this Act is empowered to deal with under the provisions of this Act.

Protection of persons acting in good fuith. 23. No suit, prosecution or other legal proceedings shall be instituted against any authority or officer or person duly authorised under this Act in respect of anything in good faith done or intended to be done under this Act or the rules or orders made thereunder.

Service of notice.

- •24. A notice issued under this Act may be served,-
  - (a) by delivering or tendering it or sending it by post to the person to whom it is addressed, or to his agent, or
  - (b) if such a person or his agent is not found then by leaving it at his usual or last-known place of abode or by delivering or tendering it to some adult male member of his family:

Provided that if the address of such person is not known or such person cannot be traced at his last-known address service of notice at the site of the encylachment shall be deemed to be service on

(Chapter VII.—Miscellaneous.—Clauses 25-29.)

Pewer to make rules.

- 25. (1) The State Government may, by notification in the Official Gazette, and subject to the condition of previous publication, make rules to carry out the purposes of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, the State Government may make rules for all or any of the following matters:—
  - (a) the conditions referred to in sub-section (2) of section 8 subject to which use or occupation of any land appertaining to or adjoining a highway may be permitted;
  - (b) the conditions subject to which the plying of vehicles may be prohibited or restricted under section 13;
  - (c) the conditions subject to which traffic may be closed or reasonable restrictions in respect of the speed or laden weight of vehicles may be imposed under section 14;
  - (d) the placing of boundary marks and their maintenance;
  - (e) forms of applications and notices under this Act;
  - (f) fees or charges which may be imposed or levied under this Act;
  - (g) discharge of functions under this Act by the Highway Authority; and
  - (h) any other matter which is to be or may be prescribed.

Savings.

- 26. Nothing in this Act shall affect-
- (a) the rights of any local authority to make any excavation for the purpose of laying, making, altering, repairing or renewing any sewer, drain, water course or other work; or
- (b) the rights of any authority under any law for the time being in force to erect any support or make any excavation for the purpose of laying, making, altering, repairing or renewing any main, pipe, sluice, weir, electric line, duct, drain or other apparatus in respect of gas, water, electricity, railways, tramways or trolly vehicles; or
- (c) any land belonging to a railway administration when such land is held or used by the railway administration for the purpose of its railway; or
- (d) the powers of the telegraph authority under the provisions of the Indian Telegraph Act, 1885.

13 of 1885.

Provisions of this Act or rules to prevail over inconsistent provisions in other laws. 27. Save as provided in section 26, the provisions of this Act or rules made thereunder shall have effect not-withstanding anything to the contrary contained in any other law for the time being in force.

National highway to be deemed a highway in certain coses.

- 28. A national highway as defined in the National Highways Act, 1956, lying within the State, shall be deemed to be a highway for the purposes of this Act when, in
  - (a) a notification under section 5 of the said Act has been issued, directing the exercise of any function by the State Government or by any officer or authority subordinate to the State Government,
  - (b) an agreement has been entered into with the State Government under section 8 of the said Act.

Repeal. 29. The Bengal Highways Act, 1925.

## STATEMENT OF OBJECTS AND REASONS.

The provisions of the Bengal Highways Act, 1925 (as amended by Act XVII of 1953) are not adequate for the proper maintenance of highways by the prevention of encroachments thereon and removal of encroachments therefrom. Difficulties have been experienced in dealing with numerous encroachments on the roadside lands throughout the State. Such difficulties have increased considerably in recent years due to the construction of many new and important roads. It is, therefore, necessary to undertake legislation to provide for effective control over highways in the State. The Bill has been prepared with that object in view.

K. N. DAS GUPTA, Member-in-charge.

CALCUTTA, The 4th July, 1962.

#### FINANCIAL MEMORANDUM.

Section 5 of the West Bengal Highways Bill, 1962, provides for the appointment of Highway Authority and other staff to assist the Highway Authority in discharge of his various duties under the enactment. The Superintending Engineer of each Circle of the Public Works Directorate is proposed to be appointed as Highway Authority. No extra expenditure on this account may, therefore, be necessary. But a small unit consisting of one Assistant Engineer, one Sub-Assistant Engineer, one Surveyor with two chainmen, one clerk, one typist and one peon will be necessary in each Circle of the Public Works Directorate to assist the Superintending Engineer in discharging his additional duties as Highway Authority. It has been worked out that the annual expenditure of maintaining one such unit in each of the five Circles of the Public Works Directorate will be Rs. 73,000 approximately.

- 2. The concurrence of the Finance Department was sought for in the matter. That Department have, on principle, agreed to the proposed legislation, but made the following observations:
- "..... We, however, regret that we cannot commit anything immediately regarding the staffing pattern and expenditure—this does not also seem to be necessary. Question of sanctioning staff may be taken up with due regard for fund provision as and when necessity arises, with reference 'to workload and yardstick'.

K. N. DAS GUPTA,

Member-in-charge.

i

CALCUTTA,
•The 4th July, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Goet, of West Bengal.

No. 357(1)

istered No. C207

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## GOVERNMENT OF WEST BENGAL

## DIRECTORATE OF HEALTH SERVICES

## **ORDER**

No. HPH/4965.—29th June 1962.—In exercise of the power conferred upon me by regulation 26 of the legulations promulgated under section 2 of the idian Epidemic Diseases Act (Act III of 1897) ublished under notification No. PH/6413/2R-44/61, ited the 20th November 1961, the terms of which are been extended in notification No. PH/4565/2R-1/61, dated the 19th May 1962, I hereby authorise e following persons to act as Inspecting Officers

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RT 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## LAND AND LAND REVENUE DEPARTMENT

#### Land Development

#### **DECLARATION**

24-Parganas. No. 8342-L.Dev.- 6th July 1962. Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Kankinara, Sthippara, Sundia and Jagaddal, jurisdiction list No. 12, 11, 14 and 13, respectively, police-station Jagaddal, district 34-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey 4 ats Nos. 2816, 2817, 2834, 2835, 2839, 2864, 2870, 2871, 2849, 2850, 2857 to 2859, 544, 1676, 1843, 2164, 2449 and parts of cadastral survey plot Nos. 1812, 2334, 2820, 2831, 2484 of village Kandinara, cadastral survey plot Nos. 2511, 2562, 2693, 2694 and parts of cadastral survey plot Nos. 2512 of village Sthirpara, cadastral survey plot Nos. 27, 30, 384 of village Sundia and cadastral survey plot No. 400 in part of village Jagaddal and altogether measuring more or less, 8.78 acres, is required within the aforesaid villages of Kankinara, Sthirpara, Sundia and Jagaddal.

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## 084 THE CALCUTTA GAZETTE, EXTRAORDINARY, [] JULY 7, 1962.

This declaration is made under the provisions Section 6 of the West Bengal Land Development at Planning Act, 1948 (West Bengal Act XXI of 194 to all whom it may concern.

A plan of the land may be inspected in the off of the Collector, 24-Parganas.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Beng

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## GOVERNMENT OF WEST BENGAL

## HOME DEPARTMENT

· · Constitution and Elections

## **NOTIFICATION**

No. 3429A.R.—7th July 1962. The following order the Governor of West Bengal is hereby published r general information:—

## "ORDER

In pursuance of Article 164 of the Constitution of dia, I hereby direct that the Ministers of the State West Bengal, now holding office, shall cease to hold lee from the date on which oaths are administered the new Ministers who will be appointed on the constitution of the Council of Ministers as a conquence of the demise of Dr. Bidhan Chandra Roy, Chief Minister of the State of West Bengal, on nday, the 1st July 1962.

RAJ BHAVAN, CALCUTTA, 1e 7th July 1962.

> PADMAJA NAIDU, Governor of West Bengal."

R. GUPTA,
Chief Secy. to the Govt. of
West Bengal.

d and published by the Superintendent, Government ng. West Bengal. at West Bengal Govt. Press, Alipore.

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T I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## Government of West Bengal

#### HOME DEPARTMENT

#### Constitution and Elections

#### NOTIFICATIONS

No. 3431A.R.—9th July 1962.—The Governor is pleased, in exercise of the power vested in her by clause (1) of Article 164 of the Constitution, hereby to appoint Shri Prafulla Chandra Sen as the Chief Minister of the State of West Bengal and, on his advice, the following persons as the other Ministers of the State of West Bengal:

Shri Kali Pada Mookerjee Minister Shri Khagendra Nath Das Gupta Minister Shri Ajoy Kumar Mukherji Minister Shri Iswar Das Jalan Minister Shri Rai Harendra Nath Chowdhury Minister Shri Tarun Kanti Ghosh Minister . . . Shrimati Purabi Mukhopadhyay Minister Shri Syamadas Bhattacharyya Minister Shri Jagannath Kolay Minister Dr. Jiban Ratan Dhar Minister Shri Saila Mukherjee Minister ... Minister Shrimati Abha Maiti Shri S. M. Fazlur Rahman Minister Minister Shri Bijoy Singh Nahar



Shri Sourindra Mohan Misra	•••	Minister of State
Shri Tenzing Wangdi	•••	Minister of State
Shri Smarajit Bandyopadhyay		Minister of State
Shri Charu Chandra Mahanty		Minister of State
Shri Chittaranjan Roy		Minister of State
Shri Ardhendu Sekhar Naskar	•••	Minister of State
Shri Ashutosh Ghosh		Minister of State
Shri Bijesh Chandra Sen		Minister of State
Dr. Prabodh Kumar Guha		Minister of State
Dr. Sushil Ranjan Chattopadhyay		Minister of State
Shri Promatha Ranjan Thakur	•••	Minister of State
Shri Syed Kazim Ali Meerza	•••	Deputy Minister
Shri Md. Zia-ul Haque		Deputy Minister
Shrimăti Maya Banerjee		Deputy Minister
Shri Tara Pada Roy		Deputy Minister
Shrimati Radharani Mahatab		Deputy Minister
Shri Kanai Lal Das		Deputy Minister
Shri Zainal Abedin		Deputy Minister
Shrimati Shakila Khatun	•••	Deputy Minister
Shri Mukti Pada Chatterji		Deputy Minister
Shri Mahendra Nath Dakua		Deputy Minister

By order of the Governor,

R. GUPTA,

Chief Secy. to the Govt. of West Pengal. .

No. 3432A.R.—9th July 1962.—The following notification is published for general information:

"Notification No. 29198.

> Raj Bhavan, Calcutta, The 9th July 1962.

The Governor has this day administered the Oaths of Office and of Secrecy to-

Shri Prafulla Chandra Sen Chief Minister Shri Kali Pada Mookerjee Minister ... Shri Khagendra Nath Das Gupta Minister Shri Ajoy Kumar Mukherji Minister Shri Iswar Das Jalan Minister Shri Rai Harendra Nath Chowdhury Minister ... Shri Tarun Kanti Ghosh Minister Shrimati Purabi Mukhopadhyay Minister Shri Syamadas Bhattacharyya Minister . . . Shri Jagannath Kolav Minister Dr. Jiban Ratan Dhar Minister Shri Saila Mukherjee Minister . . . Shrimati Abha Maiti Minister Shri S. M. Fazlur Rahman Minister ... Shri Bijoy Singh Nahar Minister Shri Sourindra Mohan Misra Minister of State Shri Tenzing Wangdi Minister of State ... Shri Smarajit Bandyopadhyay Minister of State ... Shri Charu Chandra Mahanty . . . Minister of State Shri Chittaranjan Roy Minister of State . . . Shri Ardhendu Sekhar Naskar Minister of State Shri Ashutosh Ghosh Minister of State . . . Shri Bijesh Chandra Sen Minister of State . . . Dr. Prabodh Kumar Guha Minister of State Dr. Sushil Ranjan Chattopadhyay Minister of State . . . Shri Promatha Ranjan Thakur Minister of State Shri Syed Kazim Ali Meerza Deputy Minister Shri Md. Zia-ul Haque Deputy Minister Shrimati Maya Banerjee Deputy Minister . . . Shri Tara Pada Rov Deputy Minister Shrimati Radharani Mahatab Deputy Minister Shri Kanai Lal Das Deputy Minister . . . Shri Zainal Abedin Deputy Minister Deputy Minister Shrimati Shakila Khatun . . . Shri Mukti Pada Chatterji Deputy Minister Shri Mahendra Nath Dakua Deputy Minister

By order of the Governor,

S. K. MUKERJEI, Secretary to the Governor."

By order of the Governor,

R. GUPTA,

Chief Secy. to the Govt. of West Bengal.

No. 3433A.R.—9th July 1962.—The Governor on the advice of the Chief Minister has been pleased to make the following allotment of business among the Ministers of the State of West Bengal:

- (1) Shri Prafulla Chandra Sen, Chief Minister, to be Minister-in-charge of the General Administration, Political, Anti-Corruption and Enforcement Branches of the Home Department and the Departments of Finance; Development: Food and Supplies; and Agriculture.
- (2) Shri Kali Pada Mookerjee to be Minister-in-charge of the Police, Defence, Special, Passports, Press and Transport Branches of the Home Department.
- (3) Shri Khagendra Nath Das Gupta to be Minister-in-charge of the Departments of Public Works; and Housing.
- (4) Shri Ajoy Kumar Mukherji to be Minister-in-charge of the Department of Irrigation and Waterways.
- (5) Shri Iswar Das Jalan to be Minister-in-charge of the Constitution and Elections Branch of the Home Department and the Department of Law.
- (6) Shri Rai Harendra Nath Chowdhury to be Minister-in-charge of the Department of Education.
- (7) Shri Tarun Kanti Ghosh to be Minister-in-charge of the Departments of Commerce and Industries; Cottage and Small Scale Industries; and Co-operation.
- (8) Shrimati Purabi Mukhopadhyay to be Minister-in-charge of the Jails and Social Welfare Branches of the Home Department.
- (9) Shri Syamadas Bhattacharyya to be Minister-in-charge of the Department of Land and Land Revenuc.
- (10) Shri Jagannath Kolay to be Minister-in-charge of the Publicity Branch of the Home Department; the Departments of Excise; and Legislative Aflairs.
- (II) Dr. Jiban Ratan Dhar to be Minister-in-charge of the Department of Health.
- (12) Shri Saila Mukherjee to be Minister-in-charge of the Departments of Local Self-Government and Panchayats; Community Development and Extension Services; and Tribal Welfare.
- (13) Shrimati Abha Maiti to be Minister-in-charge of the Departments of Refugee Relief and Rehabilitation; and Relief.
- (14) Shri S. M. Fazlur Rahman to be Minister-in-charge of the Departments of Animal Husbandry and Veterinary Services; Fisheries; and Forests.
- (15) Shri Bijoy Singh Nahar to be Minister-in-charge of the Department of Labour.
- (16) Shri Sourindra Mohan Misra to be Minister of State for the Department of Education.
- (17) Shri Tenzing Wangdi to be Minister of State for the Department of Animal Husbandry and Veterinary Services.
- (18) Shri Smarajit Bandyopadhyay to be Minister of State for the Department of Agriculture.
- (19) Shri Charu Chandra Mahanty to be Minister of State for the Supplies Branch of the Food and Supplies Department.
- (20) Shri Chittaranjan Roy to be Minister of State for the Department of Co-operation.
- (21) Shri Ardhendu Sekhar Naskar to be Minister of State for the Department of Excise.
- (22) Shri Ashutosh Ghosh to be Minister of State for the Transport Branch of the Home Department.

- (23) Shri Bijesh Chandra Sen to be Minister of State for the Department of Development.
- (24) Dr. Prabodh Kumar Guha to be Minister of State for the Department of Labour.
- (25) Dr. Sushil Ranjan Chattopadhyay to be Minister of State for the Department of Health.
- 226) Shri Promatha Ranjan Thakur to be Minister of State for the Department of Tribal Welfare.
- (27) Shri Syed Kazim Ali Meerza to be Deputy Minister for the Department of Public Works.
- (28) Shri Md. Zia-ul Haque to be Deputy Minister for the Department of Local Self-Government and Panchayats.
- (29) Shrimati Maya Banerjee to be Deputy Minister for the Department of Education.
- (30) Shri Tara Pada Roy to be Deputy Minister for the Department of Trrigation and Waterways.
- (31) Shrimati Radharani Mahatab to be Deputy Minister for the Jails and Social Welfare Branches of the Home Department.
- (32) Shri Kanai Lal Das to be Deputy Minister for the Department of Land and Land Revenue.
- (33) Shri Zainal Abedin to be Deputy Minister for the Department of Health,
- (34) Shrimati Shakila Khatun to be Deputy Minister for the Departments of Refugee Relief and Rehabilitation; and Relief.
- (35) Shri Mukti Pada Chatterji to be Deputy Minister for the Deputment of Education.
- (36) Shri Mahendra Nath Dakua to be Deputy Minister for the Department of Commerce and Industries.

By order of the Governor,

R. GUPTA,

Chief Secy. to the Govt. of West Bengal.

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GOVERNMENT OF WEST BENGAL

## EDUCATION DEPARTMENT

## General

#### NOTIFICATION

lo. 2313Edn(G)/G.1U-125/61.—4th July 1962.—exercise of the power conferred by sub-section of section 5 of the North Bengal University Act, I (West Bengal Act XXVII of 1961), the Govern is pleased hereby to appoint the 9th day of 1962, as the date with effect from which

- (a) the colleges specified in column (1) of the table below (hereinafter referred to as the said colleges), within the limits of the districts mentioned in the corresponding entries in column (2) of that table shall be deemed to be affiliated to the University of North Bengal and continue to be so affiliated until the University of North Bengal otherwise directs and shall cease to be affiliated to the University of Calcutta; and
  - o) any Teacher, Principal or member of the Governing Body of any one of the said colleges holding or having been elected to, by virtue of his being such Teacher, Principal or member, any office in or under

the University of Calcutta or any of the authorities thereof, shall cease to hold supplies and the vacancy so caused shall be deemed to be a casual vacancy for the purpose of the Calcutta University Act, 1951,

## The Table

	(1)		(2)
Na	mes of the colleges	Names	of the districts
1. 2.	Dinhata College Victoria College	}	Cooch Behar
1.	Darjeeling Government College	}	
2.	Loreto College for Women		
3.	Siliguri College	}	Darjeeling
4.	Sonada Salesian College		, 0
5.	St. Joseph's College		•
6.	Sree Ramkrishna B. T. College	1 .	
1.	Alipurduar College	)	•
2.	Ananda Chandra College		
3.	Prasannadev Moha- vidyalaya	}	Jalpaiguri
4.	Ananda Chandra	•	
,	Training College	ل	•
i.	Malda College		Malda
1.	Balurghat College	Ì	West Dinajpur
2.	Raigunj College	S	West Dinajpui

D. M. SEN,
Secy. to the Govt. of We Bengal.

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**GOVERNMENT OF WEST BENGAL** 

#### **DEPARTMENT OF EXCISE**

#### NOTIFICATIONS

No. 962Ex.—28th June 1962.—In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased hereby to make, with effect from the 1st July 1962, the tollowing amendment in the orders published with notification No. 596-8.R., slated the 30th March 1915, as subsequently amended (hereinafter referred to as the said orders), namely:—

#### Amendment

For tables 1, II and III appended to puragraph (1) of order 26 of the said orders, substitute the following tables, respectively, namely:—

#### TABLE I-INDUSTRIAL AREAS

Area.	Strength of spirit fixed for sale.	Rate of duty per litre
(1)	(2)	(3)
GROUP A		Rs.
(1) Whole of the Calcutta district	35° U.P. 50° U.P. 70° U.P.	7 ·88 6 ·05 2 ·84
(2) Police-stations Metiaburuz, Mahestala, Behala, Tollygungo and Budge Budge in the Sadar subdivision of the 24-Parganas district.	35° U.P. 50° U.P.	7 ·89 6 ·06
(3) Sadar subdivision and police-station Bowria in the Uluberia subdivision of the Howrah district.	70° U.P.	2 ·84

2098(a)



Атов	Strength of spirit fixed for sale.	Rate of duty per litre.
(1)	(2)	(3) Rs.
GROUP B		*****
(1) Police-station Uluberia in the Uluberia subdivision of . the Howrah district	. 35° U.P. 50° U.P. 70° U.P.	7 ·89 6 ·04 2 ·88
(2) Barrackpore subdivision of the 24-Parganas district	35° U.P. 50° U.P. 70° U.P.	7 ·89 5 ·98 2 ·98
GROUP C		
<ol> <li>Assasol subdivision (excluding police-station Khaksa) of the Burdwan district.</li> </ol>	<b>40° U.P.</b> 60° U.P. 75° U.P.	5 · 24 3 · 26 1 · 59
GROUP D		
<ol> <li>Kharagpur Town police-station and the area served by Dewanmaro C. S. shop of the Kharagpur (Local) P. S. in the Sadar subdivision of the Midnapore district.</li> </ol>	35° U.P. 55° U.P. 75° U.P.	5 ·93 3 ·80 1 ·87
(2) Police-stations Chinsurah and Mogra in the Sadar subdivision, police-stations Scrampore and Uttarpara in the Scrampore subdivision and police-stations Bhadreswar and Chandernagore in the Chandernagore subdivision of Hooghly district.	35° U.P. 60° U.P. 75° U.P.	8·02 4·61 2·10
TABLE II-OTHER AREAS		
GROUP A	450 II T)	~ 11
(1) Police-station Bhangar in the Sadar subdivision of the 24-Parganas district.	45° U.P. <b>65° U.P.</b>	5·11 3·08
(2) Police-station Amta (exclusive of the shop at Fatchpur) and	45° U.P.	4 • 24
the shops at Boragachi and Mollarhat (police-station Shampur) in the Uluberia subdivision of the Howrah district.	65° U.P.	2 ·48
GROUP B  (1) Subdivisions of Katwa and Kaina avaluding the areas served by the shops at Kaina, Bagnapara, Singerkone and Narkeldanga in police-station Kains of Burdwan district.  (2) Subdivision of Tamtuk and police-station Daspur (exclusive of the area served by the shop at Narajole) in the Ghatal	45° U.P.	4 -20
subdivision of the Midnapore district  (3) Uluberia subdivision exclusive of the shops at Boragechi and Mollachat (police-station Shampur) and of the police-stations Bowria, Uluberia and Amta and inclusive of the shop at Fatchpur within police-station Amta of the Howrah district.  (4) Basirhat, Diamond Harbour and Bongaon subdivisions in the 24-Parganas district.	65° U.P.	2 · 46
(5) Whole of the districts of Nadia and Murshidabad.		
(6) Barasat subdivision in the 24-Parganas district	45° U.P. 65° U.P.	5 ·07 3 ·05
(7) Police stations Sonarpore, Baruipur, Bishnupur, Joynagar and Canning in the Sadar subdivision of the 24-Parganas district.	45° U.P. 65° U.P.	5 · 10 3 · 08
GROUP C  (1) Sadar subdivision and police-station Khaksa of the Asansol subdivision of the Burdwan district.  (2) Police station Garbota and the area served by the shop at Salboni in police station Salboni in the Sadar subdivision, the area served by the shop at Ramgarh in police-station Binpur in the Jhargram subdivision and Ghatal subdivision except police-station Daspur of the Midnapore district.	45° U.P.	4 · 38
<ul> <li>(3) Arambagh subdivision in the Hooghly district.</li> <li>(4) Whole of the districts of Birbhum, Bankura and Malda</li> <li>(5) (a) West Dinajpur district excluding shops at Durgapur, Churamon, Raiganj, Patiraj, Kalikamora, Dhankolhat, Nayabazar, Badalpur, Darail, Patiram, Balurghat, Teorhat, Samjia and Hili and police-stations Chopra, Islampur, Goalpokhar and Karandighi.</li> </ul>	65° U.P.	2 · 52

	THE RESERVE AND THE PERSON NAMED IN COLUMN	
Агор.	Strength of spirit fixed for sale.	Rate of duty per litre.
(1)	(2)	(3)
GROUP C-concld.		Rs.
(b) Shops at Durgapur, Churamon, Raiganj, Patiraj, Kalima-	45° U.P.	
mora, Dhankolhat, Nayabazar, Badalpur, Darail, Patiram, Balurghat, Teorhat, Samjia and Hili of the West Dinajpur district.	65° U.P.	4·44 2·64
(c) Police-stations Chopra, Islampur, Goalpokhar and Karan- dighi of the West Dinajpur district.	50° U.P. 72·5° U.P.	2 · 22 1 · 17
(6) (a) Shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltongani, Joyanti, Paitkapara, Raydak and Nararthali in the Alipur Duars	45° U.P.	4.52
subdivision of the Jalpaiguri district.	65° U. P.	2.74
(b) Police-stations Jalpaiguri and Rajganj in the Jalpaiguri district.	45° U.P.	4 · 38
(c) Other areas of the Jalpaiguri district		
(7) Whole of the district of Cooch Behar	65° U.P.	2.52
(8) Whole of the district of Darjeoling	45° U.P. 65° U.P.	4·27 2·47
GROUP D		
(1) Sadar subdivision [excluding police-stations Garbeta and Kharagpur Town and the areas served by the shops at	45° U.P.	4.38
(1) Salboni in police-station Salboni and (2) Dewanmaro in Kharagpur (local) P. S.], Contai subdivision, Jhargram subdivision (excluding the area served by the shop at Ramgarh in police-station Binpur) and the area served by the shop at Narajole in police-station Daspur in the Chatal subdivision of Midnapore district.	65° U.P.	2 · 52
(2) Sadar subdivision (exclusive of the police-stations Chinsurah and Mogra), Chandernagore subdivision (exclusive of	45° U.P.	5.08
police-stations Bhadreswar and Chandernagore) and Serampore subdivision (exclusive of police-stations Seram- pore and Uttarpara) in the Hooghly district.	65° U.P.	3.05
(3) Areas served by the shops at Kalna, Bagnapara, Singerkone and Narkoldanga in police-station Kalna in the Kalna subdivision of the Burdwan district.	45° U.P. 65° U.P.	4·21 2·46
. GROUP E		
(I) Whole of the district of Purulia excluding police-station Purulia.	50° U.P. 72·5° U.P. 80° U.P.	1·72 0·74 0·37
(2) Police-station Purulia of the Purulia district	50° U.P. 72-5° U.P. 80° U.P.	2·13 1·10 0·47
TABLE III		
GROUP A		
(1) Tamluk subdivision and police-station Daspur (excluding the area served by the shop at Narajole) in the Ghatal subdivision of the Midnapore district.	77·5° U.P.	1 · 31
GROUP B		
(1) Police-stations Saltora, Induur, Khatra, Ranibundh, Raipur, Si mlapal, Taldangra and Chatna (exclusive of Unions IX and X) in the Sadar subdivision of the Bankura district.	77 · 5° U.P.	0.67
(2) Police-station Garbeta and the area served by the shop at Salboni in police-station Salboni in the Sadar subdivision and the area served by the shop at Ramgarh in police-station Binum in the Tharcran subdivision of the Midna.		

Area.	Strength of spirit fixed	Rate of duty
(1) GROUP B—concld.  (3) Police-stations Surı, Mahammadbazar, Dubrajpur, Rajnagar and Khoyrasol in the Sadar subdivision and police-stations Murari, Nalhati and Rampurhat in the Rampurhat subdivision of the Birbhum district.	for sale. (2)	per litre. (3) Rs.
(4) Whole of the Bankura district excluding the areas included under item (1).		
(5) Ghatal subdivision excluding the police-station Daspur of the Midnapore district.	77 · 5° U.P.	1.30
(6) Whole of the Jalpaiguri district excluding police-stations Jalpaiguri and Rajganj and the shops at Alipur Duars, Bhatibari, Hatipota, Haldibari, Dalsingpara, Radharani, Deema, Hamiltonganj, Joyanti, Paitkapara, Raydak, Nararthali, Motelli, Thaljhora, Ambari, Chamurchi, Luksan, Lankapara, Bandhapani, Banerhat, Chengmari and Ramjhora.		1,20
(7) Kalimpong subdivision and the areas served by the shops at Singla, Ladoma, Sukiapokri, Mirik, Panighata, Naxal- bari, Kharibari, Phansidewa and Pedong in the district of Darpeeling.		
(8) Shops at Alipur Duars, Bhatibari, Deema, Hamiltongani, Paitkapara, Raydak and Nararthali in the Jalpaiguri district.	77·5° U.P.	1.28
(9) Shops at Hatipota, Haldibari, Dalsingpara, Radharani, Joyanti, Motelli, Thaljhora, Ambari, Chamurchi, Luksan, Lankapara, Bandhapani, Banerhat, Chongmari and Ramjhora.	77·5° U.P.	0.84
(ROUP C)  (1) Chandra Union in Midnaporo police-station and police-stations Salboni (excluding the areas served by the shop at Salboni), Debra and Keshpur in the Sadar subdivision, police-stations Jhargram, Jambani and Binpur (excluding the area served by the shop at Ramgarh) in the Jhargram subdivision of the Midnapore district.	77·5° U.P.	0.68
(2) Police-stations Midnapore (except Chandra Union), Narayan garh and Danton in the Sadar subdivision and the area served by the shop at Narajole in police-station Daspur in the Ghatal subdivision of the Midnapore district.	77·5° U.P.	1 · 30

No. 963-Ex. 18-17/62(Pt.) -28th June 1962.—In exercise of the powers conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendments with effect from the 1st July 1962 in the rules published with notification No. 601-S.R., dated the 30th March 1915, as subsequently amended, namely:

#### Amendments

- In Table I appended to rule 245 of the said rules— following: -
  - "Kharagpur Town police-station and the area served by Dewanmaro C. S. shop of the Kharagpur (Local) police-station in the Sadar subdivision of the Midnapore district."

In Table II appended to the said rule—
In tem (I) of Group D, for the words "Sadar Subdivision...

Midnapore district" in column (I) under the heading "Area"

substitute the following:—
"(1) Sadar subdivision [excluding police-stations Garbeta and Kharagpur town and the areas served by the shops at (1) Salboni in police-station Salboni and (2) Dewanmaro in Kharagpur (Local) police-station], Contai subdivision, Jhargram subdivision (excluding the area served by the shop at Ramgarh in police-station Binpur) and the area served by the shop at Narajole in police-station Daspur in Ghatal subdivision of Midnapore district."

3. In Table III appended to the said rule-In Group C, insert in item (1) of column (1) under the heading "Area" the word "Jamboni" before the words "and Binpur".

By order of the Governor, R. N. CHATTERJEE, Asstt. Secy. to the Govt. of West Bengal.

# Calcutta



# Gazette

## Extraordinary

## Published by Authority

ASADHA 20] ·

TUESDAY, JULY 10, 1962

SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### **NOTIFICATIONS**

Jalpaiguri.—No. 8460L.A. — 10th July 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55-Judl(I), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India, as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the Oil Pipeline Project (mile 52.3 to 53.3) in the village of Birpara T.E., jurisdiction list No. 45, police-station Madarihat, district Jalpaiguri, it is hereby notified that a piece of land comprising cadastral survey plot numbers as detailed in schedules A and B below, and measuring, more or less, 3.21 acres, is likely to be required within the aforesaid village of Birpara T.E.

#### Schedule A (Waste and Arable)

Cadastral survey plots in part—622, 623, 647, 650 and 654.

#### Schedule B (Other Land)

Cadastral survey plots in part 627, 636, 637 and 646.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by the section.

Any person interested in so much of the above land as is not waste or arable, described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner, Jalpaiguri.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894, read with the said notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the waste and arable lands described in schedule A above, to which in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor.

B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

Jalpaiguri.—No. 8462L.A. — 10th July 1962.— "Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55-Judl.(1), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India, as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

Now, therefore, in exercise of the powers conferred by section 48(1) of the Land Acquisition Act I of 1894, read with the said notification, the Governor is pleased to withdraw from the acquisition of the pieces of land comprising parts of cadastral survey plot Nos. 622, 623, 647 and 654 of village Birpara T.E., jurisdiction list No. 45, police-station Madarihat, district Jalpaiguii, and measuring, more or less, 3.05 acres, out of the total area of 7.11 acres of land covered by declaration No. 14716L.A., dated the 9th September 1961, published at page 2267, Part I of the "Calcutta Gazette, Extraordinary", of the 9th idem, for the Oil Pipeline Project (mile 52.3 to 53.3).

By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### DECLARATION

Jalpaiguri.—No. 8464L.A. 10th July 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55-Judl.(I), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the Oil Pipeline Project (mile 52.3 to 58.3) in the village of Birpara 1.E., jurisdiction list No. 45, police-station Madarihat, district Jalpaiguri, it is hereby declared that a piece of land

comprising part of cadastral survey plot No. 627, and measuring, more or less, 0.01 of an acre, is needed for the aforesaid public purpose at the public expense within the aforesaid village of Birpara T.E.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpajguri.

By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### ERRATHM

Darjeeling.—No. 8452L.A. 10th July 1962.—In notification No. 9858L.A., dated the 19th June 1961, published at pages 2196-2197 of the "Calcutta Gazette", Part I, dated the 29th June 1961, in respect of acquisition of land for Oil India Pipeline Project (mile 130.36 - 131.36) in the villages of Mahipal and Bansgaon Kismet, police-station Phansidewa, district Darieeling:—

Insert the figure "667" in between the figure "666" and the word "and" in line 24.

Read figure "6.81" in place of the figure "6.79" in line 30.

By order of the Governor,

B. CHAKRABARTI, Dy. Secv. to the Govt. of West Bengal.

#### ERRATUM

Darjeeling.—No. 8454L.A.—10th July 1962.—In Declaration No. 12358L.A., dated the 5th August 1961, published at page 2030 of the "Calcutta Gazette", Part I, dated the 29th June 1961, in respect of acquisition of land for Oil India Pipeline Project (mile 130.36—131.36) in the villages of Mahipal and Basgaon Kismet, police-station Phansidewa, district Darjeeling:—

Insert the figure "667" in between the figure "666" and the word "and" in line 24.

Read the figure "6.81" in place of the figure "6.70" in line 29.

By order of the Governor,

B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

# The



## Extraordinary

## Published by Authority

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TUESDAY, JULY 10, 1962

[ SAKA 1884

RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

#### **Land Acquisition**

#### **NOTIFICATIONS**

rdwan.—No. 8434L.A.(P.W.).—10th July 1962.—reas it appears to the Governor that land is v to be needed for a public purpose, not being rpose of the Union, namely, for the construction to Calcutta-Durgapur Expressway (in 48th mile) to villages of Purbakrishnapur and Sonakur, diction list Nos. 145 and 144, respectively, e-station Burdwan, district Burdwan, it is hereby ted that a piece of land comprising cadastral ty plots as detailed below and measuring, more significantly and public purpose at the public expense within aforesaid villages of Purbakrishnapur and kur.

#### Schedule A (waste and arable land)

20 Purba-Krishnapur, jurisdiction list No. 145. Police-station Burdwan, district Burdwan.

dastral survey plots in full—1038, 1039, 1292, 1308, 1310, 1313, 1314, 1317 to 1319 and 1324. Hastral survey plots in part—267, 269 to 272, 306, 310, 311, 1037, 1040, 1041, 1289, 1291, 1293, 296, 1306, 1309, 1311, 1312, 1315, 1316, 1320, 1323, 1325 and 1326.

Village Sonakur, jurisdiction list No. 144. idastral survey plots in full—133, 134, 361, 362, 764, 779 to 781, 1218, 1226 and 1227.

Cadastral survey plots in part—123, 129 to 132, 135, 136, 141, 359, 360, 363, 384 to 392, 426, 760 to 762, 765, 766, 773, 778, 782, 783, 1196 to 1199, 1202, 1214, 1219 to 1223, 1225 and 1228.

#### Schedule B (other than waste or arable land)

Village Purbakrishnapur, jurisdiction list No. 145. Police-station Burdwan, district Burdwan.

Cadastral survey plot in full-268.

Cadastral survey plots in part-266 and 1036.

Village Sonakur, jurisdiction list No. 144.

Cadastral survey plots in part 365, 393, 394, 818 and 820.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any persons interested in the lands other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894

(I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (I) of section 17 of the said Act are applicable.

By order of the Governor,

#### B. CHAKRABARTI,

Dv Secy to the Govt of West Bengal.

Burdwan. No. 8436LA (P.W.) 10th July 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the construction of the Calcutta-Durgapur Expressway (m. 47th mile) in the villages of Putunda and Purba-Krishnapur, jurisdiction list Nos. 154 and 145, respectively, police-station Burdwan, district Burdwan, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 42.00 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Putunda and Purbakrishnapur.

#### Schedule A (waste and arable land)

Police-station Burdwan, di-trict Burdwan

Village Putunda, jurisdiction list No. 154.

Cadastral survey plots in full—1100 to 1102, 1118, 1120 to 1124, 1259 to 12 J, 1264, 1265, 1294 to 1297, 1300, 1302, 1303, 1309, 1313, 1314, 1317, 2703, 2709, 2712, 2714, 2720 to 2722, 2725, 2727 to 2729, 3058, 3063, 3078, 3079, 3081, 3083, 3087 to 3089, 3133 to 3138, 3140, 3141, 3601 and 3608.

Cadastral survey plots in part—1099, 1108, 1109, 1116, 1117, 1119, 1128, 1254, 1257, 1258, 1262, 1263, 1266, 1267, 1288 to 1290, 1292, 1293, 1307, 1308, 1310, 1312, 1315, 1316, 1318, 1981, 2713, 2715, to 2717, 2724, 2726, 2730 to 2732, 2736, 3056, 3057, 3059 to 3062, 3064, 3065, 3069 to 3071, 3074, 3075, 3077, 3080, 3082, 3086, 3090, 3091, 3129 to 3132, 3139 and 3142 to 3144

Police-station Burdwan, district Burdwan.

Village Purbakrishnapur, jurisdiction list No. 145.

Cadastral survey plots in full 1322, 1328 to 1332, 1345, 1346, 1349 and 1350

Cadaştral survey plots in part = 1283, 1284, 1289 to 1291, 1320, 1321, 1323, 1325 to 1327, 1333, 1337, 1343, 1344, 1347, 1348, 1351, 1353, and 1356 to 1361

## Schedule B (other than waste or arable land).

Police station Burdwan, district Burdwan.

Village Putunda, purisdiction list No. 145

Cadastral survey plots in tall - 1085, 1090, to 1097, 1103 to 1106, 1298, 1299, 1301, 1304 to 1306, 1971 to 1973, 1975 to 1978, 2704, 2705, 2707, 2708, 2710, 2711, 2718, 2719, and 3598.

Cadastral survey plots in part—1082 to 1084, 1089, 1098, 1107, 1125, 1127, 1129, 1208, 1291, 1974, 1979, 1980, 2692, 2702, 2706, 2723, 2749 and

Village Purbakrishnapur, jurisdiction list No.

Cadastral survey plots in part—1381 and 138

This notification is made under the provision section 4 of the Land Acquisition Act I of 189 all whom it may concern.

A plin of the land may be inspected in the of the Special Land Acquisition Officer, Burdw

In exercise of the powers conferred by the a said section, the Governor is pleased to authorithe Officers for the time being engaged in the untaking, with their servants and workmen, to upon and survey the land and do all other required or permitted by that section.

Any persons interested in the lands other waste or arable described in schedule B above, has any objection to the acquisition thereof, within thirty days after the date on which p notice of the substance of this notification is § in the locality, file an objection in writing by the Collector of Burdwan.

In exercise of the powers conferred by sub-se (4) of section 17 of the Land Acquisition Act, (1 of 1894), the Governor is pleased to direct the provisions of section 5A of the Act shall apply to the waste and arable lands describe schedule A above to which, in the opinion of Governor, the provisions of sub-section (1 section 17 of the said Act are applicable,

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Be

Burdwan.—No. 8438L.A.(P.W.).—10th July 196 Whereas it appears to the Governor that lar likely to be needed for a public purpose, not a purpose of the Union, namely, for the constructor of the Calcutta-Durgapur Expressway (in 49th and the villages of Sonakur, Schara, Durgabati Mahipal, jurisdiction list Nos. 144, 143, 90-142, respectively, police-station Burdwan, dis Burdwan, it is hereby notified that a piece of comprising cadastral survey plots as detailed by anoth measuring, more or less, 36 00 acres, is likely be needed for the aforesaid public purpose at public expense within the aforesaid villages Sonakur, Schara, Durgabati and Mahipal.

## Schedule A (waste and arable land)

Police-station Burdwan, district Burdwan.

Village Sonakur, jurisdiction list No. 144.

Cadastral survey plots in full—72, 73, 80, 89, 93, 95 to 97, 125, 126 and 128.

Cadastral survey plots in part—4, 28, 30 to 33.5 36, 55, 69 to 71, 74, 75, 77 to 79, 91, 94, 123, 124, 15 129, 130 and 135.

Village Sehara, jurisdiction list No. 143.

Cadastral survey plots in full--773, 776, 839 to 842, 865, 871 to 874, 877 to 882, 974, 975 and 977.

Cadastral survey plots in part- 772, 774, 775, 777, 778, 783, 833, 836 to 838, 843, 844, 846 to 848, 864, 866, 869, 870, 875, 876, 883, 885, 886, 895, 896, 973, 976, 983 to 985, 996 and 997.

Village Durgabati, jurisdiction list No. 90. Cadastral survey plot in full—313.

Cadastral survey plots in part—304, 311, 312, 314, 317 to 319, 324, 325 and 360.

Village Mahipal, jurisdiction list No. 142.

Cadastral survey plots in full—779, 780, 783, 867, 868, 873 and 874.

Cadastral survey plots in part—776 to 778, 782, 784, 785, 787, 790, 866, 869, 870, 872, 875 and 993.

## Schedule B (other than waste or arable land)

Police-station Burdwan, district Burdwan.

Village Sonakur, jurisdiction list No. 144.

Cadastral survey plots in full—81 to 88 and 90. Cadastral survey plots in part—34, 98, 116 and 1260.

Village Sehara, jurisdiction list No. 143. Cadastral survey plots in full—889 and 894. Cadastral survey plots in part—887, 890 and 893.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any persons interested in the lands other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (1) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy: to the Govt. of West Bengal.

Burdwan.—No. 8440L.A.(P.W.). --10th July 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the construction of the Calcutta-Durgapur Expressway (in 50th mile) in the villages of Mahipal and Barkunthapur, jurisdiction list Nos. 142 and 91, respectively, police-station Burdwan, district Burdwan, it is hereby notified that a piece of land comprising cadastral survey plots as detailed below and measuring, more or less, 36 00 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Mahipal and Barkunthapur.

#### Schedule A (waste and arable land)

Police-station Burdwan, district Burdwan. Village Mahipal, jurisdiction list No. 142.

Cadastral survey plots in full-696 to 699, 720, 724 to 729, 731, 733, 753 to 755, 758 to 760, 763, 764 and 788,

Cadastral survey plots in part—694, 695, 700, 701, 703, 719, 721 to 723, 730, 732, 734 to 736, 752, 756, 757, 761, 762, 765, 766, 776, 782, 784 to 787, 789 and 790.

Village Baikunthapur, jurisdiction list No. 91.

Cadastral survey plots in full—410 to 412, 418, 451 to 454, 456, 457, 460 to 462, 503 to 507, 536, 561, 564, 568, 570 to 575, 585, 589, 1324 to 1326, 1329, 1331 to 1336, 2275, 2278, 2280 to 2282 and 2284.

Cadastral survey plots in part—94 to 98, 409, 413 to 417, 419, 422, 434, 435, 446 to 450, 455, 458, 459, 463, 502, 508, 509, 511, 516, 518, 534, 535, 537 to 539, 558 to 560, 562, 563, 565 to 567, 569, 576, 577, 584, 586, 588, 590, 591, 1317, 1322, 1323, 1327, 1328, 2210, 2211, 2276, 2277, 2283, 2285, 2288 and 2289.

## Schedule B (other than waste or arable land)

Police-station Burdwan, district Burdwan.

Village Baikunthapur, jurisdiction list No. 91.

Cadastral survey plots in full 1330, 2270 to 2274 and 2279.

Cadastral survey plots in part 847, 1337, 1390 to 1392, 2213, 2214 and 2267 to 2269.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any persons interested in the Linds other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 8442L.A.(P.W.). 10th July 1962. Whereas it appears to the Governor that land is likely to be needed for a public notice, not being a purpose of the Union, namely, for the construction of the Calcutta-Durgapur Expressway (in 51st mile) in, the villages of Baikunthapur, Syamsundarpur, Noapara and Kantia, jurisdiction list Nos. 91, 94, 93 and 95, respectively, police-station Burdwan, district Burdwan, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 51,51 actes, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Baikunthapur, Syamsundarpur, Noapara and Kantia.

#### Schedule A (waste and arable land).

Police-station Burdwan, district Burdwan.

Village Baikunthapur, jurisdiction list No. 91.

Cadastral survey plots in full-103, 132 and 133.

Cadastral survey plots in part—96, 97, 102, 104, 105, 110, 111, 120 to 126, 131, 134, 135, 138, 139 and 1406.

Village Syamsundarpur, jurisdiction list No. 94.

Cadastral survey plots in full—327, 330 to 332, 334, 343, 345–363 and 364.

Cadastral survey plots in part—324 to 326, 328, 329, 333, 335 to 337-342-344, 346, 347, 362-365, 366, 571, 572 and 574 to 578

Village Noapara, purisdiction list No. 93,

Cadastral survey plots in full—149 to 160, 162 to 168, 193, 194, 198 to 204, 209, 211 to 216, 284 to 291, 294, and 298 to 300

Cadastral survey plots in part- 130, 131, 140, 143, 217 to 221, 232 to 235, 278, 281, 283, 296, 301, 302, 308, 311 and <math>414

Village Kantia, jurisdiction list No. 95

Cadastral survey plots in full 144 to 147, 178, 181 and 182.

Cadastral survey plots in part—74, 75, 98, 99, 142, 143, 148, 150, 151, 154, 168 to 170, 175 to 177, 179, 180, 183 to 186, 216 and 218.

## Schedule B (ether than waste or arable land).

Police-station Burdwan, district Burdwan.

Village Noapara, jurisdiction list No. 93.

Cadastral survey plots in full—161, 169 to 171, 178 to 192, 195 to 197, 205 to 208, 210, 292 and 293.

Cadastral survey plots in part+148, 172, 173, 175 to 177, 280, 295 and 297.

Village Kantia, jurisdiction list No. 95.

Cadastral survey plots in full—149, 165 to 167, 219 and 221 to 223.

Cadastral survey plots in part—160 to 162, 164, 187, 213–220, 217, and 224.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do ak other acts required or permitted by that section.

Any persons interested in the lands other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

#### By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 8444L.A.(P.W.). 10th July 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose; not being a purpose of the Union, namely, for the construction of the Calcutta-Durgapur Expressway (in 52nd mile) in the villages of Kantia and Rayan, jurisdiction list Nos 95 and 68, respectively, police-station, Burdwan, district Burdwan, it is hereby notified that a piece of land comprising cadastral survey plots as detailed below and measuring, more or less, 36.36 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Kantia and Rayan.

## Schedule A (waste and arable land)

Police-station Burdwan, district Burdwan. Village Kantia, jurisdiction list No. 95. Cadastral survey plots in full—69, 77 and 79.

Cadastral survey plots in part—68, 70 to 72, 74 to 76, 78, 80, 81, 95, 98, 99 and 183 to 186.

Village Rayan, jurisdiction list No. 68.

Cadastral survey plots in full—6274 to 6277, 6314, 316, 6318, 6319, 6335, 6339, 6340, 6357, 6364, 6365, 367 to 6369, 7049, 8768, 8787 to 8790 and 8955.

Cadastral survey plots in part—6266, 6267, 6271, 6273, 6278, 6280, 6283, 6284, 6311, to 6313, 6315, 120, 6321, 6334, 6336, 6337, 6341, 6342, 6349, 6356, 58, 6360 to 6363, 6366, 6370, 6378 to 6381, 6472, 66 8667, 8669, 8670, 8672, 8673, 8767, 8769 to 8774, 76, 8782, 8786, 8791 to 8793 and 8797.

## Schedule B (other than waste or arable land).

Police-station Burdwan, district Burdwan.

Village Rayan, jurisdiction list No. 68.

tadastral survey plot in full--6333.

Cadastral survey plots in part 6279, 6317, 6332, 38, 8674, 8888 and 8964.

This notification is made under the provisions of tion 4 of the Land Acquisition Act I of 1894, to whom it may concern.

A plan of the land may be inspected in the office the Special Land Acquisition Officer, Burdwan.

n exercise of the powers conferred by the aforel section, the Governor is pleased to authorise Officers for the time being engaged in the undering, with their servants and workmen, to enterin and survey the land and do all other acts and or permitted by that section.

any persons interested in the lands other than te or arable described in schedule B above, who any objection to the acquisition thereof, may, in thirty days after the date on which public ce of the substance of this notification is given the locality, file an objection in writing before Collector of Burdwan.

exercise of the powers conferred by sub-section of section 17 of the Land Acquisition Act, 1894–1894), the Governor is pleased to direct that provisions of section 5A of the Act shall not to the waste and arable lands described in fulle A above to which, in the opinion of the rnor, the provisions of sub-section (1) of on 17 of the said Act are applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

dwan.—No. 8446L.A.(P.W.). 10th July 1962.—245 it appears to the Governor that land is to be needed for a public purpose, not being lose of the Union, namely, for the construction Calcutta-Durgapur Expressway (in 53rd mile) village of Rayan, jurisdiction list No. 68, station Burdwan, district Burdwan, it is hereby d that a piece of land comprising cadastral plots as detailed below and measuring, more 3, 36, 36 acres, is likely to be needed for the lid public purpose at the public expense within resaid village of Rayan.

#### Schedule A (waste and arable land)

Police-station Burdwan, district Burdwan.

Village Rayan, jurisdiction list No. 68.

Cadastral survey plots in full—854, 1026, 5007, 5260 to 5264, 5266, 5267, 5269 to 5273, 5275, 5285 to 5287, 5301 to 5307, 5312 to 5314, 5782 to 5785, 5794, 5795, 5801, 5803 to 5805, 5809 to 5811, 5817, 5822, 6044 to 6048, 6053 and 6486.

Cadastral survey plots in part—845, 853, 855 to 859, 861 to 864, 871, 876, 1025, 1027, 1028, 3297, 3298, 3311, 5001, 5002, 5005, 5006, 5257, 5259, 5265, 5268, 5276 to 5281, 5283, 5284, 5288, 5297, 5299, 5300, 5308, 5309, 5311, 5316, 5775, 5777, 5778, 5780, 5781, 5787, 5788, 5793, 5797, 5798, 5800, 5802, 5806 to 5808, 5812, 5816, 5818 to 5820, 5823, 5824, 5828, 6042, 6043, 6049, 6051, 6052, 6054, 6315, 6472, 6473, 6475, 6485, 6487, 6489, 6490, 6503 and 7047

## Schedule B (other than waste or arable land)

Police-station Burdwan, district Burdwan.

Village Rayan, jurisdiction list No. 68,

Cadastral survey plots in full-5774 5776 and 5786.

Cadastral survey plots in part 844, 860, 865, 866, 1023, 3250, 5008, 5009, 5256, 5274, 5315, 5318, 5751, 5752, 5770, 5771, 5773, 5796, 5821, 5899, 6474, 6491 and 6504.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the tane being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section

Any persons interested in the lands other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public hotice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

Burdwan.—No. 8448L.A.(P.W.).—10th July 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the construction of the Calcutta-Durgapur Expressway (in 54th mile) in the village of Rayan, jurisdiction list No. 68, police-station Burdwan, district Burdwan, it is hereby notified that a piece of land comprising cadastral survey plots

as detailed below and measuring, more or less, 36.36 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Rayan.

## · Schedule A (waste and arable land)

Police-station Burdwan, district Burdwan.

Village Rayan, jurisdiction list No. 68.

Cadastral survey plots in full 151, 152 168, 172 to 174, 473, 484, 485, 491, 668, 671, 672, 690 to 693, 695, 698 to 701, and 842.

Cadastral survey plots in part—145, 147 to 150, 153, 154, 157, 164, 167, 169 to 171, 175, 177, 191 to 193, 472, 474, 475, 480, 481, 483, 486, 488 to 490, 492 to 495, 499, 596 to 602, 605, 607 to 609, 612, 666, 667, 669, 670, 673 to 675, 684 to 689, 694, 696, 697, 702, 703, 707, 840, 841, 843, 845 and 846.

## Schedule B (other than waste or arable land)

Police-station Burdwan, district Burdwan Village Rayan, jurisdiction list No. 68.

Cadastral survey plots in part 176, 222, 610, 653, 660, 661, 836 and 844.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the lands other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy to the Govt. of West Bengal.

Burdwan.—No. 8450L.A.(P.W.). 10th July 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the construction of the Calcutta-Durgapur Expressway (in 55th mile) in the villages of Rayan, Bahirsarbamangala. Mirzapur and Saraitikar, jurisdiction list Nos. 68, 42, 66 and 46, respectively, police-station Burdwan, district Burdwan, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 37.00 acres, are likely to be needed for the aforesaid public

purpose at the public expense within the afore villages of Rayan, Bahirsarbamangala, Mirzapur Saraitikar.

## Schedule A (waste and arable land)

Police-station Burdwan, district Burdwan.

Village Rayan, jurisdiction list No. 68

Cadastral survey plots in full—33 to 37, 62

Cadastral survey plots in part—28, 31, 32, 60, 145, 147 and 148.

Village Bahirsarbamangala, jurisdiction list No.

Cadastral survey plots in full- 5, 14 to 16, 19 21 and 367.

Cadastral survey plots in part-4, 17, 22, 221, and 368.

Village Mirzapur, jurisdiction list No. 66

Cadastral survey plots in full **868, 1009, 1**0 1042 and 1043.

Cadastral survey plots in part—671, 867, 869 a 1011 to 1013.

Village Saraitikar, jurisdiction list No. 46

Cadastral survey plots in full- 1873, 1874, 18 1877 and 2184.

Cadastral survey plots in part 1871, 1872, 18 1879, 1882, 2182, 2183, 2185 to 2187 and 2193.

## Schedule B (other than waste or arable land)

Police-station Burdwan, district Burdwan.

Village Rayan, jurisdiction list No. 68.

Cadastral survey plot in full— 224:

Cadastral survey plots in part 38 to 48, 51, 222, 223 and 225.

Village Bahirsarbamangala, jurisdiction list No

Cadastral survey plots in full 13 and 220.

Cadastral survey plots in part - 6, 7, 11, 12, and 219.

Village Mirzapur, jurisdiction list No. 66.

Cadastral survey plots in part 886 and 1033.

Village Saraitikar, jurisdiction list No. 46.

Cadastral survey plots in part 4878, 1880, and 1890.

This notification is made under the provision section 4 of the Land Acquisition Act 1 of 1891 all whom it may concern.

A plan of the land may be inspected in the  $\sigma$  of the Special Land Acquisition Officer, Burdwar

In exercise of the powers conferred by the absaid section, the Governor is pleased to author the Officers for the time being engaged in the untaking, with their servants and workmen, to enupon and survey the land and do all other a required or permitted by that section.

Any person interested in the lands other the waste or arable described in schedule B above, whas any objection to the acquisition thereof, m

within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

## By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Calcutta.—No. 8456L.A.—10th July 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purpose of the Union, have been entrusted to the State Government by notification No. 20/1/55-Judl.(I), dated the 14th May 1955 issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being a purpose of the Union, namely, for remodelling of anlway yard at Ballygunge Station, Eastern Railway in Ward Nos. 60, 61 and 76 of the Calcutta municipality, in the city of Calcutta, it is hereby notified that four pieces of land comprising portions of premises Nos. 58 and 58, 2, Bondel Road, premises No. 66, Ekdalia Road, premises No. 328 and portion of premises No. 334, B. B. Chatterjee Road, portions of premises Nos. 44 and 48, Kumarpara Lane, portions of premises Nos. 42, 25 and 26B, Baikuntha Ghosh Road and premises Nos. 25A, 26A and 28, Baikuntha Ghose Road, and altogether measuring, more or less, 1.3966 acres, described in Blocks A, B, C and D below:—

#### Block A

The land comprising portions of premises Nos. 58 and 58/2, Bondel Road in Ward No. 60 of the Calcutta municipality in the city of Calcutta and measuring, more or less, 0.1377 of an acre and is bounded on the—

North -by remaining portion of premises No. 58/2, Bondel Road,

East -by Eastern Railway land,

\*South by Bondel Road,

West- by remaining portions of premises Nos. 58 and 58/2, Bondel Road,

#### Block B

The land comprising premises No. 66, Ekdalia Road in Ward No. 61 of the Calcutta municipality in the city of Calcutta, measuring, more or less, 0.4544 of an acre and is bounded on the —

North—by premises Nos. 12/3/4, 12/1A and 12/1B; Jamir Lane,

East -by Eastern Railway land,

South—by premises Nos. 70D, 70C, 70B, 70A and 68, Ekdalia Road,

West---by Jamir Lane,

#### Block C

The land comprising premises No. 338 and portion of premises No. 334, B. B. Chatterjee Road in Ward No. 76 of the Calcutta municipality in the city of Calcutta and measuring, more or less, 0.1567 of an acre and is bounded on the -

North--by B. B. Chatterjee Road (formerly Kasba Road),

East -by remaining portion of premises No. 334, B. B. Chatterjee Road,

South and West - by Eastern Railway land,

#### Block D

The land comprising portions of premises Nos. 44 and 48, Kumarpara Lane, portions of premises Nos. 22, 25 and 26B, Baikuntha Ghose Road, and premises Nos. 25A, 26A and 28, Baikuntha Ghose Road in Ward No. 76 of the Calcutta municipality in the city of Calcutta and measuring, more or less, 0.6478 of an acre and is bounded on the

North by Eastern Railway land,

East by remaining portions of premises Nos. 44 and 48, Kumarpara Lane, remaining portions of 26B, 25 and 22, Baikuntha Ghose Road,

South by Baikuntha Ghose Road, West-by Eastern Railway land,

are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid Ward Nos. 60, 61 and 76 of the Calcutta municipality, in the city of Calcutta.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof.. may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Second Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

Birbhum.—No. 8458L.A. 10th July 1962. Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification, No. 20 1 55-Judl., dated 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, section 3 of the "Gazette of India", dated the 21st May 1955;

And where it appears to the Governor that land is likely to be needed for a public purpose being a purpose of the Union, namely, for construction of a crossing station between Bolpur and Kopai in the village of Taltore, jurisdiction list No. 69, police-station Bolpur, pargana Berbaksing, district Birbhum, it is hereby notified that a piece of land comprising cadastral survey plots (as detailed in schedules A and B below) and measuring, more or less, 4.09 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Taltore.

#### Schedule A (waste or arable land)

Cadastral survey plots in full 1274, 1277 and 1507.

Cadastral survey plots in part 1247, 1248, 1270, 1272, 1273, 1275, 1282, 1506 and 1515.

#### Schedule B (other land)

Cadastral survey plots in part 1276 and 1278.

This notification is made under the provisions of section 4 of Land Acquisition Act, 1894, read with the said notification, to whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act I of 1894, read with the said notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the waste and arable lands described in schedule A above, to which in the opinion of the Governor, the provisions of section 17(1) of the said Act are applicable.

Any person interested in so much of the above lands, as are not waste or arable who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Birbhum.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. of the Govt. of West Bengal.

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No. 365(1)

The



Gazette

## Extraordinary Published by Authority

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BAKA 1884

I 1-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF FOOD AND SUPPLIES

#### **ORDER**

No. 5588-FS/ESS. COM/Salt(7).—10th July 1962. In exercise of the power conferred by sub-section and, in particular, by clause (c) of sub-section (2) section 3 of the Essential Commodities Act, 1955 ct X of 1955), read with notification SRO.1242/ESS.COM(5), dated the 8th June 55, of the Government of India, Ministry of Eduction, published in Part II, section 3 of the azette of India", dated the 11th June 1955, the Vinor, with the concurrence of the Central Vernment, is pleased to fix, throughout the State West Bengal in respect of the stocks of rock

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## Gazette

## Extraordinary

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WEDNESDAY, JULY 11, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## EPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### ·NOTIFICATION

Hooghly. No. 8496L.A.(P.W.). 11th July 1962.—
'hereas it appears to the Governor that land is cely to be needed for a public purpose, not being a irpose of the Union, namely, for the construction Calcutta-Durgapur Expressway in the villages of abasan, Ati and Amria, jurisdiction list No. 57, 5 and 60, respectively, police-station Polba, disiet Hooghly, it is hereby notified that pieces of nd comprising of cadastral survey plots as secribed below and altogether measuring, more or ss., 57.44 acres, are likely to be needed for the oresaid public purpose at public expense within the oresaid villages of Nabasan, Ati and Amria (form-g portions of 20th and 21st mile of the proposed spressway).

Schedule A (waste and arable land) Police-station Polba, district Hooghly Mauza Ati, jurisdiction list No. 56

Cadastral survey plots in full—240, 241, 254, 255, 256, 59, 262, 263, 264, 268, 271, 272, 281, 282, 379, 397, 76, 777, 812, 813, 814, 817, 841, 846 and 855.

Cadastral survey plots in part—238, 239, 242, 244, 245, 246, 247, 249, 252, 253, 257, 258, 260, 261, 265, 266, 267, 269, 270, 273, 274, 275, 276, 279, 280, 283, 284, 377, 378, 380, 381, 396, 398, 399, 400, 770, 771, 772, 774, 775, 778, 779, 780, 784, 805, 806, 807, 808, 810, 811, 815, 816, 818, 819, 823, 840, 842, 843, 844, 845, 847, 848, 852, 853, 854, 856 and 863.

Mauza Amria, jurisdiction list No. 60.

Cadastral survey plots in full -16, 22, 42, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 210, 213, 218, 220, 232, 233, 234, 235, 237, 241, 242, 243, 244, 245, 748, 750, 751, 752, 845, 846, 858, 859, 860, 861, 862, 863, 864, 970, 971, 972, 973, 1026 and 1057.

Cadastral survey plots in part—14, 15, \$\bar{1}7\$, \$19, 21, 23, 24, 28, 41, 43, 44, 46, 47, 59, 61, 62, 63, 197, 201, 202, 203, 209, 211, 219, 348, 349, 350, 353, 354, 738, 739, 748, 744, 745, 746, 747, 753, 755, 756, 839, 841, 842, 844, 847, 848, 849, 857, 865, 968, 969, 974, 975, 981 and 982.

Mauza Nabasan, jurisdiction list No. 57

Cadastral survey plots in full—46, 47 and 50. Cadastral survey plots in part—48, 49 and 51.

## Schedule B (other than waste or arable land)

Police-station Polba, district Hooghly

Mauza Ati, jurisdiction list No. 56

Cadastral survey plot in part—860.

Mauza Amria, jurisdiction list No. 60

Cadastral survey plots in full -214, 215, 216, 217 and 240.

Cadastral survey plots in part—45, 56, 200, 212, 221, 223, 231, 236, 238, 239, 246, 247 and 749.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Hooghly.

In exercise of the power conferred by aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter

upon and survey the land and do all other actarequired or permitted by that section.

Any person interested in the land other that waste or arable, described in schedule B above, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by sub-sectio (4) of section 17 of the Land Acquisition Act, 189 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable land described i schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

# **Calcutta**



## (Buzette

## Extraordinary

## Published by Authority

ASADHA 21

THURSDAY, JULY 12, 1962

[SAKA 1884

ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

## COVERNMENT OF WEST BENCAL LAW DEPARTMENT

#### Legislative

#### NOTIFICATION

No. 1497L.-12th July, 1962.-The Governor aving been pleased to order, under rule 66 of

the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for randum are accordingly hereby published for general information:-

#### THE WEST BENGAL SHOPS AND ESTABLISHMENTS BILL, 1962.

#### A

#### BILL

to regulate holidays, hours of work, payment of wayes and leave of persons employed in shops and establishments.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

Short title. extent, commencement and application.

- 1. (1) This Act may be called the West Bengal Shops and Establishments Act, 1962.
  - (2) It extends to the whole of West Bengal.
- (3) It shall come into force on such date as the State Government may, by notification, appoint.
- (4) It shall apply to the areas and to the classes of shops and establishments to which the Bengal Shops and Ben Act XVI of Establishments Act, 1940 applied immediately before the XVI of 1940. commencement of this Act; and shall also apply to such other areas or to such other classes of shops or establishments as the State Government may, by notification, specify in this behalf.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
  - (1) "closed" means not open for the service of any customer or for any other purpose whatsoever relating to business;

#### (Clause 2.)

- (2) "commercial establishment" means an advertising, commission, forwarding or commercial agency, or a clerical department of a factory or of any industrial or commercial undertaking, an insurance company, joint stock company, bank, broker's office or exchange, and includes such other class or classes of concerns or undertakings as the State Government may, after taking into consideration the nature of their work, by notification, declare to be commercial establishments, tor the purposes of this Act, but does not include a shop or an establishment for public entertainment or amusement;
- (3) "day" means a period of twenty-four hours beginning at midnight;
- (1) "employer" means a person owning or having charge of an establishment and includes an agent or a manager of, and any other person acting on behalf of, such person in the general management or control of such establishment;
- (5) "establishment" means a commercial establishment or an establishment for public entertainment or amusement;
- (6) "establishment for public entertainment or amusement" means a hotel, restaurant, eating-house, cafe, cinema, theatre and includes such other class or classes of concerns or undertakings as the State Government may, after taking into consideration the nature of their work, by notification, declare to be, for the purposes of this Act, establishments for public entertainment or amusement, but does not include a shop or a commercial establishment;
- (7) "half day" means a continuous period, --
  - ( $\iota$ ) in the case of a shop, of five hours and a half, and
  - (ii) in the case of an establishment for public entertainment or amusement, of not more than six hours,

beginning at the commencement, or ending on the termination, of the ordinary daily working hours of such shop or establishment, as the case may be, and

- (111) in the case of a commercial establishment, of not more than six hours, between the hours of half past eight o'clock ante meridiem and half past eight o'clock post meridiem;
- (8) "lock out" and "strike" have the same meaning as in the Industrial Disputes Act, 1947;

14 of 1947.

- (9) "notification" means a notification published in the Official Gazette;
- (10) "person employed" used in relation to a shop or an establishment means a person wholly or principally employed in connection with the business of the shop or the establishment, but does not include an owner of the shop or the establishment or the husband, wife, child, father, mother, brother or sister of such an owner who lives with, and is dependent on, such owner;
- (II) "prescribed" means prescribed by rules made under this Act;
- (12) "registering authority" means the Chief Inspector of Shops and Establishments or any other person appointed in this behalf by the State Government as the registering authority for any area;
- (13) "shop" means any premises used wholly or in part for the sale of services to customers or for the wholesale or retail sale of commodities or articles, either for cash or on credit and includes

#### (Clauses 3, 4.)

any offices, store-rooms, godowns or warehouses, whether in the same premises or elsewhere, used in connection with such sale or with the storage of commodities or articles for the purpose of such sale and also includes such other class or classes of premises as the State Government may, after taking into consideration the nature of the work carried on there, by notification, declare to be shops for the purposes of this Act, but does not include an establishment.

- Explanation.—If any doubt arises as to whether any premises are a shop or a commercial establishment or an establishment for public entertainment or amusement, the question shall be referred to the State Government by the registering authority, suo motu or on application, and the decision of the State Government thereon shall be final;
- (14) "shop-keeper" means a person owning or having charge of the business of a shop, and includes an agent or manager of, and any other person acting on behalf of, such person in the general management or control of a shop;
- (15) "wages" means wages as defined in the Payment of 4 of 1936. Wages Act, 1936;
- (16) "week" means a period of seven days beginning at midnight on Sunday; and
- (17) "young person" means a person who has completed his twelfth year but has not completed his fifteenth year.

References to time of day. 3. References to time of day in this Act shall be deemed to be references to Indian standard time, which is five and a half hours ahead of Greenwich mean time.

Act or some of its provisions not applicable to cortain, establishments, shops and persons.

- 4. (1) This Act shall not apply to -
  - (a) offices of or under the Central or State Government, the Reserve Bank of India, any railway administration or any local authority;
  - (b) any railway service, water transport service, tramway or motor service, postal, telegraph or telephone service, any system of public conservancy or sanitation or any industry, business or undertaking which supplies power, light or water to the public;
  - (c) institutions for the treatment or care of the sick, infirm, destitute or mentally unfit;
  - (d) shops or stalls in any public tair or ba:ai held for a charitable purpose; or
  - (c) stalls and refreshment rooms at railway stations, docks, wharves or airports.
- (2) The State Government may, if it thinks fit so to do in the public interest, by notification, exempt, subject to such conditions, if any, as may be specified in the notification, from the operation of any of the provisions of this Act other than those of sections 8, 9 and 10—
  - (a) any class or classes of shops or establishments either generally or on such occasion or occasions, in such area or areas and for such period or periods as may be specified in the notification;
  - (b) any class or classes of persons employed in a shop or an establishment,—
    - (i) in a managerial or confidential capacity, or
    - (ii) as a traveller, canvasser, mossenger, watchman or care-taker, or
    - (iii) exclusively in connection with customs examination, collection, despatch, delivery or conveyance of goods from or to railway booking offices, docks, wharves or airports.

(Clauses 5, 6.)

Holidays in shops and establishments.

- 5. (1) In each week,---
- (a) every shop or establishment shall remain—entirely closed on, or
- (b) every person employed in a shop or an establishment shall be allowed as holiday,

at least one day and a half day next preceding or next following such day.

- (2) No deduction on account of any holiday allowed under sub-section (7) shall be made from the wages of any person employed in a shop or an establishment, and even if such person is employed on the basis of 'no work, no pay', he shall be paid for such holiday the wages which he would have been entitled to had he not been allowed the holiday.
- (3) The day and the half day during which a shop or an establishment shall be entirely closed in each week under clause (a) of sub-section (I) shall, subject to the provisions of sub-section (I), be determined from time to time by the shop-keeper or employer, as the case may be, and shall be specified by him in a notice, which shall be displayed in a conspicuous place in the shop or the establishment:

Provided that the day and the half day so determined shall not be altered more than once in any year.

(I) The State Government may, if it thinks fit so to do in the public interest, by notification, specify any particular area and the day and the half day during which all or any class or classes of shops or establishments in such area shall be entirely closed under clause (a) of sub-section (I), and thereupon the provisions of sub-section (3) shall apply to the day and the half day so specified as if they were determined under sub-section (3) by the shop-keeper or employer of every shop or establishment of such class or classes in such area.

Hours of work in shops,

**6.** (1) In no shop shall the hour of opening be earlier than eight o'clock ante metaliem or the hour of closing be later than eight o'clock post meridiem:

Provided that it the State Government or any officer empowered in this behalf by the State Government thinks fit so to do in the public interest, the State Government or such officer may, by notification, change such limits of the hours of opening and closing of shops, either generally or for any particular area or fix uniform hours of opening and closing of all or any class or classes of shops in any particular area.

(2) No person employed in a shop shall be required or permitted to work in such shop for more than eight hours and a half in any one day or for more than forty-eight hours in any one week or after the hour of closing of such shop:

Provided that—

- (a) if at the hour of closing of any shop any customer is being served or is waiting in the shop to be served, a person employed in the shop may be required or permitted to work for such period not exceeding thirty minutes after the hour of closing of the shop as may be necessary for serving such customer;
- (b) in any day and in any week in which stock-taking, making up accounts or such other business operation as may be prescribed takes place in any shop, a person employed in the shop may be required or permitted to work overtime in such shop so, however, that—
  - (i) the total number of hours of his work including overtime work shall not exceed ten hours in any one day, and
- (ii) the total number of hours worked overtime by him shall not exceed one hundred and twenty hours in any one year.

- (3) No person employed in a shop shall be required or permitted to work in such shop for more than six hours in any one day, unless he has been allowed an interval for rest of at least one hour.
- (4) The periods of work and intervals for rest of every person employed in a shop shall be arranged by the shopkeeper so that together they do not extend over more than ten hours and a half in any one day.

Hours of work in establish ments for public entertain. ment or amusement.

- 7. (1) In no hotely, restaurant, eating-house or cafe shall the hour of closing be later than eleven o'clock post meridiem.
- (2) No person employed in an establishment for public entertainment or amusement shall be required or permitted to work in such establishment for more than nine hours in any one day:

Provided that a person employed in an establishment for public entertainment or amusement may be required or permitted to work overtime in such establishment so, however, that-

- (i) the total number of hours of his work including overtime work shall not exceed ten hours in any one day, and
- (ii) the total number of hours worked overtime by him shall not exceed one hundred and twenty hours in any one year.
- (3) No person employed in an establishment for public entertainment or amusement shall be required or permitted to work in such establishment for more than six hours in any one day unless he has been allowed an interval for rest of at least one hour during that day.
- (1) The periods of work and intervals for rest of every person employed in an establishment for public entertainment or amusement shall be arranged by the employer of such person so that together they do not extend over more than ten hours and a half in any one day.

Special provisions for young persons.

- 8. Notwithstanding anything contained elsewhere in this Act,-
  - (a) no young person employed in a shop or an establishment shall be required or permitted to work in such shop or establishment for more than seven hours in any one day or for more than forty hours in any one week; and
  - (b) the periods of work of young persons in a shop or an establishment during each day shall be so fixed that no such person shall work for more than four hours before he has had an interval for rest of at least one hour.

Restriction children.

9. No child who has not completed the age of twelve on employ. years shall be employed in any shop or establishment.

Restriction on employ-ment of young persons or Women.

- 10. No young person shall be required or permitted to work in any shop or establishment after eight o'clock post meridiem and no woman shall be allowed or permitted to work-
  - (a) in any establishment for public entertainment or amusement other than a cinema or a theatre, after six o'clock post meridiem, or
  - (b) in any shop or commercial establishment, after eight

#### (Clauses 11--14.)

Leave.

- 11. A per-on employed in a shop or an establishment shall be entitled---
  - (a) for every completed year of continuous service, to privilege leave on full pay for fourteen days,
  - (b) in every year, to sick leave on half pay for fourteen days on medical certificate obtained from a medical practitioner registered under the Bengal Ben. Act Medical Act, 1914, or any other law for the time VI of 1914. being in torce,

- (c) in every year, to casual leave on full pay for ten days, and
- (d) in the case of women, to maternity leave in accordance with such rules as may be prescribed:

#### Provided that—

- (i) privilege leave admissible under clause (a) may be accumulated up to a maximum of not more than twenty-eight days;
- (n) sick leave admissible under clause (b) may be accumulated up to a maximum of not more than fifty-six days; and
- (m) casual leave admissible under clause (c) shall not be accumulated.

Explanation In calculating any leave due under this Act, employment in any shop or establishment before the application of this Act shall be taken into account.

Регьон employed to be ontitled to wages for the period of privilege loave in tornuma. tion of service.

12. Any person employed in a shop or an establishment whose services are terminated by or under the orders of the shop-keeper or the employer shall be entitled to wages for the period of privilege leave due to his credit at the time of such termination.

Wages for overtime work.

13. When any person employed in a shop or an establishment is required or permitted to work overtime in such shop or establishment, the wages payable to such person in respect of such overtime work shall be calculated at the rate of one and one-half times of the ordinary rate of wages payable to him, and such ordinary rate of wages shall be calculated in such manner as may be prescribed;

Provided that this section shall not operate to the prejudice of any higher rate of overtame wages granted under any agreement, award, custom or convention.

Explanation .- For the purpose of this section overtime work' shall include any work done on any day declared by notification by the State Government to be a National holiday.

Payment and recovery of wages,

- 14. (1) All wages payable to a person employed in a shop or an establishment shall be payable not later than the tenth day of the month immediately succeeding that in respect of which such wages are payable.
- (2) Where any deduction has been made from the wages of any person employed in a shop or an establishment or any payment of wages to such person has not been made within the date referred to in sub-section (1), such person may, within a period of six months from the date on which the deduction from the wages was made or from the date referred to in sub-section (I), as the case may be, make an application to such officer or authority as the State Government may, by notification, appoint in this behalf, for an order under sub-section (3):

#### (Clause 15.)

Provided that an application under this section may be admitted after the said period of six months if the applicant satisfies the officer or authority that he had sufficient cause for not making the application within such period.

(3) The officer or authority to whom or to which an application under sub-section (2) is made may, after giving the applicant and the shop-keeper or employer concerned an opportunity of being heard and after making such further inquiry, if any, as may be necessary, by order, direct, without prejudice to any other action which may, under this Act or any other law, lie against the shop-keeper or employer, the payment to the applicant of the amount deducted from the wages or of the wages due, together with such compensation, not exceeding ten times the amount deducted in the former case and not exceeding ten rupees in the latter, as the officer or authority may think fit:

Provided that no direction for the payment of compensation shall be made in the case of delay in the payment of wages if the officer or authority is satisfied that the delay was due to-

- (a) a bona fide error or bona fide dispute as to the amount payable to the applicant, or
- (b) the occurrence of an emergency, or the existence of exceptional circumstances, such that the shop-keeper or the employer, as the case may be, was unable, though exercising reasonable diligence, to make prompt payment, or
- (c) the failure of the applicant to apply for or accept payment.
- (1) It on hearing any application made under sub-section (2), the officer or authority is satisfied that it was either malicious or vexatious, the officer or authority may, by order, direct that a penalty not exceeding fifty rupees be paid by the applicant to the shop-keeper or employer concerned.
- (5) Any amount directed to be paid by an order under sub-section (3) or sub-section (4) may be recovered by any Magistrate to whom the officer or authority making the order makes application in this behalf as if it were a fine imposed by such Magistrate.
- (6) An appeal shall lie from an order of the officer or authority dismissing any application made under sub-section (2) or giving any direction under sub-section (3) or sub-section (4), it made within thirty days of the date on which the order was made,-
  - (a) where the shop or establishment concerned is situated in any area within Calcutta as defined in the Calcutta Police Act, 1866, to the Court of Ben. Act Small Causes, Calcutta, and

1866.

- (b) where it is situated in any other area, to the Munsit having jurisdiction over such other area.
- (7) Nothing in this section shall apply to any person to whom the Payment of Wages Act, 1936, applies under 4 of 1936. section 1 of that Act.

Notice of termination of services.

15. (1) No person shall, after completing one year of continuous service in any shop or establishment, have his services terminated, without sufficient cause, unless he has been given one month's notice in writing or has been paid one month's wages in lieu of such notice.

(Clause 16.)

Explanation.—For the purposes of this section and section 11—

- continuous service meludes any holiday, authorised leave or period of any strike which is not illegal or of any lock out;
- (ii) in computing a completed year of continuous service, section 25B of the Industrial Disputes 14 of 1947. Act. 1947 shall, mutatis mutantis, apply.
- (2) Any person employed in a shop or an establishment, whose services have been terminated in contravention of the provisions of sub-section (I), may make an application to a Presidency Magistrate or a Magistrate of the first class alleging such termination. The Magistrate, if satisfied that there is a prima facie case showing that the services of the applicant have been terminated without sufficient cause, shall issue a notice to the person registered for the time being as the shop-keeper or the employer under section 16, to appear in person or by an agent authorised by such shop-keeper or employer in writing in this behalf and show cause why proceedings shall not be taken against such shop-keeper or employer under this section and may, after giving him or such agent an opportunity of being heard, and after recording the reasons in writing, direct that such shop-keeper or employer shall pay one month's wages as compensation and thereupon such shop-keeper or employer shall pay one month's wages as compensation and thereupon such shop-keeper or employer shall pay to the applicant the amount of compensation so directed to be paid.
- (3) The amount of compensation payable under this section shall, for purposes of its recovery, be deemed to be a fine imposed under this Act.
- (f) The provisions of sub-sections (2) and (3) shall be in addition to, and not in derogation of, the provisions of section 21 or any other law for the time being in force and nothing in sub-section (2) of section 22 shall be deemed to require any complaint to be made under that sub-section before an application is made under sub-section (2).

Registration of shops and establishments.

- **16.** (1) Every shop-keeper or employer shall—
  - (1) in the case of shops or establishments in existence on the date on which this Act applies—within such date as the State Government may, by notification, specify, and
- (n) in the case of new shops or establishments, if this Act applies—within such period as may be prescribed,

apply for registration under this Act to the registering authority, in such form together with such fee, not exceeding one rupee, as may be prescribed. Every such application shall contain—

- (a) the name of the shop-keeper or the employer;
- (b) the postal address of the shop or the establishment;
- (c) the name of the shop or the establishment;
- (d) declaration of weekly closing days in the case of a shop;
- (e) such other particulars as may be prescribed.

The registering authority on being satisfied about the correctness of the particulars, shall register the shop or the establishment in such manner as may be prescribed and shall issue a certificate of registration in the prescribed form to the shop-keeper or the employer.

#### (Clauses 17-20.)

- (2) The registering authority shall maintain a Register of Shops and Establishments in the prescribed form.
- (3) Every shop-keeper or employer shall display the certificate of registration issued under sub-section (1) in a conspicuous place in the shop or the establishment.
- (4) (a) Every shop-keeper or employer shall inform the registering authority in the prescribed form of any change in respect of any particulars contained in the application under sub-section (1) within seven days after the change has taken place:

Provided that the declaration of weekly closing days in the case of a shop shall not be changed more than once in any year.

- (b) The registering authority, on receipt of such information and on payment of such fee, not exceeding one rupee, as may be prescribed, shall, if satisfied about the correctness of the information, make necessary changes in the Register of Shops and Establishments and shall amend the certificate of registration or issue a fresh certificate of registration, if necessary.
- (5) A shop-keeper or an employer shall, within fifteen days of the winding up of his business, inform the registering authority in writing. The registering authority, on being satisfied about the correctness of the information, shall remove the name of the shop or the establishment from the Register of Shops and Establishments and cancel the certificate of registration.
- (6) A shop-keeper or an employer shall apply to the registering authority in such form together with such fee, not exceeding one rupee, as may be prescribed, for renewal of the certificate of registration within thirty days after the expiry of three years from the date of the issue or renewal, as the case may be, of the certificate of registration.

Shopkeepers and employers to maintain and keep records, etc.

- 17. (1) In every shop or establishment, the shop-keeper or employer concerned shall, for the purposes of this Act, maintain and keep a register of employees in the prescribed form and such other registers, records and documents, and display such notices as may be prescribed and produce them on demand by the Inspector.
- (2) The register of employees maintained and kept under sub-section (1) may, from time to time, be inspected and signed by the persons employed in the shop or establishment.

Persons employed to be furnished with letter of appointment. 18. Every shop-keeper or employer shall furnish every person employed in his shop or establishment with a letter of appointment in such form as may be prescribed.

Appointment of Inspectors.

- 19. (1) The State Government may, by notification, appoint such persons or such class of persons as it thinks fit to be Inspectors for the purposes of this Act.
- (2) All Inspectors appointed under sub-section (1) shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

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Powers of Inspectors.

- 20. Subject to rules made under this Act, an Inspector appointed under section 19 may, within the local limits for which he is appointed,—
  - (a) enter, at all reasonable hours, with such assistants, if any, as he may consider necessary, being persons in the service of the Government, any premises or place, where he has reason to believe there is a shop or an establishment, for inspecting any certificate of registration, records, registers, documents or notices required to be displayed, or maintained and kept under this Act or the rules made thereunder and require the production thereof for inspection;

The West Bengal Shops and Establishments Bill, 1962.

(Clauses 21-25.)

- (b) examine any person whom he finds in any such premises or place and who, he has reasonable cause to believe, is a person employed in the shop or the establishment; and
- (c) seize, when so authorised under orders of such superior officer as may be prescribed, or take copies of such registers, records, documents or notices or portions thereof as he may consider relevant in respect of an offence under this Act which he has reason to believe has been committed by the shop-keeper or employer.

Penalties

- 21. (1) Whoever contravenes any of the provisions of this Act, shall, on conviction, be punishable with fine which may extend to five hundred rupees for the first offence and to one thousand rupees for any subsequent offence.
- (2) Whoever makes or causes or allows to be made in any register, record, document or notice required to be maintained and kept or displayed under this Act or the rules thereunder any entry which is to his knowledge false in any material particular, or wilfully omits or causes or allows to be omitted from any such register, record, document or notice an entry required to be made therein, shall, on conviction, be punishable with imprisonment of either description for a term which may extend to three months or with fine which may extend to one thousand rupees, or with both.

Procedure.

- **22.** (1) No Court inferior to a Presidency Magistrate or a Magistrate of the first class shall try an offence punishable under this Act.
- (2) No Court shall take cognizance of an offence punishable under this Act except upon complaint made by an Inspector appointed under section 19:

Provided that such complaint shall, in the case of offences panishable under sub-section (2) of section 21, be made with the prior approval of the State Government.

Indemnity.

23. No suit, prosecution or legal proceeding shall lie against any person in respect of anything in good taith done or intended to be done under this. Act or the rules made thereunder.

Saving of certain rights and privileges. 24. Nothing in this Act shall affect any right or privilege to which any person employed in any shop or establishment is entitled on the date of the commencement of this Act under any law for the time being in force or under any contract, custom or usage which is in force or that date, if such right or privilege is more favourable to him than any right or privilege conferred upon him by this Act or granted to him at the time of appointment.

Power to make rules.

- 25. (1) The State Government may, after previous publication, make rules for carrying out the purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—.
  - (a) any matter which may be or is required to be prescribed under this Act;
  - (b) the manner of appointment and qualifications of Inspectors appointed under section 19.
- (3) Any rule made under this section may provide that any person committing a breach thereof shall, on conviction, be punishable with fine, which may extend to one hundred rupees, and where the breach is a continuing one, with a further fine which may extend to twentyfive rupees, for every day, after the first, during which the breach continues.

The West Bengal Shops and Establishments Bill, 1962.

(Clause 26.)

Ropeal.

26. The Bengal Shops and Establishments Act, 1940, is Ben, Act XVI of 1940.

Provided that any weekly closing days or any working hours fixed under that Act and in force immediately before the commencement of this Act, may be continued for a period not longer than three months after such repeal.

## STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to repeal the Bengal Shops and Establishments Act, 1940, and to introduce in its place a new legislation with a view to eliminating various defects in the existing Act and providing the employees with some additional benefits in the context of changed circumstances.

BIJOY SINGH NAHAR, Member-in-charge.

CALCUTTA,

The 10th July, 1962.

#### FINANCIAL MEMORANDUM.

The West Bengal Shops and Establishments Bill, 1962, when passed into an Act, would merely replace an already existing Act. The provisions of the Bill do not by themselves involve any expenditure. No expenditure in implementing the Act can be incurred without making provision therefor in the budget. Such expenditure will be mainly on appointment of additional staff, if any, which may be required. On the other hand, under clause 16 of the Bill there will be some revenue in the form of fees for the registration of shops. The extent of such income cannot, however, be estimated until fees are prescribed in the rules to be framed under the Act.

BIJOY SINGH NAHAR,

Member-in-charge.

CALCUTTA,

The 10th July, 1962.

By order of the Governor,

Κ. Κ. ΠΑJARA,

Secy. to the Govt. of West Bengal.





# Gazette

## Extraordinary

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF HEALTH Public Health

NOTIFICATION

No. P.H./5481/2R-46/61.—12th July 1962.—Whereas the Governor is atisfied that the municipal areas of (1) South Subarban, (2) Garden Reach, 3) Budge Budge, (4) Baranagar, (5) Kamarhati, (6) Rajpúr, (7) Baruipur, 8) North Dum Dum (9) South Dum Dum, (10) Dam Dum, (11) Khardah, 12) Barrackpore, (13) North Barrackpore, (14) Titagarh, (15) Garulia, 16) Naihati, (17) Halisahar, (18) Bhatpara, (19) Kanchrapara, (20) Baraset, 21) Gobardanga, (22) Badhuria, (23) Taki, (24), Jaynagar-Majilpur, 25) Bongaon and (26) Panihati in the district of 24-Parganas and the nunicipal areas of (1) Howrah and (2) Bally in the district of Howrah are breatened with an outbreak of Cholera;

Now, therefore, in exercise of the powers conferred by sub-section (1) of ection 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is leased to prescribe the following temporary regulations for the prevention and control of Cholera and for the medical inspection, isolation, observa ion and surveillance of persons suffering from or suspected of being feeted with Cholera in the said municipal areas for a period of three conths.

# TEMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the ubject or context—
  - (a) "Health Officer" means the Health Officer of the municipality:
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;

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- (c) "Suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (d) "Patient" means a person suffering from or suspected to be suffering trom cholera;
- (c) "Medical practitioner" means any person practising the medical profession.
- 2. Whenever any land is held jointly by two or more persons, whether as owners or occupies of that land, such persons shall be held jointly and severally leading for carrying out any measure ordered in a notice under these regulations, and the names of any one or more of such joint-holders may be entered upon such notice at the discretion of the Health Officer or a Sanitary Inspector shall not be bound to enter the names of all the joint-holders in the notice.

#### **Notices**

- 3. If m any case the Health Officer or a Sanitary Inspector considers that use issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forth-with take such steps as he may think fit for carrying out the work, and shall thereafter as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.
- 4. If any measure which the Health Officer or a Sanitary Inspector has, by a notice issued under these regulations, required to be carried out be not carried out to his satisfaction within the time stated in the notice, the Health Officer or a Sanitary Inspector shall be entitled to carry out the measure.

## Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of in order issued under these regulations shall be paid by the municipality except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer or a Sanitary Inspector to pass such an order, are not attributable to any act or default of the persons in possession of the property, the municipality may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The municipality may recover all expenses incurred by the Health Officer or a Sanitary Inspector in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.
- 6. The municipality shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything lone or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector.

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, ome male invate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing to the Health Officer or a Sanitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the nedical practitioner called in to attend upon any case of cholera shall forth-yith give notice of the case by special messenger to the Health Officer or a Sanitary Inspector and the cost of such messenger in each case shall be lefrayed by the municipality.
- (2) The Doctor-in-charge of a hospital or a dispensary within the nunicipality shall forthwith give notice of any case of cholera brought to uch hospital or dispensary for treatment to the Health Officer or a Sanitary Inspector by a special messenger and the cost of such messenger in each case shall be defrayed by the municipality.
- 9. Registrars of Births and Deaths shall supply to the Health Officer or Sanitary Inspector such periodical returns of cases of cholera as he may from time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any person who is; or suspected to be, suffering from cholera or who in his opinion may be infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is a his opinion impossible to make proper arrangements for his isolation herein.

- 12. The Health Officer or a Sanitary Inspector may order that any person, who has in his opinion been exposed to infection from cholera, shall ske such drugs in such quantities as may be specified by the Health Officer or a Sanitary Inspector or shall submit himself to anti-cholera inoculation within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the Health Officer or a Sanitary Inspector.
- 14. The municipality shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessaries for persons isolated under regulation 11: provided that a private individual may provide places certified by the Health Officer or a Sanitary Inspector as being fit for the purpose of such isolation.

- 15. If it is not possible for the Municipal Commissioners to provide suitable places with necessary attendants, diet and other necessaries for isolation of the patient or if satisfactory arrangement for such isolation is not also possible in the house where the patient is staying, the patient shall be sent, under proper sanitary precautions, to the hospital within or outside the nearest municipality where there is suitable arrangement for isolation.
- 16. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such persons or for the disinfection or destruction of any of his personal effects, as the said officer or inspector, may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anticholera vaccine within a time specified in the order any person residing on such premises and under the control of such owner or occupier if the Health Officer or a Sanitary Inspector is of opinion that such person has been exposed to infection from cholera.
- 19. Bhe Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or a Sanitary Inspector and without taking proper precautions against spreading the said disease.

## Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other sources of water-supply, or may require the owner or occupier of land

pon which such well, tank, pool or source of water-supply is situated, to the steps to close the same to the satisfaction of the Health Officer the Sanitary Inspector, as the case may be, within such time as may be pecified in the order.

(2) The Health Officer or a Sanitary Inspector may require such where or occupier to keep during such a period as shall be specified the order any well, tank, pool or other sources of water-supply closed ander paragraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of ratchman to prevent access to the well, tank, pool or other sources of water-upply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion hat the water in any well, tank, pool or source of water-supply is conaminated he may disinfect it or order its owner or occupier to disinfect it with such disinfectants as he may specify in such quantities and at such jimes as he may think fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons rom entering into or using for drinking, bathing, or any other purpose, luring such period as may be specified in the order, the water in any well, ank, pool or other possible source of water-supply, which, in his opinion, is rontaminated or likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order pubshed at such places as he may think fit, set apart any well, tank, part a river, stream or channel not being private property, or being private property with the consent of the owner, for the supply of water for drinking realizary purposes and may prohibit therein or within a distance therefrom the objects calculated to pollute the water; and may similarly set apart any well, ank, part of a river, stream or channel for the purpose of bathing or for the purpose of washing animals or clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any jubbish, sewage, or offensive matter, into any well, tank, pool or other lource of water-supply, which is used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

### Conservancy and sewage disposal

29 The Health Officer or a Sanitary Inspector may (1) prohibit the committal or continuance of any nuisance, or (2) require the person causing my nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in the opinion of the Health Officer or Sanitary Inspector is likely to spread or to cause the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfice that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhoo as to cause risk of spreading cholera to the inhabitants of the neighbourhoo he may order the occupier of the land in which such privy, urinal, drain sewer or cesspool is situated to disinfect, or to allow an officer of the municipality to disinfect, the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may for the prevention of the outbreak or spread of cholera order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspectorary drain, sewer, privy, grinal or cesspool which is situated upon sucland or to remove any such drain, sewer, privy, or urinal or close any sucland or to remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from surrounding places commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of unisances upon such land.
- 31 The Health Officer of a Sanitary Inspector may issue gener orders that by a specified date certain sanitary precautions of a simparature such as lime-washing of houses, clearing of latrines or the remove of fifth or rubbish shall be carried out to his satisfaction.
- 35. The Realth Officer or a Sanitary Inspector may prohibit person from retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Healt Officer or a Sanitary Inspector, dispose of any corpse except by burning (burial.
- 37. The Health Officer or a Sanitary Inspector may approve burnin or burnal grounds, and may by order direct either generally or specially i respect to any specified area, that corpses shall not be burned or burried a places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall caus the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

- 39. The Health Officer or a Sanitary Inspector may direct that no person shall bury or cause to be burried any corpse which, in the opinion of the Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than six feet deep.
- 10. The Health Officer or a Sanitary Inspector may order that no dome to other servant of the municipality employed for the disposal of corpses hall withdraw from his duties without the permission of the Health Officer a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person uthorised by such officer or inspector in that behalt seize and dispose of my corpse, which in the opinion of the said officer or inspector, is infected if the or is likely to spread cholera, unless the relatives or friends of the eccased person satisfy him that they are prepared and able to dispose of the orpse in a manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any also who appears to be acquainted with facts in connection with any are of cholera or suspected cholera to attend before him at a time to be attend in the order and at any place not more than one mile from the place here such person resides or is staying when the order is issued, and such arson shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a male, who by the custom of the country, does not appear in public suitable recaution shall be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally by person who appears to be acquainted with the facts and circumstances a case of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female ho by the custom of the country does not appear in public, the officer shall ke her statement under such conditions as shall admit of due respect to e said custom.
- (3) Such person shall be bound to answer all questions relating to such se put to him or her by such officer, other than questions the answers to such would have a tendency to expose him or her to any criminal charge.
- 11. The Health Officer or a Sanitary Inspector may, with such sistants (if any), as he thinks fit, enter upon any land, or after two hours' tice in writing, into any premises or buildings used for human habitation any time between surrise and sunset for the purpose of carrying out any asure or making any enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any nal or river and other persons residing on such vessel or boat shall be bject to these regulations.
- 46. All inoculations under these regulations shall be performed attitudely.

- 47. (i) Orders issued by the Health Officer or a Sanitary Inspect under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be serv upon any persons named in them.
- (iii) The nearest relative of a patient or the occupier of the house which the patient is staying shall, if a copy of the order under regulation limits have been served upon him, give to the nearest Sanitary Inspector or to home office, immediate notice of any disobedience of the order by the patient.
- 48. No person shall sell or offer for sale or keep, store or hawk about for sale any ice, icecream, or aerated water unless the same has been many factured by a firm duly licensed under the Calcutta Municipal Act, 195 (West Bengal Act XXXIII of 1951), the Calcutta Municipal Act, 199 (Bengal Act III of 1923), as extended to the Municipality of Howrah, or the Bengal Municipal Act, 1932 (Bengal Act XV of 1932).

By order of the Governor,

A. CHOUDHURI,

Asst. Secy. to the Govt. of West Ben

Calcutta



Buzette

## Extraordinary

### Published by Authority

ASADHA 21 ]

THURSDAY, JULY 12, 1962

| SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF HEALTH Public Health

#### NOTIFICATION

No. PH/5482/2R-46/61.—12th July 1962.—Whereas the Governor is satisfied that the district of Howrah excluding the municipal areas is threatened with an outbreak of Cholera.

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic. Diseases Act, 1897 (III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, cholera in the said district for a period of three months:—

# TEMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the subject or context—
  - (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Union Board" means a union board constituted under the Benga Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (e) "Patient" means a person suffering from or suspected to be suffering from cholera;
- (f) "Medical practitioner" means any person practising the medica profession.
- 2. Whenever any land is held jointly by two or more persons, whethe as owners or occupiers of that land, such persons shall be held jointly and severally liable for carrying out any measure ordered in a notice under these regulations, and the names of any one or more of such joint-holders may be entered upon such notice at the discretion of the Health Officer and the Health Officer shall not be bound to enter the names of all the joint holders in the notice.

#### **Notices**

- 3. If in any case the Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible issue a notice on the person concerned stating the reason why such work has been carried out.
- 4. If any measure which the Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the Health Officer shall be entitled to carry out the measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of any order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer to pass such an order, are not attributable to any act or default of the persons in possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done, or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer.

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of chaukidar or other village watchman to the nearest Sanitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest sanitary Inspector or rural medical officer and by post to the Health Officer and the cost of such messenger in each case shall be defrayed by the State tovernment.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the Health Officer by post and the cost of such messenger in each case shall be defrayed by the State Government.
- 9. Presidents of union boards in union board areas and than officers in non-union board areas shall supply to the Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

## Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

- 12. The Health Officer or a Sanitary Inspector may order any person to take such drugs in such quantities as may be specified by the said Officer or to submit himself to anti-cholera inoculation within a time to be specified in the order.
- 13. No person shall enter my place wherein a patient is isolated under regulation 11 without the permission of the Health Officer or a Sanitary Inspector.
- 14. The State Government shall provide free of charge suitable places with necessary attendants, medicine, diet and other necessaries for persons isolated under regulation 11: provided that a private individual may movide places certified by the Health Officer as being fit for the purpose of such isolation.

- 1). If it is not possible for the State Government to provide suitable places with necessary attendants, diet and other necessaries for isolation of the patient or if satisfactory arrangement for such isolation is not also possible in the house where the patient is staying, the patient shall be sent under proper sanitary precautions, to the nearest hospital where there is suitable arrangement for isolation.
- 16. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the Healt! Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any person to abow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer of inspector may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anticholera vaccine within a time specified in the order any person residing on such premises and under the control of such owner or occupier.
- 19. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

## Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or other source of water-supply is situated to take steps to close the same to the satisfaction of the Health Officer or specified in the order.

(2) The Health Officer or a Sanitary Inspector may require such owner or occupier to keep closed during such a period as shall be specified in the order any well, tank, pool or other sources of water-supply closed under paragraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of rhaukidars to prevent access to the well, tank, pool or other source of mater-supply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion that the water in well, tank, pool or source of water-supply is contaminated he may disinfect it or order its owner or occupier to disinfect it with such lisinfectants as he may specify in such quantities and at such times as he may think fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons from entering into or using for drinking, bathing, or any other purpose, luring such period as may be specified in the order, the water in any well, ank, pool or other possible source of water-supply, which, in his opinion, a contaminated or likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part of a river, stream or channel not being private property, or being private property with the consent of the owner, for the supply of water for drinking or culinary purposes and may prohibit therein or within a listance therefrom to be stated in the order all bathing, washing of lothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the surpose of bathing or for the purpose of washing animals or clothes or for my other purpose connected with the health and cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit betsons from easing themselves, or throwing, depositing or discharging any subbish, sewage, or offen ive matter, into any well, tank, pool or other source of water-supply, which is used by the public, or within such a listance from such well, tank, pool or source of water-supply as he may fix.

## Con: ervancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the committal or continuence of any nuisance, or (2) require the person causing my nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in he opinion of the Health Officer or Sanitary Inspector is likely to spread or a cause the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector i satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the inhabitants of the neighbourhood he may order the occupier of the land in which such privy neighbourhood he may order the occupier of the land in which such privy urinal, drain, sewer or cesspool is situated to disinfect, or may take such steps as is deemed necessary to disinfect, the same with such disinfectant in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention of the outbreak or spread of cholera, order the owner of occupier of any land to repair or make efficient to the satisfaction of that officer or inspector any drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, of urinal or close any such draspector.

# Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mcla, or other gathering to which people from several villages commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specific in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general orde that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit person from retaining or selling clothes taken from the bodies of persons who had died of cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Office or a Sanitary Inspector, dispose of any corpse except by burning or buria
- 37 The Health Officer may approve burning or burial ground and may by order direct, either generally or specially in respect to an specified area, that corpses shall not be burned or buried at places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall cauthe same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 39. The Health Officer may direct that no person shall bury or caus to be buried any corpse which, in the opinion of the Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than sifeet deep.

- 40. The Health Officer may order that no dome or other person ployed for the disposal of corpse shall withdraw from his duties without permission of the Health Officer unless such dome or other person has zen notice in writing not less than one month previously of his intention to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any son authorised by such officer or inspector in that behalf seize and spose of any corpse, which, in the opinion of the said officer or inspector, infected with or is likely to spread cholera, unless the relatives or friends the deceased person satisfy him that they are prepared and able to dispose the corpse in a manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any rson who appears to be acquainted with facts in connection with any of cholera or suspected cholera to attend before him at a time to be sted in the order and at any place not more than one mile from the place such person resides or is staying when the order is issued, and such rson shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a nale, who, by the custom of the country, does not appear in public, itable precaution shall be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally y person who appears to be acquainted with the facts and circumstances a case of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female 10, by the custom of the country, does not appear in public, the officer shall ke her statement under such conditions as shall admit of due respect to 2 said custom.
- (3) Such person shall be bound to answer all questions relating to such se put to him or her by such officer, other than questions the answers to nich would have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such sistants (if any), as he thinks fit, enter upon any land, or after two hours' tice in writing, into any premises or buildings used for human habitation any time between sunrise and sunset for the purpose of carrying out any easure of making any enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any nal or river or other persons residing on such vessel or boat shall be subject these regulations.
- 46. All inoculations under these regulations shall be performed atuitously.

- 47. (1) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.
- (iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanuary Inspector or to his office immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Assistant Secretary to the Govt. o
West Bengal.

# Calcutta



# Gazette

# Extraordinary

# Published by Authority

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FRIDAY, JULY 13, 1962

[ SAKA 1881

RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATION

No. 4580/L.S.-G.—12th July 1962.—Whereas the Governor is of opinion that it is necessary in the interest of the municipal administration of Calcutta to appoint as Commissioner a person who is an officer in the service of Government;

Now, therefore, in exercise of the powers conferred by sub-sections (1A) and (2A) of section 19 of the Calcutta Municipal Act, 1951 (West Bengal Act XXXIII of 1951), the Governor is pleased hereby to appoint Shri S. B. Ray, who is a member of the Indian Administrative Service, as Commissioner for a period of two years on and from the 19th July 1962.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

ud and published by the Superintendent, Government ug, West Bengal, at West Bengal Govt. Press, Alipore.





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T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL EDUCATION DEPARTMENT

# **General**NOTIFICATION

No. 2431Edn.(G)/9B-7/62.—11th July 1962.—fter careful consideration of the report furnished v the District Magistrate, Malda, that the District rimary Teachers Association of Malda has now 1st its representative character the Governor is leased to declare that the recognition accorded to 1c District Primary Teachers Association, Malda, in 1st of this Department notification No. 3166-dn., dated the 4th July 1951, is hereby withdrawn.

By order of the Governor, K. LAHIRI.

Dy. Secy. to the Govt. of West Bengal.

ted and published by the Superintendent, Government ting. West Bengal, at West Bengal Govt. Press, Alipere.

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PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Covernmen Treasury, etc.

#### Government of West Bengal

DEPARTMENT OF LAND AND LAND REVENUE

**Calcutta** 

#### Land Acquisition

#### **DECLARATIONS**

Hooghly.—No. 8566L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway, in the villages of Nabasan, Ati and Amria, jurisdiction list Nos. 57, 56 and 60 respectively, police-station Polba, district Hooghly, it is increby declared that pieces of land comprising cadastral survey plots as described below, and measuring, more or less, 50.73 acres, are needed for the aforesaid public purpose at public expense within the aforesaid villages of Nabasan, Ati, and Amria (forming portions of 20th and 21st mile of the proposed Expressway).

#### Schedule of land

Police-station Polba, district Hooghly Mauza Ati, jurisdiction list No. 56

Cadastral survey plots in full—240, 241, 254, 255, 256, 259, 262, 263, 264, 268, 271, 272, 281, 282, 379, 397, 776, 777, 812, 813, 814, 817, 841, 846, 855.

Cadastral survey plots in part—238, 239, 242, 244, 245, 246, 247, 249, 252, 253, 257, 258, 260, 261, 265, 266, 267, 269, 270, 273, 274, 275, 276, 279, 280, 283, 284, 377, 378, 380, 381, 396, 398, 399, 400, 770, 771, 772, 774, 775, 778, 779, 780, 784, 805, 806, 807, 808, 810, 811, 815, 816, 818, 819, 823, 840, 842, 843, 844, 845, 847, 848, 852, 853, 854, 856 and 863.

Mauza Amria, jurisdiction list No. 60

Cadastral survey plots in full—16, 22, 42, 48, 49, 5 51, 52, 53, 54, 55, 57, 58, 210, 213, 218, 220, 232, 234, 235, 237, 241, 242, 243, 244, 245, 748, 750, 75, 752, 845, 846, 858, 859, 860, 861, 862, 863, 864, 970, 971, 972, 973, 1026, 1057.

Cadastral survey plots in part—14, 15, 17, 19, 21 23, 24, 28, 41, 43, 44, 46, 47, 59, 61, 62, 63, 197, 201, 202 203, 209, 211, 219, 348, 349, 350, 353, 354, 738, 735 743, 744, 745, 746, 747, 753, 755, 756, 839, 841, 842, 84847, 848, 849, 857, 865, 968, 969, 974, 975, 981, 982

Mauza Nabasan, jurisdiction list No. 57

Cadastral survey plots in full-46, 47 and 50.

Cadastral survey plots in part—48, 49 and 51.

This declaration is made under the provisions of section 6 of Land Acquisition Act 1 of •1894, to a whom it may concern.

A plan of the land may be inspected in the offic of the Collector of Hooghly.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of We Bengal.

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Burdwan.—No. 8568L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in 47th mile) in the villages of Putunda and Purbakrishnapur, jurisdiction list Nos. 154 and 145, respectively, police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising, cadastral survey plots, as detailed below, and altogether measuring, more or less, 34.16 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Putunda and Purbakrishnapur.

#### Schedule of land

Police-station Burdwan, district Burdwan Village Putunda, jurisdiction list No. 154

Cadastral survey plots in full—1100 to 1102, 1118, 1120 to 1124, 1259 to 1261, 1264, 1265, 1294 to 1297, 1300, 1302, 1303, 1309, 1313, 1314, 1317, 2703, 2709, 2712, 2714, 2720 to 2722, 2725, 2727 to 2720, 5658, 3063, 3078, 3079, 3081, 3083, 3087 to 3089, 3133 to 3138, 3140, 3141, 3601 and 3608.

Cadastral survey plots in part—1099, 1108, 1109, 1116, 1117, 1119, 1128, 1254, 1257, 1258, 1262, 1263, 1266, 1267, 1288 to 1290, 1299, 1292, 1297, 1298, 1310, 1312, 1315, 1316, 1318, 1981, 2713, 2715 to 2717, 2724, 2726, 2730 to 2732, 2736, 3056, 3057, 3059 to 3062, 3064, 3065, 3069, 3061, 3129 to 3132, 3135 and 3142 to 3144.

Village Purbakrishnapur, jurisdiction list No. 145 Cadastral survey plots in full—1322, 1328 to 1332, 1345, 1346, 1349 and 1350.

Cadastral survey plots in part—12/3, 1284, 1289 to 1291, 1320, 1321, 1323, 1325 to 1327, 1333, 1337, 1343, 1344, 1347, 1348, 1351, 1353 and 1356 to 1361.

This declaration is made, under the provisions of section 6 of Land Acquisition Act, I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

# By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bongal.

Burdwan. No. 8570L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in 48th mile) in the villages of Purbakrishnapur and Sonakur, jurisdiction list Nos. 145• and 144 respectively, police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less 36.96 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Purbakrishnapur and Sonakur.

#### Schedule of land

Police-station Burdwan, district Burdwan.

Village Purbakrishnapur, jurisdiction list No. 145Cadastral survey plots in full—1038, 1039, 1292, 1307, 1308, 1310, 1313, 1314, 1317 to 1319 and 1324.

Cadastral survey plots in part—267, 269 to 272, 30 306, 310, 311, 1037, 1040, 1041, 1289, 1291, 1293 1296, 1306, 1309, 1311, 1312, 1315, 1316, 1320, 132 1323, 1325 and 1326.

Village Sonakur, jurisdiction list No. 144

Cadastral survey plots in full—133, 134, 361, 362, 76 764, 779 to 781, 1218, 1226 and 1227.

Cadastral survey plots in part—123, 129 to 132, 13 136, 141, 359, 360, 363, 384 to 392, 426, 760 to 76, 765, 766, 773, 778, 782, 783, 1196 to 1199, 1202, 121, 1219 to 1223, 1225 and 1228.

This declaration is made under the provisions of section 6 of Land Acquisition Act I of 1894, to a whom it may concern.

A plan of the land may be inspected in the offic of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of Wes Bengal.

Burdwan. No. 8572L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta Durgapur Expressway (in 49th Mile) in the villager of Sonakur, Schara, Durgabati, and Mahipal, Jurisdiction list Nos. 144, 143, 90 and 142 respectively police station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 31.45 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Sonakur, Sehara, Durgabati and Mahipal.

#### Schedule of land

Police-station Burdwan, district Burdwan Village Sonakur, jurisdiction list No. 144

Cadastral survey plots in full—72, 73, 80, 89, 92, 93 95 to 97, 125, 126 and 128.

Cadastral survey plots in part—4, 28, 30 to 33, 35, 36, 55, 69 to 71, 74, 75, 77 to 79, 91, 94, 123, 124, 127, 129, 130 and 135.

Village Schara, jurisdiction list No. 143

Cadastral survey plots in full—773, 776, 839 to 842, 865, 871 to 874, 877 to 822, 974, 975 and 977.

Cadastral survey plots in part—772, 774, 775, 777, 778, 783, 833, 836 to 838, 843, 844, 846 to 848, 864, 866, 869, 870, 875, 876, 883, 885, 886, 895, 896, 973, 976, 983 to 985, 996 and 997.

Village Durgabati, jurisdiction list No. 90 Cadastral survey plot in full —313.

Cadastral survey plots in part—304, 311, 312, 314, 317 to 319, 324, 325 and 360.

Village Mahipal, jurisdiction list No. 142 Cadastral survey plots in full—779, 780, 783, 867-868, 873 and 874.

Cadastral survey plots in part—776 to 778, 782, 784, 785, 787, 790, 866, 869, 870, 872, 875 and 993.

This declaration is made under the provisions of section 6 of Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West
Bengal.

Burdwan.—No. 8574L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in the 50th mile) in the villages of Mahipal and Baikunthapur, jurisdiction list Nos. 142 and 91 respectively, in police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 32.60 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Mahipal and Baikunthapur.

#### Schedule of land

Police-station Burdwan, district Burdwan Village Mahipal, jurisdiction list No. 142 (adastral survey plots in full—696 to 699, 720, 724 to 729, 731, 733, 753 to 755, 758 to 760, 763, 764 and 788. (adastral survey plots in part—694, 695, 700, 701, 703, 719, 721 to 723, 730, 732, 734 to 736, 752, 756, 757, 761, 762, 765, 766, 776, 782, 784 to 787, 789 and 790.

Village Baikunthapur, jurisdiction list No. 91 (adastral survey plots in full—410 to 412, 418, 451 to 451, 456, 457, 460 to 462, 503 to 507, 536, 561, 564, 568, 570 to 575, 585, 589, 1324 to 1326, 1329, 1331 to 1336, 2275, 2278, 2280 to 2282 and 2284.

Cadastral survey plots in part—94 to 98, 409, 413 to 417, 419, 422, 434, 435, 446 to 450, 455, 458, 459, 463, 502, 508, 509, 511, 516, 518, 534, 535, 537 to 539, 558 to 560, 562, 563, 565 to 567, 569, 576, 577, 584, 586, 588, 590, 591, 1317, 1322, 1323, 1327, 1328, 2210, 2211, 2276, 2277, 2283, 2285, 2288 and 2289.

This declaration is made under the provisions of section 6 of Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 8576L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed or a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in the 51st mile) in the villages of Baikunthapur, Syamsundarpur, Noapara and Kantia, jurisdiction list Nos. 91, 94, 93 and 95 respectively, in police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 36.17 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Baikunthapur, Syamsundarpur, Noapara and Kantia.

#### Schedule of land

Polico-station Burdwan, district Burdwan Villago Baikunthapur, jurisdiction list No. 91 Cadastral survey plots in full—103, 132 and 133. Cadastral survey plots in part—96, 97, 102, 104, 105, 110, 111, 120 to 126, 131, 134, 135, 138, 139 and 1406.

Village Syamsundarpur, jurisdiction list No. 94 Cadastral survey plots in full—327, 330 to 332, 334, 343, 345, 363 and 364.

Cadastral survey plots in part—324 to 326, 328, 329, 333, 335 to 337, 342, 344, 346, 347, 362, 365, 366, 571, 572 and 574 to 578.

Village Noapara, jurisdiction list No. 93
Cadastral survey plots in full—149 to 160, 162 to 168, 193, 194, 198 to 204, 209, 211 to 216, 284 to 291, 294 and 298 to 300.

Cadastral survey plots in part—130, 131, 140, 143, 217 to 221, 232 to 235, 278, 281, 283, 296, 301, 302, 308, 311 and 414.

Village Kantia, jurisdiction list No. 95 Cadastral survey plots in full—144 to 147, 178, 181 and 182.

Cadastral survey plete in part - 74, 75, 98, 99, 142, 143, 148, 150, 151, 154, 168 to 170, 175 to 177, 179, 180, 183 to 186, 216 and 218.

This declaration is made under the provisions of section 6 of Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West
Bengal.

Burdwan.—No. 8578L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely for the construction of Calculta-Durgapur Expressway (in 52nd mile) in the villages of Kantia and Rayan, jurisdiction list Nos. 95 and 68, respectively, in police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 33.48 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Kantia and Rayan.

#### Schedule of land

Police-station Burdwan, district Burdwan Willage Kantia, jurisdiction list No. 495 Cadastral survey plots in full—69, 77 and 79. Cadastral survey plots in part—68, 70 to 72, 74 to 76, 78, 80, 81, 95, 98, 99 and 183 to 186.

Village Rayan, jurisdiction list No. 68
Cadastral survey plots in full—6274 to 6277, 6314, 6316, 6318, 6319, 6335, 6339, 6340, 6357, 6364, 6365, 6367 to 6369, 7049, 8768, 8787 to 8790 and 8955.

Cadastral survey plots in part—6266, 6267, 6271 to 6273, 6278, 6280, 6283, 6284, 6311 to 6313, 6315, 6320, 6321, 6334, 6336, 6337, 6341, 6342, 6349, 6356, 6358, 6360 to 6363, 6366, 6370, 6378 to 6381, 6472, 8666, 8667, 8669, 8670, 8672, 8673, 8767, 8769 to 8774, 8776, 8782, 8786, 8791 to 8793 and 8797.

This declaration is made under the provisions of section 6 of Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West
Bengal.

Burdwan.—No. 8580L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in 53rd mile) in the edlage of Rayan, jurisdiction list No. 68, in police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 21.07 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid village of Rayan.

#### Schedule of land

Police-station Burdwan, district Burdwan

Village Rayan, jurisdiction list No. 68 Cadastral survey plots in full -874, 1626, 5007, 5260 to 5264, 5266, 5267, 5269 to 5273, 5275-5285 to 5287, 5301 to 5307, 5312 to 5314, 5782 to 5785, 5794, 5795, 5801, 5803 to 5805, 5809 to 5811, 5817, 5822, 6044 to 6048, 0053 and 6486.

Cadastral survey plots in part—845, 853, 855 to 859, 861 to 864, 871, 876, 1025, 1027, 1028, 3297, 3298, 3311, 5001, 5002, 5005, 5006, 5257, 5259, 5265, 5268, 5276 to 5281, 5283, 5284, 5288, 5297, 5299, 5300, 5308, 5309, 5311, 5316, 5775, 5777, 5778, 5780, 5781, 5781, 5787, 5788, 5793, 5797, 5798, 5800, 5802, 5806 to 5808, 5812, 5816, 5818 to 5820, 5823, 5824, 5828, 6042, 6043, 6049, 6051, 6052, 6054, 6315, 6472, 6473, 6475, 6485, 6487, 6489, 6490, 6503, and 7047.

This declaration is made under the provisions of section 6 of Land Acquisition Act\_I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 8582L.A.(P.W.).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in the 54th mile) in the village of Rayan, jurisdiction list No. 68, in police-station Burdwan, district Burdwan, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and altogether measuring, more or less, 33.13 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid village of Rayan.

#### Schedule of land

Police-station Burdwan, district Burdwan Village Rayan, jurisdiction list No. 68 Cadastral survey plots in full—151, 152, 168, 172 to 174, 473, 484, 485, 491, 668, 671, 672, 690 to 693, 695, 698 to 701 and 842.

Cadastral survey plots in part—145, 147 to 150, 15 154, 157, 164, 167, 169 to 171, 175, 177, 191 to 19; 472, 474, 475, 480, 481, 483, 486, 488 to 490, 492 to 495, 499, 596 to 602, 605, 607 to 609, 642, 666, 666, 670, 673 to 675, 684 to 689, 694, 696, 697, 702, 70 707, 840, 841, 843, 845 and 846.

This declaration is made under the provisions c section 6 of Land Acquisition Act I of 1894, to al whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of Wes
Bengal.

Burdwan.—No. 8586L.A.(P.W).—13th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the construction of Calcutta-Durgapur Expressway (in 55th mile) in the villager of Rayan, Bahirsarbamangala, Mirzapur ar Saraitikar, jurisdiction list Nos. 68, 42, 66 and respectively, in police-station Burdwan, distriburdwan, it is hereby declared that pieces of lan comprising cadastral survey plots as detailed belowand altogether measuring, more or less, 24.42 acres are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Rayan Bahirsarbamangala, Mirzapur and Saraitikar.

#### Schedule of land

Police-station Burdwan, district Burdwan Village Rayan, jurisdiction list No. 68

Cadastral survey plots in full—33 to 37, 62 and 146 Cadastral survey plots in part—28, 31, 32, 60, 61, 145 147 and 148.

Village Bahirsarbamangala, jurisdiction list No. Cadastral survey plots in full—5, 14 to 16, 19 to 2 and 367.

Cadastral survey plots in part—4, 17, 22, 221, 2 and 368.

Village Mirzapur, jurisdiction list No. 66 Cadastral survey plots in full—868, 1009, 1010, 104 and 1043.

Cadastral survey plots in part—671, 867, 869 an 1011 to 1013.

Village Saraitikar, jurisdiction list No. 46 Cadastral survey plots in full—1873, 1874, 1876 1877 and 2184.

Cadastral survey plots in part—1871, 1872, 1875, 1879, 1882, 2182, 2183, 2185 to 2187 and 2193.

This declaration is made under the provisions of section 6 of Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of We
Bengal.

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1-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### PARTMENT OF LAND AND LAND REVENUE

# Land Acquisition

# NOTIFICATION

cadia,—No. 8626L.A. -14th July 1962. —Whereas appears to the Governor that land is likely to be ded for a public purpose, not being a purpose of Union, namely, for the construction of new mee Block and Laboratory Rooms, for the badwip Vidyasagar College in the village of bidwip, jurisdiction list No. 20, within Nabadwip usipality, police-station N. badwip, district ha, it is hereby notified that a piece of land that an area, is likely to be needed for the afore-lipublic purpose, partly at the public expense and that at the expense of the authorities of the badwip Vidyasagar College within the aforesaid age of Nabadwip.

his notification is made, under the provisions section 4 of Act I of 1894, to all whom it may cern

I plan of the land may be inspected in the office the Special Land Acquisition Officer, Nadia, at shnagar.

In exercise of the powers conferred by the afor said section, the Governor is pleased to Lathor; the Officers for the time being engaged in the undetaking, with their servants and workmen, to entupon and survey the land and do all other ac required or permitted by that section.

Anv person interested in the above land, who has any objection to the acquisition thereof, may, with thirty days after the date on which public notic of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia, Krishnagar.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal

# Calcutta



# Gazette

#### Extraordinary

#### Published by Authority

ASADHA 25]

MONDAY, JULY 16, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### **Public Health**

#### NOTIFICATION

No. P.H./5570/2R-36/62.—16th July 1962.—Whereas the Governor statisfied that the municipal area of South Suburban in the district of 24-parganas is threatened with an outbreak of smallpox;

Now, therefore, in exercise of the power conferred by section 2 of the spidsmic Diseases Act, 1897 (III of 1897), the Governor is pleased to rescribe the following temporary (regulations for the prevention and control f smallpox, and for the medical inspection, isolation, observation and arveillance of persons suffering from or suspected of being infected with mall-pox in the said municipal area for a period of three months:—

## Temporary Regulations for the Prevention and Control of Smallpox

- 1. In these regulations, unless there is anything repugnant in the object or context:
  - (a) "Health Officer" means the Health Officer of the municipality:
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;

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- (c) "Smallpox" means any disease accompanied by an eruption of vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be suffering from smallpox;
- (e) "Medical practitioner" means any person practising the medical profession.

#### **Notices**

- 2. If in any case the Health Officer or a Sanitary Inspector consider that the issue of a notice under these regulations is likely to lead to such at amount of delay as might facilitate the spread of smallpox, he may forth with take such steps as he may think fit for carrying out the work and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.
- 3. If any measure which the Health Officer or a Sanitary Inspector has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice the Health Officer or a Sanitary Inspector shall be entitled to carry out the measure.

### Cost and compensation

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the municipality except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such person:

Provided that where the conditions, which led the Health Officer or a Sanitary Inspector to pass such an order, are not attributable to any act or default of the person in possession of the property, the municipality may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The municipality may recover all expenses incurred by the Health Officer or a Sanitary Inspector in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.
- b. The municipality shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything donunder these regulations:

Provided that no person shall receive any compensation for anythin done or suffered under these regulations, if he has failed to carry out a order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector.

#### Location of disease

6. When a case of smallpex occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the senior male inmate of the house other than patient of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing to the nearest Sanitary Inspector. When the inmates of the house are all females the medical attendant or the senior male inmate of the nearest house shall give the required information.

- 7. (1) Every medical practitioner called in to attend upon any case of smallpox shall forthwith give notice of the case by a special messenger to the Health Officer or a Sanitary Inspector and the cost of such messenger in each case shall be defrayed by the municipality.
- (2) The Doctor-in-charge of a hospital or a dispensary within the municipality shall forthwith give notice of any case of smallpox brought to such hospital or dispensary for treatment to a Sanitary Inspector or to the Health Officer by a special messenger and the cost of such messenger in each case shall be defrayed by the municipality.
- 8. Registrars of births and deaths shall supply to the Health Officer or Sanitary Inspector such periodical returns of case of smallpox as he may from time to time call upon them to furnish.
- 9. The Health Officer or a Sanitary Inspector may examine any person who is or suspected to be, suffering from smallpox or who, in his opinion, may be infected with or likely to spread smallpox.

### **Isolation of patients**

10. When the Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or a Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein.

- 11. The Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from smallpox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the Health Officer or a Sanitary inspector.
- 12. The Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from smallpox shall be vaccinated or re-vaccinated within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under regulation 10 without the permission of the Health Officer or a Sanitary aspector.
- 14. When a patient has been removed from a house for isolation under egulation 10, the municipality shall provide for him free of charge a uitable place with necessary attendants, diet, etc.
- 15. No person, who is or has been suffering from smallpox, shall leave he place where he has been staying until he has received from the Health officer or a Sanitary Inspector written permission to do so.
- 16. No person while suffering from evident symptoms of smallpox or in the convalescent state of the disease with scabs of pocks on his pody shall expose himself in any street, road, public place, shop, bazar any place used in common by persons, other than members of the amily or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and reatment.

17. The Health Officer or a Sanitary Inspector may, during the prevalence of any outbreak of smallpox, order that any bazar, shop of other public place shall remain closed for such time as may appear to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

#### Miscellaneous

- 18. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time as may be specified in the order, such measures for the disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.
- 19. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the Health Officer or a Sanitary Inspector is of opinion that such person has been in contact with any one suffering from smallpox.
- 20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of house, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 23. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of smallpox and may cause any such clothes to be destroyed.
- 24. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried to a hospital with the following precautions against spreading the disease, namely:—
  - (i) that he is so well covered that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and
  - (iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.
- 25. No person shall expose in any street, shop, bazar or any public place any clothing, be lding or other article which has been in **contact** with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing is this regulation shall apply to a person, who

ransmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—

- (i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that it does not come directly into touch with the body of the conveyance;
- (ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and
- (iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.
- 26. Every conveyance in which a patient or a dead body of a person who has died of smallpox or any article that has been in contact with a natient is carried shall be disinfected before it is used again. The disnfection will be effected—
  - (i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
  - (ii) in the case of a conveyance carrying any clothing, bedding or other articles of a patient to the disinfecting station, by the authorities of such station; and
  - (iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
- 27. No person shall carry or permit to be carried in a public conveyince the dead body of any person who has died of smallpox without the previous written permission of the Health Officer or a Sanitary Inspector and without taking the following precautions against spreading the said disease:—
  - (i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) the dead body is taken to the burial or cremation ground direct and the conveys ace does not halt at any other place for transacting any business; and
  - (iii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.
- 28. No person shall, without the written permission of the Health Officer, dispose of any corpse except by burning or burial.
- 29. The Health Office or a Sanitary Inspector may approve burning or burial grounds and man by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.

- 30. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 31. The Health Officer or a Sanitary Inspector may direct that n person shall bury or cause to be buried any corpse which in the opinion of the Health Officer is likely to spread smallpox, in a grave not constructed of masonry of less than 6 feet deep.
- 32. The Health Officer or a Sanitary Inspector may order that no dome or other servant of the municipality employed for the disposal of across shall withdraw from his duties without the permission of the Healt! Officer or a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.
- 33. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread smallpox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of smallpox.
- 34. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of smallpox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suit able precaution shall be taken to respect the said custom.
- 35. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of smallpox.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.
- 36. The Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land or after two hours' notice ir writing, into any premises or building used for hun an habitation at any time between surrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.
- 37. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be at hject to these regulations.

- 38. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations as may be opened by the municipality or (b) by house to house visits in the case of such females as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.
- (2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two mass for each vaccination for which they shall get a printed receipt: provided that the total amount of fees payable for any number of operations performed in one family at the same house and at the same time shall not exceed annas eight:

Provided also, the municipal commissioners at a meeting may, by a resolution, direct vaccination of persons in their own houses to be carried out free of charges.

- 39. (i) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any person named in them.
- (iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give to a Sanitary Inspector or to the Health officer immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Asstt. Secy. to the Govt. of West Bengal.

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## Calcutta



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#### Extraordinary

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-----MONDAY, JULY 16, 1962 | BAKA 188. DHA 25 1 -----

31 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc

### GOVERNMENT OF WEST BENGAL DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATION

1962. D riceling. No. 8668L.A. 16th July thereas it appears to the Governor that land is purpose of the Union, namely, for educational throat, in the village of Darjeeling, jurisdiction list on 19, police-station Darjeeling, pargana Darjeeling olds, district Darjeeling, it is hereby notified that a comprising holding No. 11, Pamphawati mongin Road of Darjeeling municipality, and proswring, more or less, 0.5219 of an acre, is likely The needed for the aforesaid public purpose partly the public expense and partly at the expense of i Himalayan Mountaineering Institute within the " a Said village Darjeeling.

section 4 of Land Acquisition Act I of 1894.
A plan of the land may be inspected in the office of the Land Acquisition Officer, Darjeeling.

n exercise of the powers conferred by the aforesection the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts recuired or permitted by that section. Any person interested in the above land, who hany objection to the acquisition thereof, may, with thirty days after the date on which public notice the substance of this notification is given in a locality, file an objection in writing before a Collector, Darjeeling.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Beng

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I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

# CALCUTTA UNIVERSITY COLLEGE CODE ENQUIRY COMMISSION

### NOTIFICATION

No. CEC-12/1. -17th July 1962.—It is notified for total information that in addition to Governing saids of affirmated Colleges and the West Bengal mage and University Teachers' Association, which we already been served with separate Questionnaire content to the college Code Enquiry Commission would be long to receive the views of college teachers who not members of the aforesaid Association, of

teachers who, although such members hold views of their own and of members of the general interested in collegiate education, on the varione matters covered by the draft College Code prepared by the University of Calcutta for the regulation of qualifications of college teachers, their rights duties and the conditions of their service. The Com. mission has drawn up a special Questionnaire such categories of persons. Any college teacher or m, mber of the public, desirous of placing before the Commission his views on the provisions of the draft College Code, may obtain a copy each of the special Questionnaire and the College Code from the office of the Commission, Assembly House, Southern Annexe, Second floor, Calcutta-1, between the hours of 11 a.m. and 4 p.m. on weekdays and 11 a.m. and 1-30 p.m. on Saturdays. Replies to the Question. ni re will be received by the Commission up to th 15th August 1962.

By order, CHARU C. CHOWDHURI, Secretary



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TUESDAY, JULY 17, 1962

[ SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### Public Health

#### NOTIFICATION

No. P.H./5586/2R-37/62.—17th July 1962.—Whereas the Governor is satisfied that the district of Midnapore excluding the Municipal areas is threatened with an outbreak of cholers.

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from or suspected of being infected with, cholera in the district for a period of three months:—

## TEMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the subject or context—
  - (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Union Board" means a union board constituted under the Benga Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vomitin and diarrhoea;
- (c) "Patient" means a person suffering from or suspected to be suffering from cholera;
- (f) "Medical practitioner" means any person practising the medica profession.
- 2. Whenever any land is held jointly by two or more persons, whethe as owners or occupiers of that land, such persons shall be held jointly an severally liable for carrying out any measure ordered in a notice unde these regulations, and the names of any one or more of such joint-holder may be entered upon such notice at the discretion of the Health Officer and the Health Officer shall not be bound to enter the names of all the joint holders in the notice.

#### **Notices**

- 3. If in any case the Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.
- 4. If any measure which the Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the Health Officer shall be entitled to carry out the measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of any order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer to pass such an order, are not attributable to any act or default of the persons in possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done, or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer.

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of chaukidar or other village watchman to the nearest Sanitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the Health Officer and the cost of such messenger in each case shall be defrayed by the State Government.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the Health Officer by post and the cost of such messenger in each case shall be defrayed by the State Government.
- 9. Presidents of union boards in union board areas and thana officers in non-union board areas shall supply to the Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

- 12. The Health Officer or a Sanitary Inspector may order any person to take such drugs in such quantities as may be specified by the said officer or to submit himself to anti-cholera inoculation within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the Health Officer or a Sanitary Inspector.
- 14. The State Government shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessaries for persons isolated under regulation 11: provided that a private individual may provide places certified by the Health Officer as being fit for the purpose of such isolation.

- 15. If it is not possible for the State Government to provide suitab places with necessary attendants, diet and other necessaries for isolatic of the patient or it satisfactory arrangement for such isolation is not all possible in the house where the patient is staying, the patient shall be sen under proper sanitary precautions, to the nearest hospital where there suitable arrangement for isolation.
- 16. No person, who is or has been suffering from cholera, shall laeve the place where he has been staying until he has received from the Healt Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may requirant person to allow to be carried out by such agency, and within suctime as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer conspector may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anticholera vaccine within a time specified in the order any person residing of such premises and under the control of such owner or occupier if the Healt Officer or Sanitary Inspector is of opinion that such person has been exposed to intection from cholera.
- 19. The Health Officer or a Sanitary Inspector may forbid an person who has been a patient or who has, to his knowledge, been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspecter and without taking proper precautions against spreading the said disease.

#### Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at other source of water-supply, or may require the owner or occupier of land to take steps to close the same to the satisfaction of the Health Officer or specified in the order.

(2) The Health Officer or a Sanitary Inspector may require such more or occupier to keep closed during such a period as shall be specified the order any well, tank, pool or other sources of water-supply closed or paragraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of ankidars to prevent access to the well, tank, pool or other source of acter-supply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion that the water in well, tank, pool or source of water-supply is contaminated he may disinfect it or order its owner or occupier to disinfect it with such hanfectants as he may specify in such quantities and at such times as he may think fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons rom entering into or using for drinking, bathing, or any other purpose, turing such period as may be specified in the order, the water in any well, ank, pool or other possible source of water-supply, which, in his opinion, s contaminated or likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, art of a river, stream or channel not being private property, or being givate property with the consent of the owner, for the supply of water or drinking or culinary purposes and may prohibit therein or within a istance therefrom to be stated in the order all bathing, washing of lothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the purpose of bathing or for the purpose of washing animals or clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any rubbish, sewage, or offensive matter, into any well, tank, pool or other source of water-supply, which is used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

#### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the rommittal or continuance of any nuisance, or (2) require the person causing my nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in the opinion of the Health Officer or Sanitary Inspector is likely to spread or to cause the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or may take such steps as is deemed necessary to disinfect, the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention of the outbreak or spread of cholera, order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector any drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from several villages commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer may approve burning or burial grounds, and may by order direct, either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 39. The Health Officer may direct that no person shall bury or cause to be buried any corpse which, in the opinion of the Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than six feet deep.

- 40. The Health Officer may order that no dome or other person imployed for the disposal of corpse shall withdraw from his duties without the permission of the Health Officer unless such dome or other person has given notice in writing not less than one month previously of his intention to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse, which, in the opinion of the said officer or inspector, s infected with or is likely to spread cholera, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any serson who appears to be acquainted with facts in connection with any case of cholera or suspected cholera to attend before him at a time to be tated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a smale, who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally my person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall ake her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any laud, or after two hours' notice in writing, into any premises or buildings used for human habitation at any time between surrise and sunset for the purpose of carrying out any measure of making any enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any canal or river or other persons residing on such vessel or boat shall be subject to these regulations.
- 46. All inoculations under these regulations shall be performed ratuitously.

- 47. (1) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.
- (iii) The nearest relative of a patient for the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanitary Inspector or it is office immediate notice of any disobedience of the order by the patien

By order of the Governor,
A. CHOUDHURI,
Assistant Secretary to the Government of West Bengal.

# The

# Calcutta



## Gazette

# Extraordinary

## Published by Authority

OHA 27 ] WEDNESDAY, 1ULY 18, 1962

| SAKA 1884

1 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc

### GOVERNMENT OF WEST BENGAL

# AND PANCHAYATS

### NOTIFICATION

"Calcutta Gazette Extraordinary", Part I of the sam date, the Governor is pleased to direct that all the powers and duties which may, under the provision of the said Act or any other Act be exercised p. formed by the Commissioners, whether at in sting or oth rwise, of the Purulia municipalit who have been superseded by resolution No. 7889 16 114 21/60, days: 2511 July 1960, published pages 1769-1770 of the "Calcutta Gazette ordinary", Part I, dated the 26th July 1960, shall be performed by Shri R. N. Mukherjee Deputy Magistrate and Deputy Collector, Purulia for a period of one month, with effect from the 6tl July 1962 or any subsequent date on which he may take ove charge of the municipality from Shri S. N Das who has been granted leave.

By order of the Governor.

A. K. DATTA,

It Seey, to the Govt, of West Bengal



# Extraordinary Published by Authority

ASADHA 27 ]

WEDNESDAY, JULY 18, 1962

**|SAKA 1884** 

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### DECLARATION

Burdwan.—No. 8814L.A.—18th July 1962.—Whereas the functions of the Central Government under the Land Acquisition Act 1894 (I of 1894), and the Land Acquisition (Mines) Act, 1885 (XVIII of 1885), in relation to the acquisition of land for the purposes of the Union, within the State of West Bengal, have been entrusted to the Government of West Bengal by notifications No. 20/1/55-Judl.(I), dated the 14th May 1955, and No. 20/9/54-Judl., dated the 16th February 1955, respectively, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the \*Constitution of India as S.R.O. 1074 and published at page 868, section II of the "Gazette of India" dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public purpose being a purpose of the Union, namely, for the remodelling of the Ondal land (Phase III) in the villages of Napur, unisdiction list No. 31 and Palashban, jurisdiction list No. 47, police-stations Ranigany and Ondal, respectively, pargana Shergarh, district Burdwan, it is hereby declared that four pieces of land, one piece in Block A starting from old chainage of mile 117FI 5000 feet Eastern Railway main line,

Raniganj Extension and running generally towards the east attached to the south old boundary line of mile 118 in mauza Napur and passing through the mauzas Napur and Palashban and terminating at old chainage mile 117 FI 3,500 ft. being 1,500 feet in length and varying in width from, 0 foot to 60 feet, and the second piece in Block B starting from new chainage 2,015.37 feet, i.e., main line chainage mile 117F1 2,648.63 feet Eastern Railway main line Raniganj Extension and running generally towards the south-east direction attached to the south old boundary line of mile 118 in mauza Palashban and terminating at new chainage 3,248.57 feet in the same mauza, being 1,233.20 feet in length and varying in width from 0 foot to 665 feet, and the third piece in Block C starting from new chainage 2,728.57 feet and running generally towards the east direction up to new 3,958 feet and then turning towards the north up to new chainage 4,656 feet, i.e., main line chainage mile 117F1 450 feet attached to the south old boundary line of mile 118 in mauza Palashban and terminating at the same chainage 4,656 feet, i.e., main line chainage mile 117FI 456 feet in the same mauza, being 1,927.43 feet in length and varying in width from 0 foot to 760 feet, and the last piece in Block B starting from old chainage 50 feet of mile 118 Eastern Railway main line Ranigan, Extension and running generally towards the west direction and attached to the north old boundary line of mile 118 main line and terminating at old chainage 380 feet of mile 118 Eastern Railway main line

in mauza Palashban and being 3.30 feet in length and varying in width from 0 foot to 305 feet, and measuring, more or less, 31.591 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Napur and Palashban.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig or carry away or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made under the provisions of section 6, Act I of 1894 and section 3, sub-section (1), Act XVIII of 1885, read with the said notifications, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Burdwan, as well as in that of the District Engineer, Eastern Railway, Ondal.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.





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WEDNESDAY, JULY 18, 1962

[ SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### Government of West Bengal

#### DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATIONS

- Calcutta

No. 4691/M.1M-73/62.-18th July 1962. In exerase of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter he number of commissioners of the Bhatpara nunicipality in the district of 24-Parganas from ifteen to twenty-five.

This notification shall have effect for the purnose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

It. Secy. to the Govt. of West Bengal.

No. 4692/M.1E-2/61.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act V of 1932), the Governor is pleased to alter he number of commissioners of the Baruipur nunicipality in the district of 24-Parganas from nine o eleven.

This notification shall have effect for the pur-10se of and from the next reconstitution of the commissioners of the said municipality.

> By order of the Governor, A. K. DATTA. It. Secy. to the Govt. of West Bengal.

No. 4694/M.1M-62/60.—18th July 1962.:-In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Asansol municipality in the district of Burdwan from twenty to twenty-five.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4695/M.1M-90/62.-18th July 1962.--In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Uttarpara municipality in the district of Hooghly from ten to fourteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

No. 4696/M.1M-75/62.—18th July 1962.—In exercise of the power conferred by clause (g) : f section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the English Bazar municipality in the district of Maida from fourteen to seventeen.

This notification shall have effect to the purpose of and from the next reconstitution of the commissioner of the said manusipality.

By order of the Governor,
A. K. DATTA,
Jt. Secy. to the Govt. of West Bengal.

No. 4698, M.IM-52,62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Bhadreswar municipality in the district of Hoogilly from eleven to sixteen.

This notification shall have effect for the purpose of an intromathe next reconstitution of the commissioners of the said municipality.

By order of the Governor,
A. K. DATTA,
Jt Secy. to the Govt. or West Bengal.

No. 4699 M1M-93.62 18th July 1962. -In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Raiganj municipality in the district of West Dinajpur from thirteen to sixteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A K. DATTA,

It. Secy. to the Govt. of West bengal.

No. 4700 M.1M-25 61. -18th July 1962. -In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Kharagpur municipality in the district of Midnapore from eighteen to nineteen.

This notification shall have effect for the purpose of and from the next reconstriction of the commissioners of the said municipality.

By order of the Governor,
A. K. DATTA,
Jt. Secy. to the Govt. of West Bengal.

No. 4702 M.IM-68.62. 18th July 1962 - In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act

XV of 1932), the Governor is pleased to a the number of commissioners of the Katwa mun at the first in the district of Burdwan from twelve courteen.

This notification shall have effect for the prose of and from the next reconstitution of commissioners of the said municipality.

By order of the Governor

A. K. DATTA,

It. Secy. to the Govt. of West Ben;

No. 4703/M.1M-91/62.—18th July 1962.—In excise of the power conferred by clause (g) of section of the Bengal Municipal Act, 1932 (Bengal & XV of 1932), the Governor is pleased to all the number of commissioners of the Bansber municipality in the district of Hooghly from elevto seventeen.

This notification shall have effect for the put ose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,
A. K. DATTA,
It. Secy. to the Govt. of West Benge

No. 4704/M.1M-88/62. 18th July 1962.—In cae cise of the power conferred by clause (g) of section of the Bengal Municipal Act, 1932 (Bengal AcXV of 1932), the Governor is pleased to alter the number of commissioners of the Dhulian municipality in the district of Murshidabad from nine twelve.

This notification shall have effect for the pur pose of and from the next reconstitution of th commissioners of the said municipality.

By order of the Governor,
A. K. DATTA,
Jt. Secy. to the Govt. of West Bengal

No. 4705, M.1M-94/62. 18th July 1962.—In excuse of the power conferred by clause (g) of section of the Bengal Municipal Act, 1932 (Bengal A XV of 1932), the Governor is pleased to alto the number of commissioners of the Kalna municipality in the district of Burdwan from twelve tourteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor.

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal

No. 4706/M.1M-36/60.—18th Iuly 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Contai municipality in the district of Midnapur from thirteen to fourteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4707/M.1M-41/62.—18th July 1962 - In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Halisahar municipality in the district of 24-Parganas from seventeen to eighteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K DUTTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4708/M.1M-27/61.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to after the number of commissioners of the Javnagar-Majilpur municipality in the district of 21 Parganas from nine to eleven.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4709/M.1M-54/62.--18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Ranaghat municipality in the district of Nadia from fourteen to sixteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

It. Secy. to the Govt. of West Bengal.

No. 4710/M.1E-6 61.—18th July 1962. In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Baduria municipality in the district of 24-Parganas from thirteen to fourteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

It. Secy. to the Govt. of West Bengal.

No. 4711/M.1M-87/62. 18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Konnagar municipality in the district of Hooghly from twelve to fifteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4712/M.1M-92/62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Raniganj municipality in the district of Burdwan from twelve to fifteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

[PART

No. 4713/M.1E-3/61.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Bongaon municipality in the district of 24-Parganas from fifteen to seventeen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

#### A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

No. 4714/M.1M-48/62.—18th July 1962. In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Kandi municipality in the district of Murshidabad from nine to thirteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4715 M.IM-32/62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Jiagunj-Azimgunj municipality in the district of Murshidabad from twelve to fourteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

It. Secy. to the Govt. of West Bengal.

No. 4717/M.1M-40/62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Panihati municipality in the district of 24-Parganas from eleven to twenty-three.

This notification shall have effect for the purpos of and from the next reconstitution of th commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal

No. 4718/M.1E-4/61.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the North Dum Dum municipality in the district of 24-Parganas from twelve to sixteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor.

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4719/M.1M-26/62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Barrackpore municipality in the district of 24-Parganas from seventeen to nineteen.

This notification shall have effect for the purpos of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

No. 4720/M.1M-42/62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Rajpur municipality in the district of 24-Parganas from thirteen to fourteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 4721/M.1M-53/62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 193?), the Governor is pleased to aller the number of commissioners of the Chakdah municipality in the district of Nadia from hirteen to sixteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

It. Secv. to the Govt. of West Bengal.

No. 4722/M.1M-28/62.—18th July 1962.—In xercise of the power conferred by clause (g) of ection 8 of the Bengal Municipal Act, 1932 (Bengal act XV of 1932), the Governor is pleased to lter the number of commissioners of the larulia municipality in the district of 24-Parganas com ten to fifteen.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

No. 4723/M.1M-89, 62.—18th July 1962.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of commissioners of the Murshidabad municipality in the district of Murshidabad from nine to twelve.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

By order of the Governor,

A. K. DATTA,

It. Secy. to the Govt. of West Bengal.

# The

# Calcutta



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## Extraordinary

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THURSDAY, JULY 19, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF FOOD AND SUPPLIES

#### **ORDERS**

No. 5766FS.—19th July 1962.—In exercise of the wer conferred by sub-section (1) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), and with clause (c) of sub-section (2) of the said ction and the Government of India order No. R.O. 1185, dated the 2nd April 1957, and in superssion of Government of West Bengal order No. 191FS, dated the 14th May 1962, the Governor is eased hereby to direct that the prices at which the dermentioned varieties of hard coke and steam all may be sold ex-coal dump at Garden Reach Coal tty (old B.I.S.N. Coal Jetty), K. P. Dock, shall not ceed the prices mentioned in the schedule below:—

#### The Schedule

Hard coke price per quintal

Large rubble or smithy over 12.7 millimetres (equal to ½ in.)

Rs. per quintal.

From Bye-product ovens—

(i) if the ash content does not exceed 24 per cent.

(ii) if the ash content exceeds 24 per cent. but does not exceed 30 per cent. - -

7.01

B. From Bee-Hive and country ovens—

(i) if the ash content does not exceed 24 per cent.

6.90

(ii) if the ash content exceeds 24 per cent. but does not exceed 30 per cent.

6.14

(iii) coke breeze under 12.7 millimetres.

2.80

Steam coal price per quintal

	coal	and slack.	and smithy nut	
	$\mathbf{R}_{\mathbf{s}}.$	per quintal.	Rs. per q	nințal.
1.	Selected Grade A	4.02	4.13	
2.	Selected Grade B	3.86	3.97	
3.	Grade I	3.75	3.86	
4.	Grade II	3.59	3.71	
5.	Grade IIIA	3.44	3.54	
R	Grade HIR	3.82	3.42	

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

Run of mine, dust Steam coal, rubble

6.24

Α

В.

5. Grade IIIA

6. Grade IIIB

No. 5767FS.—19th July 1962.—In exercise of the power conferred by sub-section (1) of section the Essential Commodities Act, 1955 (10 of 1955), read with clause (c) of sub-section (2) of the said section and the Government of India order No. S.R.O. 1185, dated the 2nd April 1957, and in supersession of the Government of West Bengal order No. 2079FS, dated the 22nd March 1962, the Governor is pleased hereby to direct that the prices at which the undermentioned varieties of hard coke and steam coal may be sold ex-coal dumps at Shibpur Char, Shalimar under the police-station Shibpur in Howrah district, shall not exceed the prices mentioned in the schedule below:-

#### The Schedule

Hard coke price per quintal Large rubble or smithy over 12.7 millimetres (equal to ½ in.) Rs. per quintal.

. From Bye-product ovens	
(i) if the ash content	
does not exceed 24	
per cent.	6.91
(ii) if the ash content	
exceeds 24 per cent.	
but does not exceed	
30 per cent.	6.14
From Bee-Hive and country	
ovens	
(i) if the ash content	
does not exceed 24	
per cent.	6.80
(ii) if the ash content	
exceeds 24 per cent.	
but does not exceed	
30 per cent.	6.04
(iii) coke breeze under	
12.7 millimetres	2.70
Steam coal price per quint	aı

Run of mine, dust coal and slack. Rs. per quintal.		Steam coal, rubble and smithy nut. Rs. per quintal.	
1. Selected Grade A	3.92	4 03	
2. Selected Grade B	3 · 76	$3 \cdot 87$	
3. Grade I	3:65	3 · 76	
A. Orado II	3:49	$3 \cdot 60$	

3:31

3.22

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

3 32

No. 5768FS/FS/CG-6P-8/61. — 19th July 1962. section (1) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with clause (c) of sub-section (2) of the said section and the Government of India order No. S.R O. 1185, dated the 2nd April 1957, and in supersession of the Government of West Bengal order No. 2039FS, dated the 20th March 1962, the Governor is pleased hereby to direct that the price at which the undermentioned varieties of hard coke and steam coal may be sold in the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866, together with the suburbs of Calcutta, as defined by

notification under section 1 of the Calcutta St burb Police Act, 1866, shall not exceed the price mentic ed in the schedule below:-

#### The Schedule

Hard Coke-Wholesale price per quintal (ex-Railway Depot)

> Large rubble or smith over 12.7 millimetres (equal to  $\frac{1}{2}$  in.) Rs. per quintal.

7.38
6.62
7.20
· 6.44
0.47
3.10
5.10

Steam coal-Wholesale price per quintal (ex-Railway Depot)

			Steam coal, rubble and smithy nut	
	coal and slack. Rs. per quintal.		Rs. per quintal	
1.	Selected Grade A	4.08	4.19	
2.	Selected Grade B	3.92	4.03	
3.	Grade I	3.81	3.92	
4.	Grade II	3.65	3.76	
5.	Grade IIIA	3.50 .	3.60	
6.	Grade IIIB	3.38	3.48	

By order of the Governor, S. M. BHATTACHARYYA. Secy. to the Govt. of West Bengal.

No. 5769FS/FS/CG-6P-8/61. — 19th July 1962 --In exercise of the power conferred by sub-section (1) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with clause (c) of sub-section (2) of the said section and the Government of India order Na section and the Government of India order No. SRO 1185, dated the 2nd April 1957, published at pages 734-736 of Part II, section 3, of the "Gazette of India", dated the 13th April 1957, and in super-session of Government of West Bengal order No. 2038FS, dated the 20th March 1962, the Governor is pleased hereby to direct that the price at which soft coke may be sold in the town of Calcutta, as defined in section 3 of the Calcutta Police Act, 1866, and the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866, shall not exceed in the case of sale ex-Railway Depot Rs. 5 per quintal exclusive of sales tax and in any other case Rs. 5.96 per quintal exclusive of sales tax.

> By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal

# The

# Calcutta



# Gazette

# Extraordinary Published by Authority

ASADHA 29]

FRIDAY, JULY 20, 1962

[ SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATIONS

Calcutta.—No. 8940L.A.—20th July 1962.—The Governor is pleased to cancel notification No. 5318-L.A., dated the 1st May 1962, under section 4 of the Land Acquisition Act I of 1894, published at pages 1743-1744, Part I, of the "Calcutta Gazette, Extraordinary" of the 1st May 1962, in respect of the proposed acquisition of land for office purposes in ward No. 54 of the Calcutta municipality in the city of Calcutta.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

Calcutta.—No. 8942L.A.—20th July 1962.—The Governor is pleased to cancel notification No. 5316-L.A., dated the 1st May 1962, under section 4 of the Land Acquisition Act I of 1894, published at page 1743, Part I of the "Calcutta Gazette, Extraordinary" of the 1st May 1962, in respect of the proposed acquisition of land for residential purposes in ward No. 54 of the Calcutta municipality in the city of Calcutta.

By order of the Governor,
B. CHAKRABARTI,
Dy Secy. to the Govt. of West Bengal.

#### **NOTICES**

Midnapore.—No. 8884L.A.(P.W.).—20th July 1962.—Whereas 12.0125 acres, more or less, of land situate in or near the villages of Kulta and Tikashi, described below, have been requisitioned under subsection (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person authorised under the said section 3(1), for the public purpose of providing facilities for transport and communication, namely, for the construction of Khejuri-Herya Road;

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

#### Description of the land

Police-station Khajuri, district Midnapore.

Mauza Kulta, jurisdiction list No. 8.

Cadastral survey plots in full—107 and 118.

Cadastral survey plots in part—106, 108, 109, 110 113, 114, 115, 117, 119, 120, 292, 293, 294, 295, 298, 299, 300, 301, 303, 304, 305, 450, 451, 452, 453, 454 455, 456, 457, 458, 459, 460, 461, 462, 464, 465, 473 477, 478, 479, 481, 483, 486, 487, 488, 489, 490, 491

**495**, **496**, **497**, **503**, **504**, **505**, **506**, **514**, **515**, **516**, **517**, **519**, **520**, **521**, **1102**, **1103**, **1104**, **1105**, **1106**, **1111**, **1112**, **1114**, **1115**, **1129**, **1135**, **1136**, **1407**, **1408**, **1417**, **1418**, **1419**, **1420**, **1421**, **1453**, **1455**, **1456**, **1457**, **1461**, **1463**, **1464**.

Mauza Tikashi, jurisdiction list No. 138.

Cadastral survey plots in full—3715, 3716, 3717, 3718, 3719, 3770, 3777, 3778 and 3813.

Cadastral survey plots in part—3713, 3714, 3720, 3751, 3752, 3755, 3756, 3760, 3761, 3762, 3763, 3769, 3771, 3772, 3776, 3779 and 3814.

By order of the Governor,

B. CHAKRABARTI,

Dy Secy. to the Covt. of West Bengal.

Midnapore.- No. 8886L.A.(P.W.).— 20th July 1962.
--Whereas 12.1125 acres, more or less, of land situate in or near the village of Kamarda and Kalagachhia, described below have been requisitioned under sub-section (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person authorised under the said section 3(1), for the public purpose of providing facilities for transport and communication, namely, for the construction of Khejuri-Herya Road (7th mile);

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

#### Description of the land

Police-station Khajuri, district Midnapore.

Mauza Kamarda, jurisdiction list No. 16,

Cadastrol survey plots in full—3610, 3723, 3724, 3757, 3925 and 3926.

Cadastral survey plots in part—3335, 3436, 3449, 3450, 3451, 3452, 3453, 3454, 3455, 3458, 3459, 3461, 3463, 3472, 3473, 3486, 3490, 3491, 3492, 3439, 3495, 3496, 3497, 3549, 3550, 3607, 3608, 3609, 3611, 3721, 3722, 3725, 3727, 3729, 3730, 3731, 3732, 3733, 3755, 3756, 3759, 3760, 3762, 3763, 3765, 3921, 3922, 3923, 3924, 3927, 3929, 3930, 4006, 4007, 4005, 3771, 3776, 3772, 3773, 3774, 3461/4870, 3472/4876, 3573/4878, 3572/4879, 3492/4880 and 3884/4882.

Mauza Kalagechhia, jurisdiction list No. 15.

Cadastral survey plots in part—134, 1143, 1144, 1145, 1146, 1147, 1150, 1151, 1160, 1161, 1163, 1158, 1159, 1546, 1540, 1541, 1544, 1545, 1554, 1555, 1557, 1558, 1562, 1563, 1564, 1147/1567, 1147/1568, 1539 and 734/1602.

By order of the Governor,

B. CHAKRABARTI,

Dy Secy. to the Govt. of West Bengal.

Midnapore. --No. 8888L.A.(P.W.). -- 20th July 1962. Whereas 10.9725 acres, more or less, of land situate in or near the villages of Kastala and Ramchak, described below, have been requisitioned under sub-section (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person authorised under the said section 3(1), for the public purpose of providing facilities for transport and communication, namely, for the construction of Khejuri-Herya Road;

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (Ia) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1943 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

### Description of the land

Police-station Khajuri, district Midnapore.

Mauza Kastala, jurisdiction list No. 37.

Cadastral survey plot in full—937.

Cadastral survey plcts in part—27, 93, 775, 805, 680, 738, 741, 742, 744, 745, 767, 768, 769, 774, 776, 815, 816, 817, 820, 821, 822, 935, 936, 938, 939, 946, 945, 946, 947, 949, 950, 951, 1030, 1031, 1032, 1033, 1049 and 1050.

Mauza Ramchak, jarisdiction list No. 30.

Cadastral survey plots in full—1625, 1738, 1737, 1745 and 1747.

Cadastral survey plots in part—759, 1492, 1493, 1494
1495, 1496, 1500, 1501, 1505, 1507, 1508, 1510, 1524,
1525, 1529, 1530, 1531, 1617, 1620, 1621, 1622, 1623,
1624, 1626, 1629, 1630, 1724, 1725, 1726, 1729, 1734,
1735, 1738, 1740, 1741, 1742, 1743, 1746, 1748, 1773,
1774, 1775, 1776, 1777, 1778, 1780, 1781, 1782, 1812,
1813 and 1814.

By order of the Governor,
B. CHAKRABARTI,
Dy Secy. to the Covt. of West Bengal.

# The





# Gazette

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### Extraordinary

### Published by Authority

ASADHA 30]

SATURDAY, JULY 21, 1962

[ SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### **NOTIFICATIONS**

Purulia.—No. 9028L.A.—21st July 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for establishment of the Sainik School and other educational purposes, in the villages of Puapur, Baghmara, Chakaltabari and Shhulibari, jurisdiction list Nos. 302, 303, 304 and 274, respectively, police-station Neturia (Eaghunathpur), pargana Chowrashi, district Purulia, it is hereby notified that pieces of land comprising cadastral survey plots as described below and altogether measuring, more or less, 911.41 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Puapur, Baghmara, Chakaltabari and Shihulibari.

#### Schedule A (waste and arable lands)

Police-station Neturia (Raghunathpur), pargana Chourashi, district Purulia.

Mauza Puapur, jurisdiction list No. 302.

Cadastral survey plots in full—5, 6, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 53, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97,

98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 156, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228229 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 255, 256, 258, 259, 260, 261, 262, 263, 264, 365, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275. 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 302, 303, 304, 305, 306, 307, 308, 309. 299, 300, 301, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337 338, 339, 340, 341, 356, 357, 364, 365, 366, 367, 368, 369, 370, 378, 379, 380, 381, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 404, 405, 406, 407, 408, 414, 415, 416, 417 418, 419, 420, 421, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 445, 447, 448, 449, 451. 452, 455, 456, 457, 458, 459, 460, 465, 466, 468, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 510, 511, 512, 513, 517, 518, 519, 507, 508, 509, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564,

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Cadastral survey plots in part—1, 2, 3, 4, 430, 599, 600, 601, 602, 603, 618, 619, 620, 621, 623, 641, 642, 679, 739, 752, 753, 905, 908, 909, 910, 912, 922, 926, 928, 929, 934, 944, 945, 946, 947, 1029, 1031, 1051, 1082, 1083, 1092, 1093, 1094, 1095, 1105, 1106, 1107, 1108, 1109, 1411, 1412, 1413, 1415, 1416, 1419, 1420, 1454, 1455, 1456, 1462, 1466, 1467, 1252, 1253, 1254, 1255, 1256, 1270, 1276, 1277, 1278, 1282, 1284, 1285, 1286, 1287, 1296, 1298, 1299, 1300, 1302, 1303, and 1308.

Mauza Baghmara, jurisdiction list No. 303.

Cadastral survey plots in full-6, 7, 8, 9, 10, 11, 12 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 28, 29, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 56, 57, 58, 59 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 79, 81, 82, 83, 84, 85, 86, 87, 88, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 143, 144, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 279, 280, 281, 282, 283, 285, 286, 287, 288, 289, 290, 291, 292, 294, 298, 299, 300, 301, 302, 303, 304, 305, 308 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 353, 354 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 381, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403. 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 132/432, 134/433, 434. 435, 436, 437, 438, and 439.

Cadastral survey plots in part—1, 2, 49, 50, 55, 78, 89 and 90.

Mauza Chakaltabari, jurisdiction list No. 304.

Cadastral survey plots in full—165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210

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213, $17, 218, 219, 220, 221, 425, 426, 428, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 451, 452, 453, 456, 457, 458, 463, 466, 468, 469, 470, 471, 472, 474, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 617, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 648, and 651.
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(adastral survey plots in part—147, 160, 222, 224, 239, 401, 402, 411, 416, 417, 418, 424, 427, 449, 450, 461, 465, 467, 473, 476, 518, 520, 521, 562, 566, 614, 618 and 619.

#### Mauza Shihulibari, jurisdiction list No. 274.

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Cadastral survey plots in full-173, 174, 175, 177,
178, 208, 210, 211, 212, 213, 214, 215, 216, 217, 218,
\frac{1}{219}, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229,
230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 247, 248, 249, 250, 251, 252, 253, 254, 255,
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325, 326, 327, 479, 480, 481, 482, 483, 484, 485, 486,
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531 532; 533; 534, 535, 536, 537, 538, 539, 540, 541,
512 543, 544, 602, 603, 604, 605, 606, 607, 608, 621,
\mathfrak{g}_{22}, \mathfrak{g}_{23}, \mathfrak{g}_{24}, \mathfrak{g}_{25}, \mathfrak{g}_{26}, \mathfrak{g}_{26}, \mathfrak{g}_{27}, \mathfrak{g}_{28}, \mathfrak{g}_{29}, \mathfrak{g}_{30}, \mathfrak{g}_{31}, \mathfrak{g}_{32},
334, 635, 636, 637, 638, 651, 652, 653, 666, 667, 668,
369 670, 671, 672, 673, 675, 676, 677, 678, 679, 680,
381, 681, 686, 687, 779, 780, 781, 782, 785, 786, 787,
788 791, 792, 793, 794, 810, 811, 812, 813, 814, 815,
816-817,\ 818,\ 819,\ 820,\ 821,\ 822,\ 1132,\ 1133,\ 1134, \\ 1135,\ 1136,\ 1137,\ 1138,\ 1152,\ 1154,\ 1155,\ 1156,\ 1158,
1159, 1160, 1161, 1162, 1163, 1164, 1168, 1169, 1170,
1171, 1172, 1173, 1175, 1183, 1202, 1203, 1204, 1205,
(206, 1267, 1208, 1209, 1210, 1211, 1112, 1213, 1214,
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1855 and 1856.
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Cadastral survey plots in part -171, 172, 189, 203, 206, 207, 209, 246, 271, 279, 285, 293, 301, 315, 317, 321, 328, 461, 478, 545, 546, 609, 654, 664, 674, 682, 685, 688, 778, 783, 784, 790, 792, 826, 827, 828, 997, 998, 999, 1117, 1118, 1140, 1147, 1153, 1165, 1174, 1176, 1181, 1184, 1199, 1200, 1201, 1217, 1218, 1224, 1230, 1249, 1250, 1256, 1257, 1264, 1266, 1288, 1291, 1292, 1303, 1319, 1320, 1327, 1401, 1603, 1604, 1605, 1732, 1739, 1740, 1754, 1849, and 1850.

#### Schedule B (other than waste or arable land).

Police-station Neturia (Raghunathpur), pargana Chowrashi, distrect Purulia.

#### Mauza Puapur, jurisdiction list No. 302.

Cadastral survey plots in full—7, 13, 43, 44, 45, 46, 47, 48, 49, 50, 51, 54, 76, 77, 257, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 365, 358, 359, 360, 361, 362, 363, 371, 372, 373, 374, 375, 376, 377, 382, 383, 384, 385, 386, 387, 388, 389, 402, 403, 409, 410, 411, 412, 413, 422, 423, 424, 425, 426, 427, 428, 429, 444, 446, 450, 453, 454, 461, 462, 463, 464, 467, 469, 471, 482, 514, 515, 516, 533, 585, 597, 624, 625, 627, 628, 630, 631, 632, 633, 634, 635, 636, 637, 638, 643, 648, 649, 652, 653, 654, 658, 659, 661, 662, 677, 757, 759, 760, 766, 767, 940, 941, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1 79, 1209, 1210, 1211, 1112, 1216, 1217, 1321, 1322, 1323, 1324, 1327, 1328, 1329, 1330, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1414, 1415, 1416, 1417, 1418, 1419, 1422, 1423, 1424, 1425, 1426, 1434, 1435, 1437, 1439, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1467, 1468, 1470, 1471, 1477, 1478, 1489, 1490, 1491, 1493, 1494, 1495, 1496, 1497, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1515, 1516, 1517, 1521, 1522, 1529, 1530, 1531, 1532, 1533, 1534, 1537, 1538, 1534, 1537, 1538, 1540, 1741, 1742, 1747, 1754, 1810, 1815, and 1816.

Cadastral survey plots in part—639, 640, 644, 647, 650, 651, 655, 657, 660, 663, 676, 678, 740, 741, 742, 743, 754, 756, 758, 762, 763, 764 and 765.

Mauza Baghmara, jurisdiction list No. 303.

Cadastral survey plots in full—24, 25, 26, 27, 30, 31, 32, 33, 34, 35, 80, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 145, 146, 147, 148, 149, 150, 151, 277, 278, 284, 293, 295, 296, 297, 306, 307, 380, 382, 383, 384 and 385.

Mauza Chakaltabari, jurisdiction list No. 304.

Cadastral survey plots in full—177, 190, 191, 192, 193, 194, 195, 196, 197, 211, 212, 214, 215, 216, 429, 430, 431, 432, 433, 434, 454, 455, 459, 460, 461, 462, 582, 583, 584, 644 and 653.

Cadastral survey plot in part -583.

Mauza Shihulibari, jurisdiction list No. 274.

Cadastral survey plots in full—302, 305, 1344, 1351, 1353, 1354, 1373, 1405, 1473, 1480, 1481, 1482, 1483, 1535, 1569, 1570, 1571, 1576, 1577, 1580, 1581, 1788 and 1789.

Cadastral survey plots in part—192, 320, 633, 1157 and 1275.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Purulia.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Officer. for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894) the Governor is pleased to direct that 'the provisions of section 5A of the Act shall not apply to the waste and arable lands described in the schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of rection 17 of the said Act are applicable.

Any person interested in the land other than waste or arable, described in the schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of the notification is given in the locality, file an objection in writing before the Deputy Commissioner of Purulia.

My order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### NOTICE

Midnapore.—No. 9026L.A.(P.W.) —21st July 1962.—Whereas 11.07 acres, more or less, of land situate in or near the villages of Chaltatalya, Manoharchak, Kasaria, Tengramari, Kadirpur and Sahapur, described below have been requisitioned under sub-section

(1) of section 3 of the West Bengal Land (Requisi-1948, and Acquisition) Act, by tion authorised under the said section person public for the purpose cf 3(1) provid. ing facilities for transport and comniunica. tion, namely, for the construction of Khejuri-Herya Road (1st mile);

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land being required for a public purpose as aforesaid.

This notice is given under the provisions of sub-section (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

#### Description of the land

Police-station Khajuri, district Midnapur.

Mauza Chaltatalya, jurisdiction list No. 62.

Cadastral survey plots in full—148 and 167. Cadastral survey plots in parts—147, 155, 156, 166 and 168.

Mauza Manoharchak, jurisdiction list No. 61. Cadastral survey plots in full—7, 10, 20, 21, 22, 24, 27 and 23/167.

Cadastral survey plots in part -3, 4, 5, 8, 9, 11, 12, 13, 17, 19, 23, 25, 26, 28, 28/155, 28/156 and 4/169.

Mauza Kasaria, jurisdiction list No. 59.

Cadastral survey plots in full -536 and 537.

Cadastral survey plots in part—533, 534, 535, 538, 544 and 545.

Mauza Tengramari, jurisdiction list No. 60.

Cadastral survey plots in full -29, 53, 62, 63, 64, 79, 80, 81, 82, 205.

Cadastral survey plots in part—3, 4, 5, 7, 8, 9, 22, 23, 24, 25, 27, 28, 30, 36, 48, 49, 52, 54, 56, 61, 65, 66, 76, 77, 78, 83, 87, 88, 90, 91, 93, 202, 203, 206, 207 and 52/347.

Mauza Kadirpur, jurisdiction list No. 64.

Cadastral survey plots in full—883, 918, 935, 936 937, 938, 939 and 940.

Cadastral survey plots in part—879, 882, 884, 917, 920, 922, 923, 924, 925, 926 and 933.

Mauza Sahapur, jurisdiction list No. 63.

Cadastral survey plots in part—49, 59, 62, 63, 286, 287, 301, 302, 313, 314, 315 and 316.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

ired No. C207

No. 386(1)

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Gazette

#### Extraordinary

#### Published by Authority

NA 2 ] TUESDAY, JULY 24, 1962 [ SAKA 1884

'I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### FINANCE DEPARTMENT

#### **NOTIFICATION**

to 3511F.—23rd July 1962.—The Government of st Bengal have received with the deepest regret the news of the death of Shri Kali Pada Mookerjee, uster in charge of Police, Defence, Special, Pass-t, Press and Transport Branches of the Home partment, on Monday, the 23rd July, 1962. As a rk of respect to the memory of the deceased, offices under the Government of West Igal, and all Revenue and Magisterial Courts in st Bengal with the exception of the office of the listrar of Assurances, Calcutta, and office of the lector, Stamp Revenue, Calcutta, shall be closed 24th July 1962.

By order of the Governor, K. K. RAY, Secy. to the Govt. of West Bengal.



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SRAVANA 2]

TUESDAY, JULY 24, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### **Political**

#### RESOLUTION

Calcutta, the 24th July 1962.

The Governor of West Bengal and the Council of Ministers have learnt with the deepest regret of the passing away, at 11 p.m., at his Calcutta residence, on Monday, July 23, 1962, of Shri Kali Pada Mookerjee, Minister for Home (Police, Press and Transport) Department.

Shri Mookerjee, who was 62, belonged to Chandernagore in Hooghly district. He participated in the freedom movement from a very early age and courted imprisonment for several terms for his political activities. He was also connected intimately with the revolutionary movement. He was associated as an active member with the Indian National Congress and was for several years the General Secretary of the West Bengal Provincial Congress Committee. He organised relief measures during the North Bengal floods and the communal disturbances in Dacca and Noakhali in the pre-Independence days

Shri Mookerjee joined the West Bengal Cabinet in 1947 and continued to be a member of the Council of Ministers till his death. He held the portfolios of Revenue, Labour and then Home (Police and Defence) in the different ministries under Dr. P. C. Ghosh and Dr. Bidhan Chandra Roy. He was also the Chairman of the West Bengal Minority Commission and the Darjeeling Enquiry Committee.

Shri Mookerjee was a great patriot and a politician who was greatly respected for his attainments and abilities. He was the last of the great orators of his generation. In his passing away the country and the State of West Bengal have suffered a great loss.

The Governor and the Council of Ministers send their profound condolences to the members of the bereaved family.

As a mark of respect to the memory of the late Minister all offices under the Government of West Bengal except the offices of the Registrar of Assurances and the Collector of Stamp Revenue will remain closed on Tuesday, July 24, 1962. There will be State mourning for three days during which flags will be flown at half-mast on all Government buildings.

By order of the Governor, R. GUPTA.

Chief Secy. to the Govt. of West Bengal.

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Calcutta



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VANA 3 ] WEDNESDAY, JULY 25, 1962 [ SAKA 1884

RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL CHANCELLOR'S SECRETARIAT NOTIFICATION

No. 1049Edn(S).—23rd July 1962.—In exercise of the powers conterred by sub-section 2(a) of section 9 of the Calcutta University Act, 1951, the Chancellor of the Calcutta University is pleased to approve of the appointment, made by the Syndicate, of Shri Satis Chandra Ghosh, M.A., Treasurer of the Calcutta University and ex-officio Member of the Senate, to exercise the powers and perform the duties of the Vice-Chancellor in addition to his own duties during the absence of Shri Surajit Chandra Lahiri, the Vice-Chancellor of the said University, on leave or one month, with effect from the 18th July 1962.

By order of the Chancellor,

D. M. SEN.

Secretary to the Chancellor.

nted and published by the Superintendent, Government nting West Bengal, at West Bengal Govt. Press, Alipore.

The

## Calcutta



## Gazette

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AND 3 WEDNESDAY JULY 25, 1962 [ SAKA 1884

AT 1—Orders and Notifications by the Governor of Week Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## Land Acquisition

#### NOTIFICATION

Hooghly.—No. 9157L.A.(P.W.). 25th July 1962. There is it appears to the Governor that land as any to be needed for a public purpose, not being the ose of the Union, namely, for manufacture of cricks in connection with construction of Calcuttating apur Expressway in the villages of Mallickpur, misdiction list No. 48 and Jalaghata, jurisdiction list No. 79, police-station Singur, district Hooghly, it is needy notified that a piece of land comprising ordertral survey plots as described below and masuring, more or less 16.735 acres is likely to be needed for the above purpose at the public expense within the aforesaid villages of Mallickpur and Lighata.

### Description of land

SCHEDULE "A"

(Waste and arable land)

Mouze Mallickpur, jurisdiction list No. 48, policestation Singur, district Hooghly

Cadastral survey plots in full—539, 540, 542, 543, 544, 545, 562, 563, 564, 565, 650, 651, 652, 654, 655.

Cadastral survey plots in part—535, 537, 538, 568, 648, 649

Mouza Jar ghata, jurisdiction list No. 79, polstation Singur, district Hooghly

Cadastral survey plots in full—2683, 2684, 26 2712, 2713, 2714, 2715, 2716, 2719, 2720, 27 2722 2723, 2724, 2725, 3788, 3789.

Cadastral survey plots in part—2681, 2682, 27 2718, 2810

#### SCHEDULE "B"

(Other than waste or arable land)

Mouza Billickpur, jurisdiction list No. 48, polistation Singur, district Hooghly

clad stril survey plot in full 541.

This notification is in defunder the provisions rection 4 of Earld Acquirition Act 1 of 1894 to whom it may concern

A plan of the land may be mapedted in the office, the Collector of Hooghly.

In exercise of the powers conferred by the air said section the Governor is pleared to authorise the officers for the tine being engaged in the undert know the their servents and workmen to enter upon an survey the land and do all other acts required a comitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Ad 1894 (1 of 1894), the Governor is pleased to dress that the provisions of section 5A of the Act shall not apply to the waste and anable land described it schedule "A" above to which, in the opinion of the Governor, the provision of sub-section (1) of section 17 of the seid Act is applicable.

Any person interested in the land other than waster are ble described in schedule "B" above who have objection to the acquisition thereof, may, with 30 days after the date on which public notice of substance of the notification is given in the localitale an objection in writing before the Collector (Booghly

By order of the Governor, B. CHAKRABARTI, Dy. Secy.' to the Govt. of West Beng?

## The

## Calcutta



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### Extraordinary

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[ANA 4] THURSDAY, JULY 26, 1962

[ SAKA 1884

I Orders and Notifications by the Governor of West Inengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### DMMERCE AND INDUSTRIES DEPARTMENT

#### Mines and Power

#### **ORDER**

No. 3298MP.—26th July 1962.—In exercise of the wer conferred by section 22B of the Indian Electrity Act, 1910 (IX of 1910), the Governor is pleased reby to make the following amendments in this spartment order No. 2064M.P./4M-37/61, dated a 25th May 1961, published at pages 1405-1407 of att I of the "Calcutta Gazette Extraordinary" of the the May 1961, for regulating the supply, distribution, consumption, and use of electrical energy, as bequently amended (hereinafter referred to as the id order), namely:—

#### Amendments

In the said order---

- number the portion commencing with the words and figures "On and from the 29th May, 1961" and ending with the words "in the said respective schedules in each case." as paragraph "I"; and
- (2) after paragraph I as so numbered, insert the following paragraph, namely: —
- "II. If the Calcutta Electric Supply Corporation limited is satisfied that any industrial consumer

has contravened any of the provisions of par graph I, it may, notwithstanding anything to contrary contained in any other law or in contract, discontinue the supply of electrid energy to such industrial consumer either perm nently or for such period or periods as it  $m_i$ consider necessary:

Provided that no supply of electrical enen shall be discontinued in pursuance of the propertor sions of this paragraph except—

(a) with the prior concurrence of the Sta Government, and

(b) after giving to the industrial consumer concerned at least three days' notice weiting of its intention so to do and } opportunity of being heard".

> By order of the Governol S. DUTT-MAZUMDAR. Secv. to the Govt. of West Ben

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IT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATION

No. 4826/MIM-21/60. — 26th July 1962. — In xereise of the power conferred by clause (b) of ub-section (1) of section 386 of the Bihar and bissa Municipal Act, 1922 (Bihar and Orissa Act II of 1922), the Governor is pleased to direct that hri S N. Das shall, during the period of superession of the commissioners of the Purulia numericality, continue to exercise and perform all ne powers and duties conferred and imposed upon 11 by notification No. 1047/MIM-21/60, dated 12 9th February 1961, for a further period of three 1901th from the 27th July 1962.

By order of the Governor,

#### A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

ted and published by the Superintendent, Governmenting, West Bengal at West Bengal Govt. Press Alipore

## The



## Guzette

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ANA 4 ] THURSDAY, JULY 26, 1962 [SAKA 1884

IA—Orders and Notifications of the Government of ia, Statutory Notifications of the Election Commission, ia, and other Election Notifications published for eral information. Orders and Notifications which have finally been published in the "Gazette of India" are y republished.

### MINISTRY OF FOOD AND AGRICULTURE

## (Department of Food)

### .NOTIFICATION

New Delhi, the 27th June 1962

G.S.R.914.—In exercise of the powers conferred by etion 22 of the Rice-Milling Industry (Regulation) et, 1958 (21 of 1958), the Central Government reby makes the following rules further to amend e Rice-Milling Industry (Regulation and Licensing)

Rules, 1959, the same having been previously lished as required by sub-section (1) of the section 22, namely:—

- These rules may be called the Rice-Millin Industry (Regulation and Licensing) Amendmen Rules, 1962.
- In the Schedule to the Rice-Milling Industr (Regulation and Licensing) Rules, 1959,—
  - (i) In Form II, in item 7, after the word 'Capacity the following words, figure and bracket shall be inserted, namely:—
    - "per diem (based on 8 hours' working).";
  - (ii) in Form IV, in item 1, after sub-item (6), the following sub-item shall be inserted namely:—
    - "(7) Capacity per diem (based on 8 hours' work ing).".

[No. 209(GEN)(3)/595/62-PY.II S. N. BHALLA.

Dy. Secy. to the Govt. of India.

# The



### Extraordinary

### Published by Authority

RAVANA 4]

THURSDAY, JULY 26, 1962

**SAKA 1884** 

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### **ORDERS**

No. 1425-I.R /IR/3L-27/61.- 23rd April 1962. Whereas under the Government of West Bengal, about Department, order No. 6086-I.R./IR/13L-27/d, dated the 27th October 1961, the industrial disoute between Messrs. Eastern Printers, 32/IA iorachand Bose Road, Calcutta-6, and their worknen represented by the Press Employees' Association, 249B Bowbazar Street, Calcutta-12, regarding he issues mentioned in the said order being matters pecified in the second and the third schedules to the industrial Disputes Act, 1947 (XIV of 1947), was deferted for adjudication to the Seventh Industrial Iribunal:

And whereas the said Seventh Industrial Tribunal has submitted to the State Government its award on he said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between Messrs. Eastern Printers, 32/1A Gorachand Bose Road, Calcutta-6, and their workmen, represented by the Press Employees' Association, 249B Bowbazar Street, Calcutta 12. (Came No. VII!-339'61.)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shii S. K. RAY, Judge, Seventh Industrial Tribunal

For the Company: Shri N. K. Mukherjee, Advocate, Shri H. P. Paladhy, Advocate.

For the Union: Shri Anil Das Chowdhury, Vice-President.

#### Award

The above dispute over the issues given in the order of reference and reproduced below was

referred for adjudication to this Tribunal by the Government of West Bengal, Labour Department order No. 6086-I.R./IR 13L-27/61, dated the 27th October 1961.

#### Issues

- (1) Conversion of the piece-rated and dailyrated workmen into monthly salaried staff. Scales and grades of pay.
- (2) Weekly working hours.
- (4) Dearness allowance.

#### Findings

Issue No. I.—Conversion of the piece-rated and daily-rated workmen into monthly salaried staff.— It is both party's case that there are only five piecerated Compositors and their names are contained in Ext. 1. There is no fixed scale and grade of pay and dearness allowance for them. They are paid solely on the basis of the work put in by them. The Union claims that these workers should be made monthlyrated and given the scale of pay and dearness allowance like other similar workers in the Press. The Company, on the other hand, contends that there is no reason for making them monthly-rated workers, because as piece-rated workers, they are earning much more than similar workers in the Press who are on fixed scale and grade of pay and dearness allowance. It is said that they are junior compositors and their earnings are much more than the junior compositors who are on the scale and grade of pay of Rs 35 to Rs. 50 with dearness allowance of Rs. 28. Ext. D, the Company's statement showing the earnings of the piece-rated workers week by week from 2nd December 1961 to 26th January 1962, no doubt supports the Company's contention in this respect. It appears that Shri Sailendra Nath Karmakar, one of the piece-rated workers, earned Rs. 102.20 in the month of December and the carnings of the other piece-rated workers during this month varied from Rs. 68.64 to Rs. 91.28. It is an admitted position that piece-rated workers are paid their wages weekly on the basis of their works. Shii Sailendra Nath Karmakar, one of the piecerated workers, has given evidence in this case and he has claimed that there should be a fixed scale and grade of pay for the piece-rated workers and in support of this claim, he has advanced the reason that being piece-rated workers, they do not get any dearness allowance, any increment, any privilege or casual leave or overtime wages and he has further stated that he could earn more wages than other similar Compositors on fixed scale and grade of pay by putting in more labour. The reasons given by this piece-rated worker cannot be lightly discarded. Being place-rated workers, they do not get any other amenities and privileges, enumerated by him, which are admissible to workers doing the same work, i.e., junior compositors, who are on a fixed scale and grade of pay. It cannot be gainsaid that if they sometimes earn more than similar workers on fixed scale and grade of pay, they have to do it by putting in much more strenuous work than the others. Moreover, the position of piece rated workers carries a certain amount of insecurity and uncertainty, which should not exist in the case of industrial workers of any establishment. It is to be noted that the workers themselves have preferred to be on

fixed scale and grade of pay than on the uncerties of piece-rate system entailing deprivation other amenities like leave, etc., enumerated ab In the above view of the facts and circumstate concerning piece-rated workers, I hold that Union's claim for their conversion into monitated staff is quite reasonable and it should succ I should state here that the Issue also refers daily-rated workmen, but there is no evidence show that there is any daily-rated workman in Press. So, the question of conversion of daily-rated workmen into monthly-rated workmen does arise.

In the result, I find that the five piece-rated C positors should be converted into monthly-13 staff with all the amenities and privileges enjo by the latter. I further find upon the evidence 1 these piece-rated Compositors should be placed the scale and grade of pay of junior composit I further find that this conversion shall take pl within a month from the publication of this award the "Calcutta Gazette".

I award accordingly under this Issue.

Issue Nos. 2 and 4.—Scales and grade of I and dearness allowance.—I take up these issue together, because they are to some extent allied  $\epsilon$  inter-related.

In the present case, we are concerned with a pring press and its employees. There were two ref ences for adjudication in respect of the employe of quite a large number of printing presses in a nearabout Calcutta on general issues including sea and grades of pay and dearness allowance, one 1947 and the other in 1950 and these reference were disposed of by the awards passed on 11th M 1948 and 1st February 1951 respectively and du published in the "Calcutta Gazette". Both the refe ences were in the nature of omnibus references ar both the references were also made to the san adjudicator, Shri A. Das Gupta, and both the awards were passed by him. The award of 195 was published in the "Calcutta Gazette", dated the 1st March 1951. The present printing press was ( course not covered by any of the references an awards. Nevertheless, I am satisfied from th evidence and it is not also disputed that the printing presses covered by the said references and award are substantially of the same nature as the present press. In the award of 1948, some scales and grades of pay were fixed for different categories of workers of the printing presses concerned. award of 1951, the same scales and grades of page were confirmed and maintained. It is in evidence in the present case and not disputed that the present press, though not a party to the aforesaid reference and awards, has actually implemented the award 1951 by giving effect to the scales and grades of pa fixed therein. It is further in evidence that incre ments according to the said award, which well biennial were actually given to the workmen of th press up to 1959. The Union has in the present cas sought to claim higher scales and grades of pay tha those granted by the award of 1951. It was submit ted before me during the argument by the represen tative of the Union that the Union in the presen case only claims an increment of Rs. 5 at every stag of the scales and grades of pay fixed by the award o 1951. After considering the facts and circumstances

appearing from the evidence on the record, I am perfectly satisfied that there is absolutely no reason for increasing the scales and grades of pay for the press employees as fixed by the omnibus award of 1951, in confirmation of the award of 1948 and that the same scales and grades of pay shall be applicable to the workmen of the press with which we are concerned in the present reference. It is not disputed that the said scales and grades of pay have actually been given effect to by the present press in regard to its employees and increments on the said scales and grades of pay were given up to 1959. I award, therefore, that the scales and grades of pay of the concerned workmen in this case shall be their existing scales and grades of pay according to the award of 1951, referred to above and they shall continue to get increments according to the said award. I do not reproduce the scales and grades of pay and the rates of increments according to the award of 1951, because it is an admitted position that the said scales and grades of pay are now being allowed to the workmen of this press, and they get increments according to the said award up to 1959. I further award that the increments which were stopped in 1959, shall be restored and the workmen shall get all the increments up-to-date according to the award of 1951 from their stoppage in 1959, and that the arrears of increments due to the workmen shall be paid within two months from the publication of this award in the "Calcutta Gazette."

I now come to the question of dearness allowance. Dearness allowance was fixed by both the awards of 1948 and 1951 at the flat rate of Rs. 22 per month, but this rate was increased to Rs. 28 per month by the Labour Appellate Tribunal before which an appeal was taken against the award of 1951. The Union contends that having regard to the rise of cost of living since the dearness allowance was fixed at Rs. 28 per month by the Labour Appellate Tribunal by their judgment, the present dearness allowance should be increased to the flat rate of Rs. 40 per month. No doubt there has been some increase in the cost of living index since the date of the judgment of the Labour Appellate Tribunal, which was passed on 23rd August 1951. The amount of dearness allowance should be related to the cost of living index so as to prevent the workmen from falling into distress on account of the rise in the cost of living index. After carefully considering the relevant facts and circumstances, I find that the amount of dearness allowance should be raised to a flat rate of Rs. 35 per month from the existing rate of Rs. 28 per month, so that there may be some

parity between the dearness allowance and the present cost of living index.

I award accordingly in respect of the scales and , grades of pay and dearness allowance covered by the issues under discussion.

Issue No. 3-Weekly working hours.-The present working hours for the employees of this press are 45 per week since 1955. These working hours are said to have been fixed by mutual agreement. There is no satisfactory evidence of any such mutual agreement. It is an admitted position that the omnibus printing press awards of 1948 and 1951, referred to above, fixed the working hours at 42 per week. There is no reason why these working hours should not apply also to the present press. The learned lawyer appearing for the press argued that the working hours were fixed at 42 per week, because some of the concerned presses had linotype machines involving lead-melting work, which posed a risk to health. There is no satisfactory evidence to support this argument. On the contrary, I find that the awards of 1948 and 1951 covered linotype machinemen also. It cannot, therefore, be said that the awards of 1948 and 1951 did not cover any press where linotype machine was worked. So, I reject this argument of the learned lawyer. I find no reason for making any difference in the working hours of this press by modifying the working hours fixed by the awards of 1948 and 1951. Accordingly, I award in the present case that the working hours shall be 42 per week.

I award accordingly under this issue.

I have disposed of all the issues given in the order of reference. I would here discuss some special questions which were raised at the hearing. It was argued on behalf of the Union that there should be no difference between the grades and scales of pay of the junior compositors, special type junior compositors and senior compositors and it was contended that Shri Montu Behari Dey (P.W. 1), who has been given the scale of junior special type compositor has to do all the work of the senior compositor and so, he should be given the scale of senior compositor. I cannot take cognisance of this plea of the Union, because there is no particular issue before me regarding categorisation of some particular workers. All that I can now say is that the compositors shall get the existing scales and grades of pay, viz., 55 8/2-95 (E.B.) 5/2 120 for senior compositors, 50 -4/2 -70 (E.B.)-4/2 90 for junior special compositor and 35-2/2-45 (E.B.)-1/2

50 for junior compositors. These scales and grades of pay are in comformity with the grades and scales of pay fixed by the awards of 1948 and 1951. It is not within the jurisdiction of this Tribunal within the scope of this reference to direct that any particular person who is now getting a particular scale and grade of pay under the award of 1951 should be given a higher scale and grade of pay.

I have generally disposed of the issues by my deci-\*sions recorded above. One special case put forward by the Company, however, requires to be decided. It is the Company's case that notwithstanding the demands put forward by the Union, the workers of the Type Foundry Department of this press, effected a settlement with the Company by a written bipartite \*agreement and this settlement should bind the workers of the Type Foundry Department who were parties to that agreement notwithstanding the general grades and scales of pay fixed by that award. Ext. E has been proved to be that bipartite agreement between the workers of the Foundry Department and the Company. It has been duly proved and I am satisfied from the evidence that a copy of this agreement was forwarded to the Labour Officer representing the Government. I am satisfied that Ext. A was an agreement otherwise than in a conciliation proceeding between the employer and the workmen and by the agreement there was settlement of a dispute between the employer and the workmen and it was quite a real and bona fide settlement. None of these workers has come to challenge or deny this agreement. The Union has filed Ext. 4, which purports to be a letter addressed by 11 out of the 12 workers whose signatures appear in Ext. A to the Manager of this Company, putting forward their claim to the increase of dearness allowance to Rs. 40 and reduction of weekly working hours to 12. This letter bears the date 25th October 1961. The Agreement, Ext. A, bears the date 2nd June 1961. There is nothing to prove that any such letter was really sent to the Manager of the Company by the workers whose names appear as signatories. Ext. 4 which purports to be a copy of the letter shows that it was sent to the addressee by registered post with A./D. But no acknowledgment has been produced. Moreover, none of these workers has appeared to support this letter even. Ext. 4 has not impressed me as a genuine and bona fide document. In any case, after the agreement, Ext. A, which, really amounted to settlement under section 18(1) and as such, was to be operative under section 19(1) & (2), Industrial Disputes Act., it was not open to some of

the workers concerned to make any demaild in excess of the settlement according to the agreement Thus, the agreement, Ext. A, is to be treated as ; valid and bona fide settlement under section 18(1) and it is to be operative under section 19(1) and (2), Industrial Dispute Act. I find, therefore, that Ext. A, was a bona fide settlement of the matters referred to therein between the employer and these particular employees under section 18(1) and it is to be opera tive under section 19(1) and (2), Industrial Dispute Act. The result is, therefore, that notwithstanding the general scales and grades of pay and dearness allowance fixed under Issues 2 and 4, the men of the Type Foundry Department, who are parties to the agreement, Ext. A, shall get the grades and scales of par and dearness allowance stated therein so long as the settlement is operative under section 19(1) and (2). So, the general award under issues 2 and 4 will not apply to the Type Foundry men who are parties to the agreement, Ext. A, and these workmen shall be specially governed by the agreement, Ext. A, in respect of their scales and grades of pay and dearness allowance. Therefore, in modification of my general award under issues 2 and 4, I make a special award in respect of the workmen of the Type Foundry Department who are parties to the agreement, Ext. A, according to the said agreement accepting it as a settlement under section 18(1). A copy of the settlement (Ext. A.) is made a part of the award.

S. K. RAY, Judge,

Seventh Industrial Tribunal.

The 3rd April 1962.

#### MEMORANDUM OF SETTLEMENT

#### Parties:

- (1) Eastern Printers, 32/1A Gorachand Bose Road, Calcutta-6 Employer.
  - (2) (a) Panchu Gopal Dev.
  - (b) Prasanta Kumar Mitra.
  - (c) Ramendra Nath Chatterjee,
  - (d) Prafulla Kumar Haldah,
  - (e) Batokristo Das,
  - (f) Bibhuti Bhusan Nath,
  - (g) Gagadish Kayal,
  - (h) Ganesh Chandra Mukherjee,
  - (i) Kesto Das,
  - (j) Tarini Kanta Mondal,
  - (k) Narayan Chandra Sarkar, and
  - (1) Sasthi Charan Mondal-Employees.

#### Short recital of Dispute

A dispute was raised by the above workmen for troduction of grades and scales in respect of Type aundry Department of the Employer and after utual discussions with the Employer the dispute s been settled on the following terms: -

#### Terms of Settlement

1. That the following grades and scales of pay noted against the name of each workman showing their present basic wages and Dearness Allowances separately and the total emolument to be paid to them as enumerated below; --

				Category.	(Scale	8:75-6/2	-105 EB	6/2 -135).
Name of workmen.						Basic I	). A,	Total.
(a) Panchu Gopal Dey		1	Headman		••	135	28	163
					(Scale	··s: 60 6/2	90 EB. 4	/2 110).
						Basic.	D.A.	Total.
(b) Prasanta Kumar Mitra		7	Lype Examiner	• •		72	28	100
					(Sea	les : 505/2	.75 EB .	5/2 -100).
						Basic,	D. A.	Total.
(c) Bamendra Nath Chatterjee		/	Automatae Type (	Caster	••	75	28	103
(d) Prafulla Kumar Halder	• •	• •	Ditto		••	75	28	103
						(Scales : 35-	-1/2 -55/3	270).
						Basic.	D. A.	Total.
(c) Batokristo Das	• •	1	Tand Castee	••	••	43	28	71
(t) Bibhuti Bhusan Nath		• •	Ditto	••		39	28	67
(g) Jagadish Kaval			Ditto		• •	35	28	63
(h) Ganesh Chandra Mukherjee		• •	Ditto	• •	• •	35	28	63
(i) Kesto Das	••	••	Dicto	• •	••	35	28	63
					(S	cales : 302	/2 -40/2/2-	50).
						Basic.	D. A.	Total.
(j) Tarini Kanta Mondal	••	г	olisher		••	32	28	60
(k) Narayan Chandra Sarkar	••	••	Ditto	••	••	30	28	58
(I) Sasthi Charan Mondal		••	Ditto	••		30	28	58

- 2. That the above categories and scales of pay ll be enforced from 1st of June 1961 and payments tordingly will be made in July 1961.
- 3. That this agreement will remain in operation ording to the provisions of the Industrial Dises Act.

For Eastern Printers---

Signature of Employer-Jayanta Basu, Proprietor.

Dated the 2nd June 1961.

Place: Calcutta.

Ext. A

S. K. RAY, Tribunal, 23-3-1962.

#### Signature of Workmen-

- (a) Panchu Gopal Dey.
- (b) Prasanta K. Mitra.
- (c) Ramendra Nath Chatterjee.
- (d) P. K. Haldar.
- (e) Batokristo Das.
- (f) B. B. Nath.
- (g) Gagadish Kayal.
- (h) Ganesh Chandra Mukherjee.
- (i) Illegible.
- (i) Illegible.
- (k) Narayan Chandra Sarkar.
- (l) Sasthi Charan Mondal.

S. K. RAY, Judge,

Seventh Industrial Tribunal,

Dated the 3rd April 1962.

By order of the Governor, S. C. MUKHERIEE, Asst. Secy. to the Govt. of West Bengal.

No. 2083-I.R./IR/14L-19/61. — 4th June 1962.—Whereas under the Government of West Bengal, Labour Department, Order No. 5986-I.R./IR/14L-19/61, dated the 26th October 1961, the industrial dispute between the Commissioners of the Panihati Municipality, Panihati, 24-Parganas, and their workmen represented by Panihati Municipal Labour Welfare Union, c/o. Shri Khagendra Gopal Biswas, Iswar Chatterjee Road, Sodepore, 24-Parganas, regarding the issues mentioned in the said order being matters specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Industrial Tribunal;

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And whereas the said Second Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute existing between the Commissioners of the Panihati Municipality, Panihati, 24-Parganas, and their workmen represented by Panihati Municipal Labour Welfare Union, c/o. Shri Khagendra Gopal Biswas, Iswar Chatterjee Road, Sodepore, 24-Parganas. (Case No. VII-334 of 1961.)

BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri P. C. PAL, Judge, Second Industrial Tribunal

Present for the Union: Shri Madan Mohan Saha, Advocate.

Present for the Municipality: Shri J. N. Ghosh, Pleader.

- \* The present reference was sent to this Tribunal under Government of West Bengal, Labour Department, Order No. 5986-LR./IR/14L-19/61, dated the 26th October 1961, for determination of the following issues:
  - (1) Is the demotion of Shri Dulal Rabidas from the post of a peon to that of a coolie justified? To what relief, if any, is he entitled?
  - (2) Is the dismissal of Shri Panchugopal Karmakar justified? To what relief, if any, is he
  - (4) Is the termination of services of the following workmen justified? To what relief, if any, are they entitled?
  - (i) Shri Pandia Nayak, (ii) Shri Lakshman, (iii)
    Govind Rabidas, (iv) Shri Bedeshi Rabidas, (v) Shri Prasadi Rabidas, (vi) Shri Loton Rabidas, (vii) Shri Munman Rabidas, (viii) Shri Mohora, Rabidas, (ix) Sh<sub>1</sub>i Mahadev Rabidas, (x) Shri Sona Rabidas, (vii) Sm. Parbati, (vii) Sm. Badani

The case made out in the written statement of Union is briefly this:

With a view to protecting the rights and interest of the municipal employees, the Panihati Labe Welfare Union was formed on the 12th Octor 1958, and was subsequently registered on the 3 February 1959. The formation of the Union was naccepted by the Municipality in good grace, a series of dismissals and termination of services various workmen followed.

Regarding issue No. 1, it is alleged by the Unic that Dulal Rabidas, originally a conservancy cool under the Municipality, was promoted to the poof a Coolie Sirdar, and next to that of a peon. first he was not agreeable to accept the post of peop on account of his illiteracy, but he was give nopes that he would have to do only the work of office-peon, such as bringing and serving water, washing tables and chairs, etc. With a view victimise him, the Head Clerk of the Municipa made him serve letters in addition to his abo works. On 15th June 1960, the Chairman demo this employee to the post of a Ward Coolie w effect from 16th June 1960 depriving him of the p all of a peon or Coolie Sirdar, and paying h lower wages of an ordinary coolie. The demotr of the employee is unjustified and illegal and h been effected by way of victimisation as he was executive member of the Union. This demotion w followed by his dismissal, and both these punis ments were ultra vires and mala fide, in violation the principle of natural justice, and illegal in vie of the provisions of section 66 of the Bengal Mun cipal Act of 1932.

As regards issue No. 2, the allegations of the Union are as follows:

On 9th July 1959 the Vice-Chairman of the Mucipality issued a letter to the workman concern Panchu Gopal Karmakar, a tractor driver under i Municipality, enclosing therewith a copy of a repo dated 6th July 1959, alleged to have been made the second Soutary Inspector named Atul Bhat charvya, asking the worker to submit a satisfacto explanation within 24 hours. The workman wrote letter on 10th July 1959 to the Vice-Chairman wi a request to supply him with a Bengali transcripte of the letter issued to him. The Vice-Chairma refused to grant the prayer and asked the workma again to submit his explanation which was actually submitted on 17th July 1959. On 24th August 195 the Churmon of the Municipality issued a show cause notice to this workman to which a written reply was submitted on 26th August 1959. On August 1959 this workman applied for 3 days' le on account of his illness, and subsequently, on September 1959 and 3rd September 1959 he app further for extension of leave. On 8th Septem 1959 the Vice-Chairman asked him for production a medical certificate. The workman could not r duce medical certificate as he was not under tre ment of any medical practitioner or registe. doctor. On 19th September 1959 the Chairman of niissed this workman by a letter. As a matter fact, the dismissal of the worker was pre-arrang and totally mala fide, and tainted with victimisali as he was the Treasurer of the Union. There w no enquiry, nor was he given any chance to defe bimself before the order of dismissal was pass which, accordingly, was unjustified, and in violation of the runciple of natural justice.

As to the third issue, concerning a dozen of municipal workmen, the Union has made allegations thus:

On 1st March 1960, at about 5-30 a.m. when Pandia Nayak (serial No. 1) went to report his attendance at the house of the Vice-Chairman, the litter with the help of some hired hooligans assaulted him. He then lodged information at the Khardah Police-station, and got himself admitted on that very date into the Barrackpore Police Hospital for medical treatment. On 3rd March 1960 he applied for leave of absence on account of the above reason till his recovery. On 18th March 1960 the Chairman wrote to him to say that the ground of leave of absence was false as there was no mention of the name of hospital and no medical certificate was attached to his leave application. The workman sent a reply on 25th March 1960 mentioning the name of the hospifil and enclosing there with a medical certificate. He also submitted another letter on 31st March 1960 for resuming his duties from 1st April 1960. On 5th April 1960 the Chairman asked him to appear before Major A. K. Gupta for medical examination and, accordingly, the worker went to that physician on 6th April 1960. Next, on 27th April 1960, the Chairman again asked him to submit explanation for his absence from duty on false plea. A written explanation was submitted on 29th April 1960, the fact being mentioned that the said physician did not ex mine him while he appeared before him. On 14th May 1960 the Chairman again wrote to him that the explination was unsatisfactory and asked him to show cause why legal steps should not be taken against him. The workman gave reply in writing to that also. On 19th July 1960 the Chairman chargesheeted him by alleging another cause that he had not attended and cleansed privies for 10 days, and sking him to show cause therefor. The workman showed cause on 30th July 1960 by denying the alleeation. On that very date the Sanitary Inspector refused to take his attendance. Immediately the worker went to the Chairman's house and reported the matter, and the Chairman verbally told him that he had been dismissed from service for his Trade Union activities. On the following day the Vice-President of the Union met the Chairman requested him to reinstate the worker, and the Chairman gave hope to reinstate him provided the worker gave up union activities. On 15th August 1960 the worker requested the Sanitary Inspector to reinstate him in his old job and the latter asked him to come on the following day. Accordingly he went to the Sanitary Inspector on 16th August 1960 and was told by the Sanitary Inspector to sign a leave petition saving that if he did so he would get back his ob. In good faith the worker signed the petition and wanted job, but the same was refused. The Union wrote to the Assistant Labour Commissioner. This workman was victimised as he was an executive number of the Union.

On 8th September 1959 the Vice-Chairman of the Municipality charge-sheeted Lakshman (serial No. 2) with a direction to show cause why he should not be dismissed from service for defying the office direction to cleanse the privies in the Agarpara Ward. On 10th September 1959 this methor submitted his reply denving the charge against him. On 15th September 1959 this worker was dismissed without there being any enquiry held by the Municipality or any guilt on the part of the worker concerned.

The employees, Govind Rabidas, Bedesi Rabidas, Prasadi Rabidas, Loton Rabidas, Munman Rabidas, Mohadeb Rabidas, Sona Rabidas and Sm. Parbati (serial Nos. 3 to 7 and 9 to 11) were dismissed by the Chairman of the Municipality quite verbally on 26th October 1960, 21st September 1960, 14th August 1960, 10th August 1960, 8th August 1960, 20th November 1960, 26th October 1960 and 8th September 1959, respectively. There was no charge-sheet against any one of them, nor was there any enquiry beld against them, and thus their dismissals were quite unjustified and perverse, and in violation of the principle of natural justice.

Sm. Badani Methrani (serial No. 12) was charge-sheeted on 19th July 1960 for alleged irregularity in attending to her duties; she showed cause on 20th July 1960 and on that very date the Chairman verbally dismissed her without holding any enquiry or giving her any opportunity to defend herself. As such her dismissal was also unjustified as above. The dismissals of these workers are also illegal for want of sanction of the Municipal Commissioners.

In view of the above allegations, the Union claims for reinstatement of the workers mentioned in the issues Nos. 2 and 3 with back wages, etc. and also for declaration of the demotion of Dulal Rabidas tissue No. 1) as unjustified.

The substance of the averments in the written statement of the Municipality is as follows:-

Regarding issue No. 1, it is stated that Dulal Rabidas was a Coolie Sardar up to 31st March 1960. By a resolution of the Board of Commissioners, the post of the Coolie Sardar was abolished and Dulal was absorbed as a peon and was posted in that capacity for the work of distributing assessment forms to the assessees. The Assessor found his work unsatisfactory and made a report to that effect. Dulal was asked to explain. His explanation along with the Sunitary Inspector's report was considered, and next he was posted as a coolie in the Conservancy Department on 14th June 1960. He was unwilling to accept the post and prayed for a further chance to show his ability. He was given a week's chance for improvement, but he did not improve in the least, and rather absented himself from attending office without notice. Since 1st July 1960 he was reverted to the post of a Ward Coolie. But since then, he absented himsel! from duty.

Regarding issue No. 2, Panchugopal Karmakar was charged with serious deriliction of duties, and his explanations were considered by the Chairman and the Vice-Chairman, and next the same were placed in a special meeting of the Board of Commissioners on 19th September 1959. The decision in that meeting was that this worker should be dismissed from service with effect from 20th September 1959 for gross negligence of duty and misuse of municipal vehicles and labour. This workman, in collusion with another workman Jagamohan Trivedi, was at the material time acting with a view to disobey the municipal authorities and disrepute the Commissioners in all possible ways. He moved the Additional District Magistrate and also served notice on the Municipality under section 535 of the Bengal Municipal Act disclosing an intention of institution of a civil suit against the Municipality.

Regarding issue No. 3, the Municipality alleges that Pandia Nayak (serial Nos. 1) was a methor of

the conservancy staff and applied for leave for one month on 16th August 1960. The Vice-Chairman ordered him to appear before. Major A. K. Gupta (Retd. I.M.S.). The workman did not appear before the physician. On query the Major informed the Municipality that the workman did not appear before him. The Vice-Chairman then by his letter, dated 2nd September 1960, directed this workman to join his duties within 21 hours. The workman refused to acknowledge receipt of that letter. It was then sent to him by registered post with acknowledgment due. But since then he did not turn up to join his duties. The other allegations against the Municipality concerning this workman are untrue and frivolous.

Gobind, Bedeshi, Prosadi, Loton, Munman, Mahadeb, Sona, Parbati and Badani have been absenting from their duties from 26th October 1960, 21st September 1960, 14th August 1960, 1st August 1960, 8th August 1960, 8th September 1960 and 18th July 1960. Services of none of them were terminated by the Municipality. Mohara (serial No. 8) is still working in the Municipality. Lakshman went away without notice since 13th September 1959. In view of the above facts and circumstances, as stated in the written statement of the Municipality, the Union is not entitled to any relief.

#### Decision

Issue No. 1: It is an admitted fact—that—Dulal Rabidas was a Coolie Strdar, and next he was lifted to the post of a peon since 1st April 1960. The wages of both these posts carry the same amount of Rs. 67.50 nP. inclusive of all allowances. From the reports of the Assessors, explanations of the concerned workman, read with the orders of the authorities (vide Exts. C to C-7), it appears that this Dulal could not perform his duty as a peon satisfactorily. At one time he himself admitted about his inability on account of his own illiteracy. He was then reverted as an ordinary coolie. On his representation he was given a chance for a week to show his credit as a peon. But, as the reports go, he could not improve, and hence he was finally reverted to the post of a coolie with effect from 16th June 1960 (vide the Charman's order, Ext. 7). It is against this order that the present issue has been framed. The case of the Municipality is that the workman could not be reverted as a Coolie Sirdar as the very post of Coolie Sirdar had already been abolished by a resolution passed by the Board of Commissioners. On 29th February 1960, the resolution being confirmed in a meeting of the Board of Commissioners on 31st March 1960 (vide Exts. C-8 and C-9). In view of these special circumstances it goes without saying that as there was no post of Coolie Sirdar, the reversion of Dulal could not but be in the post of an ordinary coolie. From the papers filed, I have no doubt in the least that this workman was unfit to hold the post of a peon, and hence his demotion as a coolie is quite justified. It appears from the contention on behalf of the Union that the grievance is not very much with regard to the fact of demotion as in respect of the quantum of wages. The wages meant for an ordinary coolie are Rs. 62.50 nP. It is said for the Union that demotion to the post of lower wages is unjustified, and that at least his wages of Rs. 67.50 nP. should not have been affected. I am unable to accept this view as correct and substantial. As the post of Coolie Sirdar could not be

available to Dulal Rabidas, he was demoted as an ordinary coolie, and as the wages of a coolie are not higher than Rs. 62.50 nP., the question of keeping his former wages of Rs. 67.50 nP. intact does not arise. Hence this issue is decided against the Union which is entitled to no relief in this regard.

It appears from the papers filed that this worker had already been dismissed some time after his demotion. This question no doubt has been raised in the written statement of the Union, but it is not before me in this present reference. It may be a subject-matter of a further reference, if any.

Issue No. 2: Panchu Gopal Karmakar was a driver of municipal tructors meant for removing rubbish, etc., from the municipal area. The actual work of removal of rubbish, etc., is done by the coolies meant for the purpose, and Panchu Gopal was only to drive the tructor loaded with such rubbish, etc. He was dismissed from service with effect from 20th September 1959 following a resolution of the Board of Commissioners on 19th September 1959. It is an admitted fact that out of 9 Commissioners present in that particular meeting, 8 voted for the workman's dismissal, while one Commissioner differed and made a note of dissent against his dismissal. I shall come to this particular point later on.

The brief averment in the written statement of the Union in regard to this issue No. 2 is that this employee was charged with serious deriliction of duties, and the Board of Commissioners decided about his dismissal for gross negligence of duties and for misuse of municipal vehicles and labour. It is also alleged that this workman in collaboration with another workman Jagamohan Tribedi, was acting with a view to disobey the municipal authorities and disrepute the municipal Commissioners in all possible ways. But the second part of the allegation (collaboration with Jagamohan, etc.) does not seem to have formed any part of the charges brought against him. In fact, there was no formal charge as such against him. The allegations of the Municipality have reference to the report of the Second Sanitary Inspector dated 6th July 1959 (Ext. B-11) and the reports of the Vice-Chairman and one Commissioner, dated 21st August 1959, and 25th August 1959 (Exts. B-16 and B-18). In Ext. B-11 it was reported that Panchu Gopal came to the office at about 5 p.m. instead of at 3-30 p.m., had the duty of taking the tractor from the office at about 4 p.m. and to go for his duty at the Agarpara Elias Road, and Sukchar Raja Road, but he attended his duty at Sukchar only. His explanation was called for by the Vice-Chairman. At first he expressed his inability to explain in reference to the report in English and wanted a Bengali transcription. On refusal on the part of the Municipality to supply him with a Bengali transcription, he perhaps got the report read and explained by some one else and submitted his explanation (Ext. B-15) stating that he had arrived late in the office, at about 4-40 p.m., not 5 p.m., as his cycle got out of order on the way. Before this Tribunal he has further explained the matter by saying that he had to drag the cycle up to the office, and hence there was some delay in his arrival.

The report of the Vice-Chairman (Ext. B-16) is to the effect that the Vice-Chairman found the tractor lying on the path in an unsafe condition whereas the driver Panchu Gopal was seen talking with Prafulla Roy of Agarpara at some distance from

where the tractor, was left on the path. The report ther states about some previous complaints guinst the driver as to his utter negligence of duties. Particular reference was made to the report of the Second Sanitary Inspector. I have already seen about the report of the Sanitary Inspector, and the reply and the evidence given by the driver. Regarding the said report of the Vice-Chairman, the driver submitted his explanation by stating that he got a notice of decree, and understood that he would have to pay the decretal amount to Prafulla Babu immediately, otherwise his land would be auction-sold, and for that reason he got perplexed and on his way back after performing his duty went to see Prafulla Babu. It is also stated that he tried to see the Sanitary Inspectors, but could not find them, and hence he could not take their permission before going to Prafulla Babu. He has produced the notice served on him under Order 21, Rule 22 of the Civil Procedure Code, and also receipt showing payment a Rs 18 to Prafulla Babu on 21st August 1959 tovalids decretal dues (vide Exts. 1 and 2). It is argued for the Municipality that as it was only a notice to show cause why the decree would not be executed, the matter was not so urgent for Panchu Gopal as o meet Prafulla Babu for payment on that particular late keeping the municipal tractor on the path in an insafe condition. An ordinary man like Panchu jopal might have been afraid and perplexed on geting the notice and wanted to avoid the trouble inmediately. There was nothing unusual in this. 3esides, it appears from the very report of the Vice-Thairman, not to speak of the evidence of Panchu tapal, that at least there were 2 municipal coolies standing near the tractor on the path. So it is no use making the allegation that the tractor was kept in an unsafe position. As regards the other alleganon that this worker did not attend to duties in ? Wards, his explanation is that 2 tractors would be sed for duties on the particular day if water was to e carried to the Sanitary privies situated at long listance, according to the decision during the time of the Municipal Administrator, that on 6th July 1959 he was first asked to do his duty at Sukchar, in 2 subsequently he was asked to do his duty at Agarpara. Hence he did the duty in the first-nentioned ward of Sukchar. There is evidence to he fact that these 2 Wards Sukchar and Agarpara he at long distance from each other intervened by he Panihati Ward. It is further in evidence of the worker that much time was spent in performing his juty at Sukchar, and it was not possible for him to duties in the other Ward as, particularly, the factor had no headlight. In the report, dated 25th August 1959, it was stated that this driver carried me roof-rubbish from North Station Road to aktipur Main Road on 22nd August 1959 accordng to the direction of the Chairman, but the driver fter doing the work went to the house of Hiralal htra at Pallisri with the municipal tractor. That eport was made by a municipal Commissioner who fanted to know whether the Chairman permitted he driver to go to Pallisri. On receipt of that report he Chairman only put up that report with other omplaints. It does not appear from anywhere that his driver was asked to show cause in regard to bat report of the Commissioner.

On 24th August 1959 the Chairman issued a notice the workman enclosing therewith the Vice-Chairlan's report, dated 21st August 1959, for showing the workman should not be dismissed for

gross neglect of duties as pointed out in the report. The answer given by the worker has already been referred to and considered (Ext. B-19). A copy of the Sanitary Inspector's report was also given to the worker with a direction to show cause. The worker's reply has already been considered. There is no paper produced by the Municipality to show about previous negligence on the part of the workman except a mere reference in report of the Sanitary Inspector and the Vice-Chairman. In view of the facts and circumstances disclosed in this case, it appears that Panchu Gopal was dismissed from service on the basis of the reports of the Sanitary Inspector and the Vice-Chairman. The report of the Commissioner, as stated above, does not appear to have formed the basis of any charge against this workman.

Out of the 3 reporters mentioned above, only the Vice-Chairman has been examined. I have seen above the allegations of the Municipality and the explanations given by Panchu Gopal. The explanations do not appear to be unreasonable. At least, the charges against him do not appear to be such as to merit his dismissal from service. What is more is that the municipal authorities did not hold any enquiry, nor did they give him any opportunity to defend himself before they arrived at their decision about his dismissal. Thus they offended against the principle of natural justice.

The resolution of the municipal Commissioners on 19th September 1959 is to the effect that all papers relating to various complaints against Panchu Gopal was placed in the meeting and considered, and it was found that he wilfully neglected his duty in spite of repeated warnings, and misused the municipal vehicles and labour deputed under him for conservancy service, and hence the Commissioners resolved that he should be dismissed from service with immediate effect (vide Ext. B-9). This resolution, however, does not show or specify what specific complaints were placed before the meeting, nor can it be ascertained how Panchu Gopal is alleged to have misused the labour of the Municipality. One Commissioner at least dissented from that resolution and made a dissentient note as follows:

"After scrutinising relevant papers containing charges against Shri Panchu Gopal Karmakar, I come to the conclusion that charges have not been established beyond reasonable doubt. It appears to me that complaints made against him are malicious, manipulated and connected with vindictive motive. Moreover, the nature of complaints is not so grave which admits any drastic penal action liable him to dismissal

He was not given sufficient opportunity of selfdefence in respect of all the complaints. No court of enquiry was held giving him personal hearing to explain his case Principle of natural justice was not followed in his case."

What that Commissioner opined in his note of dissention seems to be quite reasonable and justified in view of the special circumstances of the case. In fact, there is every reason to believe that the action taken against Panchu Gopal Karmakar by the authorities dismissing him from service was malicious and mala fide, and was tainted with a spirit of victimisation. Considering all the facts and circumstances in the above light, I hold that the dismissal of Panchu Gopal is quite unjustified. The Municipality is, therefore, directed to reinstate this employee in his former

job with all usual back wages and continuity of service, within a month from the date of publication of this award in the "Calcutta Gazette".

Issue.No. 3-Re.: Pandia Nayak (serial No. 1): Admittedly, this workman, who was a methor under the Municipality, went as usual to report his hazira at the house of the Vice-Chairman at about 5-30 a.m. on 1st March 1960. His case is that at that time about 6 persons belonging to the party of the Vice-Chairman himself assaulted him very severely. He lodged a diary in the thana, and next got himself admitted in the Barrackpore Police Hospital for treatment of his injuries. On 3rd March 1960 he applied for leave till his recovery. That he sustained some injury on his person on account of assault on him on 1st March 1960 is borne out not only by his evidence, but also from the evidence disclosed from other papers including medical report. On 18th March 1960 the Chairman wrote a letter to him (Ext. D-I) to show cause of his absence from duty from 1st March 1960, and referred to non-mention of his admission into the Hospital in his leave application. This employee eave reply on 25th March 1960 (Ext. D-2). The report of the Medical Officer (Ext. D-3) clearly explained the cause of the employee's absence. On 31st March 1960 the employee asked for permission to resume work (vide Ext. D-5). On 5th April 1960 the Chairman wrote to Major A. K. Gupta by stating that the workman Pandia Nayak was being sent to him for further medical examination as he was found moving about here and there from the 7th to the 31st March 1960. On getting the doctor's report, the Chairman wrote to the worker on 27th April 1960 to show cause why disciplinary action should not be taken against him for absence from duty, it being mentioned that the worker could not produce before the physician any evidence of injury of serious nature. It is quite reasonable and probable that there might not have been any evidence of injury, say, marks of injury, more than a month after the incident. Yet the workman submitted his explanation which was found unsatisfactory by the Chairman (vide 1xts, D-10 and D-11), and the workman was asked again to show cause. In the meantime, the worker was allowed to join on the strength of a fit certificate' from the physician who treated him after his discharge from the Police Hospital. After all, there was no sense in making further allegation against this worker. Next, on 18th July 1960 the Chairman charged this workman for not cleaning the latrines regularly (vide Ext. D-14). The workman submitted his explanation (Fxt. D-15) denying the charges. But that explanation was not accepted on the ground of being unsatisfactory. After all, the workman was given warning to be particular in his duties in future (vide Chairman's letter, dated 13th August 1960, Fxt. D-16). But the case of the Union is that since 20th July 1960 this worker was not allowed to work by the Sanitary Inspector, and then he went to the Chairman who verbally told him of his dismissal. In view of the Chairman's letter, dated 13th August 1960 (Ext. D-16) it is difficult to believe that this worker was dismissed with effect from 20th July 1960. In fact, he was warned by the Chairman on 13th/18th August 1960. Again, on 16th August 1960 this worker applied for leave for one month on the ground of his illness. He was asked to appear before Major Gupta, but he did not comply with it. On 2nd September 1960 the Municipality sent a registered letter to this workman with acknowledgment due with a direction to join his duties, but he

did not go back to resume his duties. The receipt of this registered letter is admitted by this workman (P.W. 10). According to him he got the letter after his dismissal and on getting the registered letter he went to do work. This plea is not taken in W.S of the Union. I already saw that the story of dismissal is not a fact. Moreover he does not specifically say in his deposition that after he went for work on receipt of the registered letter, he was not allowed to work. On the contrary, the evidence (both oral and documentary) on the side of the Municipality is that in spite of the registered letter the worker remained silent and did not go to resume work. In view of the circumstances of the case, this contention of the Municipality appears to be reasonable, credible, and acceptable. I, therefore, hold in the result, that this workman was not actually dismissed, but he himself retrained from going to work, although he was called for work by a registered letter, as afore. said. So there is no question of granting any relist to this man

Re.: Lakshman (serial No. 2): He was a metho of the Municipality. On 8th September 1959 he wa charged for hiving allegedly defied the office direction to clean privies in Agarpara Ward and for not attend ing to the work on and before the 6th September 1959. On 10th September 1959 the workman submit ted his reply (Annexure 3 to the written statemen of the Union) stating that the Vice-Chairman gav instructions to the workman in English and so h could not understand the matter, and there wa defect in his work, so that he should be excused therefor. He also wrote to say that instruction should be given to him in Bengali. The Vice-Chair man remained quite silent on this point in his depo-sition before this Tribunal. This workman was dis missed with effect from 7th September 1959 (EM C-3). There was no enquiry against the workman nor was he given any opportunity for self defence The Vice-Chairman appears to have proceeded whimsically in passing the order of dismissal. order, again, offends against the provisions of proviso (i) of section 66(2) of the Bengal Municipal Act. The legal provision is that an Officer or servant whose post carries a monthly salary of more than Rs. 30 shall not be dismissed without the sanction of the Commissioners at a meeting. Undoubtedly this workman, Lakshman, used to draw a total wage of Rs. 62.50 nP. No sanction of the Commissioners in a meeting was taken for dismissing him. Thus, the dismissal of this particular workman was not only unjustified, but also illegal. The Municipality is liable to reinstate him, and is directed to reinstate him in his former job with half back wages for the period of forced unemployment and continuity of service, within a month from the date of publication of this award in the "Calcutta Gazette."

Re.: Govind Rabidas, Bedeshi Rabidas and Prasad Rabidas (serial Nos. 3 to 5, respectively): The case of the Union is that there was no charge framed against any of these municipal coolies, and the Chairman verbally dismissed them from service with effect from 26th October 1960, 21st September 1960 and 14th August 1960, respectively. The Municipality's case is that they were not dismissed from service, as they allege, but they themselves remained absent from attending duties since those dates. Thus the dates tally, but not the contentions of the parties as regards the reason of cessation from duties. It is admitted that there have been two rival Unions, the

said workmen belonging to the new Union. It is said for the Union that the Municipality victimised them on account of their being members of the new Union. Of course, this is denied by the other side. Govind (P.W. 2) says that he went on 15 days' leave and on return from leave went to resume work, but he was told that he was no longer in service. He further says that he was asked by the Sanitary Inspector to sign in a blank paper, and on his refusal he was told that his services were dispensed with. The Sanitary Inspector has not been examined. The Chairman (O.P.W. 1) denies having dismissed the workman from service verbally. He supports the Municipality's case by saying that these workers did not come to do their respective works. It is not understood why the workers would cease to attend duties. It is also inexplicable that the Municipality did not frame any charge against them, as in the cases of some others. Bedeshi (P.W. 8) says that Bijoy Babu, Sanitary Inspector, demanded subscription from nim for the old Union, but he did not agree to it. Bijoy Babu then asked him to approach the Chairman to know if he could continue work. He further says that he went to the Chairman, but he referred him to go to his Union, saying that he would not employ him. Of course, the Chairman denied this. Still there is no reason why this workman will himself cease to work, and why no charge was brought against him for negligence of duties.

Similar is the case of Prasadi (P.W. 9). The Sanitary Inspector has not been examined. No charge was brought against this worker. In a number of letters the Conciliation Officer wrote to the Municipality to send a representative for holding a joint meeting on the question of "dismissal" of these and other employees. The Municipality does not appear to have denied the allegation of "dismissal" by any letter or otherwise. The present plea of the Municipality as to the workers' absenting themselves is nothing but an after-thought. In view of the facts and circumstances, I am unable to hold that these workers gave up jobs or absented themselves from duties of their own accord. My firm belief is that they were verbally dismissed by the Chairman without any regard being had to the principle of actural justice. In their case the provision of the proviso (i) of section 66(2) of the Bengal Municipal Act has been violated, as in the case of Lakshman mathor. Their dismissal is, therefore, unjustified.

The Municipality is directed to reinstate them in their former jobs with half back wages for the period of forced unemployment, and continuity of service, within a month from the date of publication of this award in the "Calcutta Gazette".

Re.: Loton Rabidas and Sona Rabidas (serial Nos. 6 and 10, respectively): They were coolies of the Municipality. They are said to have been verbally dismissed by the Chairman on 10th August 1960 and 20th October 1960. The Municipality denies this allegation and assorts that these workers themselves absented from duties. These two workers have not been examined before the me. They are said to have gone to their native places. The Union Secretary (P.W. 11) says that he heard from these workers that they were verbally dismissed. But this is hearsay evidence, and cannot be acted upon. No other workers who have deposed in this case say anything the terminal these two particular workmen. In the circumstances, I hold that no proper case has been

made out in regard to these two persons, and hence there is no question of granting any relief to them.

Re.: Mohora Rabidas (serial No. 8): The reference concerning this particular workman can be disposed of by merely stating that the Union has not made out any case for him in its written statement, and it is said that he was re-employed subsequent to the termination of his services. Hence, no question arises for any relief regarding this worker.

Re: Munman Rabidas, Mahadev Rabidas and Sm. Parbati (serial Nos. 7, 9 and 11, respectively): Their case is similar to that in respect of Nos. 3 to 5. The dates of termination of their services tally in view of both parties' versions, though the reasons are different. According to the Union, they were verbally dismissed by the Chairman on account of their Union activities, whereas the Municipality makes out the case that they were absenting themselves from their duties since the relevant dates. These 3 workmen have examined themselves before me.

According to Munman (P.A. 7), he went on one month's leave and on expiry of the said leave he came to resume his work when Bijoy Babu informed him that he was no longer in service. He says that he approached the Chairman who said that one new hand was appointed in his place, and he would be taken in when vacancy would occur. But ultimately he was told that he was not in service.

Mahadev, P.W. 6, says that he was verbally dismissed by the Chairman. In his cross-examination a question was put to the effect that he was discharged on 20th November 1960 and thereafter he did not go to work, and the answer of the worker was in the affirmative. He denied the suggestion that after the formation of the new Union they retrained from doing the job of the Municipality.

Parbati Methrani (P.W. 4) says about her verbal dismissal by the Chairman. It has been elicited in her cross-examination that subscriptions for the old Union were demanded from her, but on her refusal she was dismissed. She forgets the name of the person who demanded subscription from her, and she says that she told the Chairman of that matter. She further says that Bijoy Babu told her that her services would be dispensed with, and the Chairman also, on her approach, told her that her services would not be required. She denies that she refrained from work since the formation of the new Union.

What I have found in regard to Nos. 3 to 5, fully applies in the case of these workers also. It can be hardly believed that workers like these people would have given up their jobs of their own accord. I believe that they were really dismissed from their services without there being any enquiry or charge-sheet. The provisions of section 65(2) proviso (i) of the Bengal Municipal Act had not been complied with. Hence their dismissal was also unjustified and illegal. They are entitled to the relief asked for. The Municipality shall reinstate them to their former jobs and pay half the wages for period of forced unemployment, within one month from the date of publication of this award in the "Calcutta Gazette".

Re.: Badani Methrani (serial No. 12): On 18th July 1960 she was charge-sheeted for irregular attendance to duties. She submitted a written reply on 20th July 1960. Since then, it is alleged, she was verbally dismissed by the Chairman. Badani served for

7 years under the Municipality. She has deposed before me and stated the above facts. Her explanation to the charge is a denial of the allegation made against her, and appears to be a reasonable explana-tion of her (vide Ext. 4-a). In her written explanation Badam stated that in the morning of 20th July 1960 she went to her duty, but Bijoy Babu refused to take her hizma and to allow her to go to duty by saying that her services were gone. In that explanation she wanted to know the reason of her dismissal. Since then the Municipality appears to have remained muni. Now it is said that Badani was absenting from her duties from 18th July 1960 (vide par graph 6 of the Municipality's written statement). If there was the charge against her, there is no reason why she was not dealt with constitutionally. In view of her explanation mentioned above, I cannot persuade myself to believe that she remained absent from her duties of her own accord. In my view what she says about the reason of her dismissal seems to be true, and I hold, accordingly, that it was the Chairmaa who whimsteally and verbally dismissed this worker, Badani Methrani, from service, as alleged. That dismissal offended against the principle of natural justice as there was no enquiry, etc., and also against the aforesaid provisions of the Bengal Municipal Act. Thus Badani Methrani's dismissal was unjustified and illegal. The Municipality is directed to reinstate her in her former service and to pay her half the wages for period of forced un-employment within one month from the date of publication of this award in the "Calcutta Gazette".

This is my award.

Dictated and corrected by me.

P. C. PAL, Judge 23-5-1962

P. C. PAL,

Judge, Second Industrial Tribunal The 23rd May 1962.

By order of the Governor, S. C. MUKHERJEL.

And Secy, to the Govt, of West Bengal,

No. 1736 IR, IR (10L-245-60). 12th May 1962. Whereas under the Government of West Bengal, Labour Department, order No. 233-IR/IR/10L-245-60, dated the 17th January 1961, the industrial dispute between Messis. Fast India Metal Co. (P) Ltd., P-85 Banana Road, Belga hia, post office Dasnagar Howiah, and then workmen represented by Toha Karkhana Mazdooi Umion, 63 Shiyagopal Banerjee Lane, Ghusury, Howrah, regarding the issue mentioned in the said order being a matter specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Eifth Industrial Tribunal.

And whereas the said Fifth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between Messrs. East India Metal Co. (P) Ltd., P-85 Banaras Road, Belgachia, post office Dasnagar, Howrah, and their workmen represented by Loha Karkhana Mazdoor Union, 63 Shivagopal Banerjee Lane, Ghusury, Howrah (Case No. VIII-33.61).

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shir N. B. Chaudhuri, Judge, Fifth Industrial Tribunal.

#### Appearances -

For the Company. Shri Makhan Chandra Sarkar, Director of the Company.

For the Union: Shri R. Bhattacharjee, President of the Union.

The Government of West Bengal by its Labour Department order No. 233-IR IR/10L-245/60, dated the 17th January 1961, referred to this Tribunal an industrial dispute between Messrs. East India Metal Co (P) 1 td., P-85 Baarias Road, Belgachia, post office Dashagar, Howrah (hereafter referred to as the Compiny), and their workmen represented by Loha karkhana Mardoor Union, 63 Shiyagopal Banerjee Line. Ghu in S. Howrah (hereafter referred to as the Union), for adjudication under section 10 of the Industrial Dributes Act

The only assign referred to this Tribunal for adjudication runs as follows:

Revision of existing piece rates in moulding and casting jobs.

#### AWARD

After service of usual notice on the parties, both the parties entered appearance and filed their respective written statements. After several adjournments, the case was fixed for hearing on 3rd May 1962, But both the parties appear before this Tribunal on 1st May 1962 and file a joint petition of compromise settling their dispute amicably out of Court. I have carefully gone through this petition of compromise, and I have found the terms settled to be quite fair and reasonable. So, I direct that the petition of compromise be recorded and an award passed in terms thereof. The petition of compromise will form part of this award as Antiexure A.

This is my award.

Dictated and corrected by me.

N. B. CHAUDHURI, Judge

N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal.

The 2nd May 1962.

#### ANNEXURE A

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

n the matter of an industrial dispute under Government order of Reference No. 233-1R/IR/10L-245/60, dated 17th January 1961.

Between

lessrs. East India Metal Co. (P) Ltd., P-85 Benaras Road, Belgachia, Howrah And

heir workmen represented by Loha Karkhana Mazdoor Union, 63 Shivagopal Banerjee Lane, Ghusuri, Howrah.

The humble petition on behalf of both the parties havenamed

tost respectfully sheweth:

- 1. That the disputes pending before the Hon'ble inbunal have been amicably settled by the parties.
- 2. That the terms of settlements are as follows:
- (a) That the Company agreed to increase and fix up the piece rates of pans. The increased rate of remuneration for making 20 pans of each of the size is noted below:—

ze <b>No.</b>	Rate	Size No.	Rate
	Rs.		Rs.
1/2	1 30	6	1.84
ı'	1 45	7	2 25
2	1 50	8	$2 \cdot 37$
3	1 55	9	$2 \cdot 59$
4	1 60	10	3 · 12
5	1 78	10 (big)	3 · 25

The rate of remuneration per piece of each of the  $\frac{1}{12}$  size pans is noted below:

			Rs.
he	'Dungi'	No. 1	0.65
	••	No. 2	0.70
	••	No. 3	0.80
	**	No. 4	1 20

- (b) That the terms of settlements of this compromise petition will be introduced with retrospective effect from the week ending 19th April 1962.
- (c) That the settlement is without prejudice to the existing rights and privileges enjoyed by the moulders by virtue of any other agreements or by way of prevailing practice.
- (d) That a compromise award to this effect may kindly be passed accordingly.

And for this act of kindness your petitioners, as in hely bound, shall ever pray.

R. Bhattacharjee,

or the Union and Workmen.

1-5-62.

Vitnesses

Panchu Porel.

Makhan Ch. Sarkar, Director. For the Company.

1-5-62.

Made part of the award.

N. B. CHAUDHURI, Judge. 2-5-62.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal. No. 1363-I.R./IR/11L-198/61. 17th April 1962. Whereas under the Government of West Bengal, Labour Department, order No. 7481-I.R./IR/11L-498 61, dated the 1st December 1961, the industrial dispute between Messrs. H. G. Fewkes & Co. (P) Ltd., 44/B Rafi Ahmed Kidwai Road, Calcutta-16, and their workmen represented by H. G. Fewkes Co. Workers' Union, 52/7 Bepin Behari Ganguly Street, Calcutta-12, regarding the issues mentioned in the said order being matters specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Seventh Industrial Tribunal;

And whereas the said Seventh Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an Industrial Dispute between Messrs. H. G. Fewkes & Co. (Private) Ltd., 44/B Rafi Ahmed Kidwai Road, Calcutta-16, and their workmen represented by H. G. Fewkes Co. Workers' Union, 52/7, Bepin Behari Ganguly Street, Calcutta-12. (Case No. VIII-373/61.)

BFFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri S. K. Ray, Judge, Seventh Industrial Tribunal

For the Company: Shri J. Nath, Managing Director, Shri S. K. Ganguly, Office Superintendent.

For the Union: Shri Amar Prasad Chakrabarty, Advocate.

#### AWARD

The above dispute over the issues given in the order of reference and re-produced below was referred for adjudication to this Tribunal by the Government of West Bengal, Labour Department order No. 7481-LR./IR 11L-498-61, dated the 1st December 1961.

#### Issues

- 1. Outstation allowance for Mistries and Helpers.
- 2. Leave and holidays
- 3. Working hours.

The case was finally fixed for hearing today, 4th April 1962. The parties have filed a joint petition of compromise setting out the terms upon which the dispute has been settled between them and praying for an award on the basis of those terms.

I have heard the representatives of the parties and I have considered the terms of settlement embodied in the joint petition. I am satisfied that the terms are lawful and fair and that there has been a bona fide settlement of the dispute between the parties on those terms. So, I would make a compromise award on the basis of those terms.

In the result, I make a compromise award on the basis of the terms set out in the joint petition filed by the parties today, a copy whereof is made a part of the award as an Annexure.

S. K. RAY,

Judge, Seventh Industrial Tribunal.

The 4th April 1962.

#### Annexure

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL.

Present:

Shri S. K. RAY, Judge.

In the matter of an Industrial Dispute Between

Messrs, H. G. Fewkes & Co. (P) Ltd., 44B Rafi Ahmed Kidwai Road, Calcutta-16.

And

Their Workmen represented by H. G. Fewkes & Co. Workers' Union, 52/7 Bowbazar Street, Calcutta-12.

The humble joint petition of the Company and the Union.

Most respectfully sheweth:

- 1. That the Company has agreed to increase outstation allowance for Mistries and Helpers. The Company will increase the outstation allowance by -/4/- annas daily of the Mistries and -/4/- annas daily of the Helpers, i.e., the Mistries shall get -/10/-ten annas each daily and Helpers -/8/- eight annas each daily from the Company.
- 2. That the workers shall enjoy 14 days' privilege leave with pay, 10 days' casual leave with pay, 14 days' sick leave with half pay and 16 holidays with pay per year as at present excluding Sundays which are also paid holidays as the workers are now enjoying the benefits.
- 3. That the Company agrees that the Company will allow 7 days' casual leave at a time out of 10 days' casual leave along with the privilege leave per year if asked by the workmen to the Company. Save and except this alteration, all other benefits as stated in paragraph 2 shall be enjoyed by the workmen as before.
- 4. That the Company agrees to introduce the following working hours as given herein below:-

Monday to Friday On each day working period shall be from 8 a.m. to 12-30 p.m. Recess 12-30 p.m. to 1 p.m. and 1 p.m. to 5 p.m.

On Saturdays working hours shall be from 8 a.m to 1-30 p.m. without any recess.

5. That the Union agrees to accept the terms and settlement as stated in the foregoing paragraphs in full and final settlement of the dispute pending before the Fribunal.

Both the Company and the Union accept the terms of settlement as just and fair and it is prayed that an award may be given in terms of the settlement as above.

These terms of settlement as stated in the foregoing paragraphs shall come into force from the  $d_{at}$  of this settlement.

And your petitioners as in duty bound shall evo pray.

For the Union:

Sd/- Illegible,

President of the Union.

Amar Prasad Chakrabarty, Advocate for the Union.

4-4-62.

For the Company:

I. Nath,

Managing Director of the Company

The 4th April 1962.

S. K. RAY,

Judge, Seventh Industrial Tribunal 4-4-1962.

By order of the Governor, S. C. MUKHERIEE.

Asst. Secy. to the Govt. of West Bengal.

No. 1483-I.R./IR/11L-38/61.—27th April 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 1800-I.R./IR/11L-38/61, dated the 12th April 1961, the industrial dispute between Messrs. Globe Theatres (P) Ltd., 7 Lindsay Street, Calcutta-16, and their workman represented by the Bengal Motion Picture Employees Union, 126/A Dharamtala Street, Calcutta-13, regarding the issue mentioned in the said order being a matter specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Industrial Tribunal;

And whereas the said Second Industrial Tribundhas submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Globe Theatres (P) Ltd., 7 Lndsay Street, Calcutta-16, and their workmen represented by the Bengal Motion Pucture Employees' Union, 126-A Dharamtolla Street, Calcutta-13 (Case No. VIII-131 of 1961.)

BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL

Present

Shri P. C. PAL, Judge, Second Industrial Tribunal.

Present for the Company: Shri P. R. Mukherjee. Pleader.

Present for the Union: Shri Naranarayan Gupta.

This is a reference under section 10 of the Industrial Disputes Act, 1947, by the Government of West

Bengal, Labour Department, Order No. 1800-I.R./IR-II-38/61, dated the 12th April 1961, for adjudicanon upon the following issue:

(1) Increment of the operators.

The case of the operators concerned, as represented by the Bengal Motion Picture Employees' Union (hareinafter briefly described as the Union), as per the written statement filed is this:

The operators in this Company (Globe Theatres) had been getting increments since last 12 years but increment was denied since September 1958 onwards, though the other categories of workmen in this Company, and the operators in other cinema companies, got and are getting increments as a customary benefit. In 1956 the Company once denied increment to its workmen, but better sense prevailed and double increments were granted to the workmen with effect from 1st September 1956 on the understanding that the next increment would be due in September 1958.

There was a reference at the time of granting increments from September 1956, as per tripartite settlement by the joint recommendations of the Bengal Motion Pictures Association (briefly described is B.M.P.A.) and the Bengal Motion Pictures Emplovees' Union (briefly described as B.M.P.E.U.), and hose recommendations provided some optional urangements for promotion of operators to higher posts. But the Company deceitfully violated the erms of the tripartite settlement and made the perators sign in something as additional terms by uppressing the real facts. Next, the Company took idvantage of their own deceitful action, and denied ustomary and usual wage increments to the operaors from 1st September 1958, although the Company new full well that according to the provisions of the pint recommendations and the tripartite settlement he operators were never required to appear before he so-called non-existent Board for getting their nnual customary increments. The operators of the llobe Theatres are fully entitled to annual wage acrements with proportionate rise in dearness allownce, at least, at the annual rates they were paid in 956, with effect from 1st September 1958. The ompany's refusal to grant such increments is osolutely unjustified and malafide, and the Comany's action is based on a victimising motive against principles of social and natural justice.

In reply to the Union's written statement, Messrs. lobe Theatres (P) Ltd., (hereinafter described as the ompany) made out its case in its written statement follows:

There was no system of any customary or conactual increments, as alleged by the Union, nor is a such custom or practice prevailing in any other nema Company. Two annual increments were ten as per the joint agreement of the B.M.P.A., and e B.M.P.E.U. It is not correct that the next crement was agreed to be paid in September 1958, he written contract with the operators was that as to increments were given in advance, the next crement would be given only if certain conditions ere fulfilled. There had been no optional arrangement for promotion of operators, nor is it true to that the Company deceitfully violated the ipartite agreement of 1956. In fact, it is the emoyees themselves who, after singing the tripartite

agreement in presence of the Assistant Labour Commissioner, are trying to go back from the terms agreed upon. On account of an industrial dispute, conciliation proceedings were started, as a sesult of which there was a joint agreement which was to be effected from 1st September 1956. As an additional security the employees of many Cinema Companies entered into individual agreements on identical terms with the respective employers. The operators of this Company also made individual agreements with this Company by accepting the terms of the aforesaid agreement which are binding on both The agreement of 1956 laid down different grades for operators of cinemas as well as the terms and conditions on which promotion from one grade to the higher one was to be regulated. Thus all the previous scales of pay of the operators were superseded by the agreement of 1956, and eligibility of promotion from one grade to the higher grade would depend upon appearance before an ad hoc Board as per the terms of agreement. There was the further stipulation that as it would take some time to form the ad hoc Board, the operators would be granted an ad hoc increment for two years in advance, and those who got two years' increments would not be entitled to have their annual increment for two years. Accordingly, the management of this Company gave such increments for two years to its operators. Later on, these operators went back from the terms of that agreement and insisted on annual increment as a matter of course, and refused to appear before the ad hoc Board which was then functioning. There having been a dispute over the interpretation of the word "option" in the terms of agreement of 1956, the matter was fully decided in a tripartite agreement to the effect that appearance before the ad hoc Board was essentially a condition precedent to claim increment as several categories, and that for classification of operators a test was necessary, and in order to be eligible for increment, appearance before an ad hoc Board was essential. But as the operators refused to appear before the ad hoc Board, they cannot get or claim any more annual increment in view of the last tripartite agreement. Hence, for all these reasons, the claim of the Union must fail.

#### **DECISION**

On the side of the Union five witnesses have been examined. They are (1) Shri Sibnath Chatterji (P.W. 1, Secretary of the B. M. P. E. U), (2) Shri Raicharan Ghosh (P.W. 2, an operator), (3) Shia Taraknath Saha, (P.W. 3, an operator), (4) Shri B. Daniel (P.W. 4, Chief Operator), and (5) Shri Phanindra Nath Roy (P.W. 5, the second operator). The Union has put in a copy of the agreement of 1948 (Ext. 1), a letter of P.W. 4, dated 12th March, 1960, addressed to the Manager of the Company (Ext. 2), a copy of the agreement, dated 16th October 1961 (Ext. 3), a joint letter of five operators, dated 25th March 1960, to the Manager of the Company (Ext. 3A), the Union Secretary's letter, dated 27th August 1960, to the Assistant Labour Commissioner (Ext. 4), the Union Secretary's letter, dated 12th November 1960, to the Manager (Ext. 5), another letter from that Secretary to the Assistant Labour Commissioner on 17th January 1961 (Ext. 6), Secretary's letter to the Managing Director of the Company on 18th February 1961 (Ext. 7), Managing Directors letter, dated 15th February 1961, to the

Union Secretary (Ext. 8), and copy of letter from the operators to the Manager of the Company, including a copy of the letter from the Assistant Labour Commissiones, dated 17th March 1960 to Messrs. Krishna Cinema (Ext. 9).

On the side of the Company its Chief Accountant, Shri Paresh Nath Bakshi (O.P.W. 1), was examined as the only witness. Regarding the documentary evidence, the Company has put in the individual agreements entered into by P.Ws. 2, 3, and 4, on 29th August 1957 (Exts. A, B, C, and D), a joint letter, dated 2nd January 1959, from five operators to the Manager of the Company (Ext. B-1), a tripartite agreement, dated 23rd August 1957 (Ext. E) and certain correspondences which may be referred to as may be necessary (Exts. F. G. H. I., J. K., L. and M).

The correct decision of the point at issue depends upon proper interpretation of several agreements produced before me. The Union's case is that previously the Company used to pay increments not in a regular way but haphazardly and whimsically, and that in 1948 there was an agreement introducing regular incremental scale. That the agreement of 1948 (Ext. 1) was the basis of introduction of regular scale of increment is undisputed. Since then the employees got regular increments annually till August 1956 when there was a tripartite agreement. Clauses 7 to 14 of the agreement of 1956 are relevant for the purpose of discussion in the present case along with the terms of settlement reached at by the two other subsequent agreements, reference to which and discussions on which will follow in due course.

On 23rd August 1957 there was another tripartite agreement (Ext. E) in which clauses 7 to 12 of the agreement of 1956 were referred to. Next, on 29th August 1957 the operators entered into individual agreements with the Company (vide Exts. A, B, C and D). In these individual agreements clauses 1 to 21 of the agreement of 1956 were incorporated. Of them, clauses 7 to 14 are relevant for our present purpose. Clauses 7 to 12 of that agreement fall under the head "Gradation and Classification of Cinema Operators", whereas the other two clauses fall under the head "Pay Scale". The relevant clauses are enumerated below:

## GRADATION AND CLASSIFICATION OF CINEMA OPERATORS

- "7. At present there being no classification of cinema operators according to skill or merit nor any category of workers of the classes A to E yet being fixed, it is proposed to set up an ad hoc Board which will be constituted by the B.M.P.A. by selection of technically qualified persons. The Board will certify the operators according to their merit in several grades.
- 8. It will be optional for the Cinema operators to appear before the Board for such certificates.
- 9. The minimum wages of operators holding valid licences will be as per scale F of Schedule B.
- 10. Cinema operators getting certificate of higher category will not be, as a matter of course, entitled to claim pay of that category unless there is a suitable vacancy.

- 11. An operator, if after appearance before the Board, is in its opinion, to be put in a lower category with lesser emoluments, will nevertheless continue to draw his existing pay and wages without any further increment.
- 12. This revised scale of wages of operators completely supersedes the scales of pay of operators as recommended by the Association in 1948. It is understood that there will be no reduction of wages of operators as on 1st September 1956."

#### PAY SCALE

- "14. It is jointly agreed to promote and maintain industrial peace and as a gesture of goodwill the constituent cinemas will advance to its workers immediate increments with effect from 1st September 1956 as follows:
  - (i) For category A cinemas, a sum equivalent to two annual increments as per pay-scale prescribed herein.
  - (ii) For cinema workers other than category Λ, only one annual increment as per prescribed scale.
  - (iii) For operators outside Calcutta cinema, a sum equivalent to 5 per cent. of the basic wages as on 1st August 1956 rounded to the nearest anna.
  - (iv) All workers getting ad hoc increment as above will not be entitled to have their annual increment for two years or one year as the case may be".

It appears from the above that the agreement purported to set up an ad hoc Board to be constituted by the B.M.P.A, and the duty of the Board was to certify the operators according their merits in several grades. According to clause 8 it was optional for the cinema operators to appeal before the Board for such certificates. Under clause 10 cinema operators getting certificate of higher category would not be, as a matter of course, entitled to claim pay in that category unless there was a suitable vacancy. Clause 11 provided that an operator, if after appearance before the Board, was in its opinion to be put in a lower category with lesser emoluments would nevertheless continue to draw his existing pay and wages without any further increment. By clause 12 the revised scale of operatros completely superseded the pay scales of operators as recommended by the Association in 1948, that is to say the terms of agreement regarding the revised scales of wages, etc., as per the agreement of 1948, were superseded by the above stipulation of the agreement of 1956. Clause 12 further provided that there would be no deduction of wages of operators as on 1st September 1956. It is to be noted that by the agreement of 1956 an ad hoc increment for two years at a time was stipulated to be granted with effect from 1st September 1956, and that stipulation for the same ad hoc increment was to be valid till the end of August 1958. It is also clear from the above clause, particularly with reference to clause 14, that there would be no further increment for two years from 1st September 1956 to 31st August 1958.

The present dispute has arisen because of the fact that the Company stopped increments of the operators with effect from 1st September 1958 on the ground that they had refused to appear before the

ad hoc Board for certificates in terms of the relevant dauses of the agreement of 1956. The contention of the Union is that the operators did not appear before the ad hoc Board partly because no such Board had been constituted and partly because the appearance of the operators before such a Board was not compulsory; it was optional. It is true that inder clause 8 mentioned above it was quite optional for the cinema operators to appear before the Board for certificates. The Union tries to take advantage of this clause and contends that as the appearance of the operators before the Board was optional, the Company's act in refusing increments to the operators since 1st September 1958 has been quite unjustified and improper. It is contended for the Union that the clauses 7 to 12 of the agreement 1956 fall under "Gradation and Classification of Cinema Operators", and as such these have nothing to do with the point of annual increments of the perators. It is also said that according to clause 14, which falls under the head "Pay Scale", increnent for two years from September 1956 to August 1958 was debarred on account of the grant of ad noc increment for those two years, and that it does not mean that increments from September 1958 vould not be granted unless the operators obtained ertificates from the Board. Under clause 7 the loard's certificates to the operators would be necesary to classify several grades according to merit. n view of clause 8 it was optional for the operators of appear before the Board for such certificates. This means that whoever desired to be classified n the grades according to merits, could appear efore the Board for test, and option was given to hem for such purpose, the meaning being that hose operators who would not appear before the oard would not be classified according to merits several grades. The Union construes this to ean that this option did not prevent the granting regular annual increment even after August 1958. ut this contention on behalf of the Union does not opear to be satisfactory. Clause II states that an perator, if after appearance before the Board, is in s opinion, to be put in a lower category with lesser noluments will nevertheless continue to draw his listing pay and wages without any further increent. So further increment was prevented by ause 11 even in respect of an operator appearing fore the Board and getting certificate for lower tegory. This means that unless he gets certificate om the Board for higher category, there would be o further increment. Clause 12 made it perfectly ear that the revised scale of wages superseded the ales of pay of the operators as recommended in c agreement of 1948, though there would be no duction of wages of the operators which existed on 1st September 1956.

The Company takes its stand not only on the reement of 1956, but also on the tripartite agreement of the 23rd August 1957 and the individual reements of the 29th August 1957. According to e case of the Union, the operators concerned gave bice of cancellation of the agreement of the 29th ugust 1957. Ext. 2 is the letter written by P.W. to the Manager of the Company in which it was ated on 12th March 1960 that if that agreement ood in the way, then it was to be treated as meelled. This statement in the letter does not the letter, dated 18th February 1961, by the

Secretary of the Union to the Managing Director of the Company, it was stated that the said so-called agreement stood terminated with proper notice. This statement cannot also operate as a valid or proper notice of termination of agreement or agreements under section 19(2) of the lifdustrial Dispute Act, 1947. The Union criticises the agreement of 29th August 1957 to be an illegal and untair agreements and asserts that there is no legal or practical bar to terminate an unfair agreement. This was stated in the joint reply, dated 25th March 1960, from the operators to the Company. In that letter it was also stated that by the agreement of 23rd August 1957 and 29th August 1957, the Company modified the B.M.P.A.-B.M.P.E.U., recommendations and thereby the Company itself terminated the said recommendations of 1956. But I am unable to accept these views mentioned in these letters, and in course of arguments on behalf of the Union.

On 23rd August 1957, about one year after the agreement of 1956, the tripartite agreement (Ext. E) was reached. In clause 5(vii) of that tripartite agreement it was stipulated that the operators would not be entitled to any further increment until their grades were fixed by the Board to be appointed by B.M.P.A. as per B.M.P.A.-B.M.P.E.U. agreement, clauses 7 to 12. Thus by this clause the agreement of 1956 was ratified, not given a go-by. This particular stipulation finds mention in the individual agreements entered into six days later on 29th August 1957. The note portion of the agreement runs thus:

"Rate of annual increment, dearness allowance and ceiling pay will be determined according to clauses 7 to 12 of Annexure "A". The date of next increment if he becomes entitled to any, under the aforesaid clauses, will not be due in any case until 1st September 1958.

The employee shall not be entitled to any further increment unless he appears before the Board referred to in clause 7 of Annexure "A" and get himself classified".

In these individual agreements also the clauses 7 to 12 of the agreement of 1956 were referred to. It was clearly stipulated in the individual agreements (note portion) that the employee shall not be entitled to any increment unless he appeared before the Board referred to in clause 7 and got himself classified. Thus, by this stipulation in the individual agreement, further increment was stopped or barred unless the operators appeared before the Board for certificates. This note portion is challenged by the operators as being not genuine. The gist of the evidence of the operators who have deposed in this case is that though the note portion was in existence in the individual agreement before their signature, the Manager of the Company influenced them by wrongly interpreting the stipulation that unless they signed in the agreement they would not be granted two years' increments as per the recommendation of 1956 and that if they signed their names they would be granted increments for two years. It is said that on that footing and understanding they signed their names in the individual agreements. It is difficult to accept the contention that the operators did not properly understand the meaning and import of the particular stipulation, or that they were misguided or wrongly influenced in putting

their signatures in the individual agreements. As a matter of fact, the particular stipulation was not a new thing. This was the very term in clause 5(vii) of the tripartite agreement of 23rd August 1957 (vide Lxt. E). It connot be said that the tripartite agreement is fraudulent or otherwise vitiated. That being so, I have every reason to believe that the operators really knew the meaning of the special term in the individual agreement, and on that understanding they put their signatures. So the individual agreement or the tripartite agreement of 1957 cannot be characterised as illegal or unfair in any way. That being so, the operators cannot legitimately claim further increment with effect from 1st September 1958 in view of the aforesaid terms read with the general terms of the agreement of 1956.

It transpired during the opening and hearing of the case that there was a fresh agreement in October 1961, some time after the present reference was made to this Tribunal. By that agreement (Ext. 3) some increments were allowed by the Company to two of the old operators and one new operator. The Company's witness, O.P.W. 1, says that the increments under the agreement of 1956 were not as annual increments, but as increments to bring the respective operators' salary to the level of the Governmental notification under the Minimum Wages Act, but subject to the stipulation that such increase would not exceed Rs. 12 a month whether it reached the said level or not. This witness admits that this Government notice was subsequently declated ultra vires by the Hon'ble High Court, and says that thereafter the Company refused to pay according to notification.

The operators who were fortunate to get the increment under the agreement of 1961 are P.W. 2 Raicharan Ghosh, and P.W. 3 Taraknath Saha. The other old operators were denied this increment under that particular agreement. The reason has been explained by O.P.W. 1 as stated above. The reason will also appear from the agreement itself. So it does not matter if the two old operators were granted increments and others were denied this benefit in terms of the agreement of 1961. Both P.W. 2 and P.W. 3 say that they have been getting this new increment since July or so of 1961, even without being required to appear for examination and certificates. In view of the fact that this special increment was granted not as regular inferement, but on account of Government notification under the Minimum Wages Act, it cannot be said that the non-appearance before the Board would entitle the operators to get usual annual increments as such.

It is also the Union's case that as a matter of fact no Board was formed, and the operators were not intimated of the formation of such a Board, so that the non-appearance before a non-existent Board is immaterial. This contention is not correct. The joint letter of the operators (Ext. G) to the Company's Manager on 2nd January 1959 was a reply to a notice from the Cecretary of the B.M.P.A. That notice admittedly was issued to the operators by the Secretary of the B.M.P.A. asking them to appear before the ad hoc Board. This shows that the Board was really formed about that time.

In that reply the operators intimated that they were not employees of B.M.P.A. and that they decided to opt not to appear in the proposed examination

as it was thought unnecessary. Therefore it canno be said that the operators did not know about the formation of the Board. In terms of the agreement of 1956, the Board was to be constituted by B.M.P.A. and hence that formation of the Board by the B.M.P.A. was properly done. Of course the notice to appear before the Board did not come from the Company direct. But in view of the facts and circum. stances of the case that is not at all material. The operators were asked to appear before the Board, and they refused to do so, as aforesaid. Their refusal disentitles them to claim increments after August 1958 as of right, in view of what I have discussed and found above. It is a plea of the Union that all other similar companies are granting increments withour insisting on their workers appearance before the Board. The Union has put in a copy of a letter from the Assistant Labour Commissioner, dated 18th March 1960, to Messrs. Krishna Cinema (embodied to another copy of a letter vide Ext. 9). In that letter of the Assistant Labour Commissioner he wrote to say that it appeared from the agreement of 1956 that the operators' claim for annual increment was legitimate and that they should be paid the same with retrospective effect without further delay. In my view, this letter has no value, so far as the present case is concerned. The letter refers to the agreement of 1956 not to tripartite agreement of 1958 and it is not known whether there were individual agreements between the Krishna Cinema and its workmen, as in the present case. Besides, the interpretation of the Assistant Labour Commissioner is not to be taken as a guidance in determining the point at issue raised

In view of all the facts and circumstances an evidence, in the light of above observations, I fin that the claim of the operators is untenable and the are not entitled to the relief asked for. The issue i disposed of accordingly;

This is my award.

Dictated and corrected by me.

P. C. PAL, Judge.

P. C. PAL, Judge, Tribunal, West Bengal 17th April 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

No. 2087-I.R./IR/11L-89/61. 5th June 1962.— Whereas under the Government of West Bengal. Labour Department, order No. 7018-I.R./IR/IIL-394/59, dated the 30th December 1959, the industrial dispute between Messrs. Edward Keventers Private Ltd., IA Surendra Nath Banerji Road, Calcutta-13, and their workmen represented by Edward Keventers Workers' Union, 51 Chittaranjan Avenue, Calcutta, regarding the issues mentioned in the said order schdeules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between Messrs, Edward Keventers Private Ltd., 1A Surendra Nath Banerjee Road, Calcutta-13, and their workmen represented by Edward Keventers Workers' Union, 51 Chittaranjan Avenue, Calcutta, referred under Government Order No. 7018-1.R./1R/11L-394/59, dated 30th December 1959. (Case No. VIII-4/60.)

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

Present:

Shri J. N. MANDAL, Judge.

Appearances:

For the Company: Shri N. M. Das Gupta, Advocate. For the Union: Shri T. P. Chatterjee, Advocate.

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#### AWARD

By Order No. 7018-LR./IR/11L-394/59, dated 30th December 1959, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. Edward Keventers Ltd., 1A Surendra Nath Banerjee Road, Calcutta-13, and their workmen represented by Edward Keventers Workers' Union, 51 Chittaranjan Avenue, Calcutta, regarding the matter specified in the schedule to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, 1947, by notification No. 808-LR./IR/3A-2/57, dated the 11th March 1957, for adjudication.

The reference relating to an industrial dispute based on Charter of Demands of the workmen submitted through their Union including their claim for profit bonus, existing between Messrs. Edward Keventers (Private) Ltd., 1A Surendra Nath Banerjee Road, Calcutta-13 (hereinafter referred to as the Company), and their workmen represented by Edward Workers' Union, 51 Keventers Chittaranjan Avenue, Calcutta (hereinafter referred to as the Union). On receipt of the reference from the the reference from the Government, notices as usual were promptly sent out for service upon the parties who duly entered appearance but the Union failed to file written statement on entering appearance. It did not take any step on two consecutive dates. Subsequently however, it filed written statement of claim. Thereafter the Company filed their statements. Thereafter both the parties filed affidavits and counteraffidavits regarding documents called for and to be relied upon. The Company raised a preliminary issue regarding the maintainability of the reference in respect of a number of issues raised in the reference other than issue No. 1 (Revision of wages). This preliminary objection, as it appears from the order-sheet of the case, was taken up for hearing by the then Learned Judge of this Tribunal at the desire of the parties. The case was heard, evidence was gone into and decision was given on the preliminary objection raised by the Company. The objection was negatived. After disposal of the preliminary issue, the Union's prayer for directing the Company to produce certain documents required for the purpose of adjudication on the subject of profit bonus for 1958 was taken up and the matter was hotly contested by the Company. However, appropriate directions were given to the Company for the production of certain material documents and books of accounts. The Company produced them a little late. However, the Union had opportunity for inspection of the documents coming from the custody of the Company. Both parties then filed their calculations more than one by each of them for the purpose of ascertaining available surplus to justify the claim for bonus.

The Union's case in the written statement is that the Company is a reputed private limited concern carrying on the manufacture of milk and dairy products. This is a prosperous and financially very sound concern. The workmen of the concern are to discharge heavy responsibility in supplying milk to the citizens of Calcutta but in comparison with their heavy responsibility they are not properly and adequately paid and their service conditions are very unsatisfactory. In the month of December 1953, the workmen had to compromise with the Company in the matter of adjudication of certain disputes. In the result there was the compromise award made by the Fifth Industrial Tribunal and it was published in the "Calcutta Gazette" on 31st of December 1953. Since the award, there have been circumstantial and material changes and as such, the workmen are entitled to revision of their wages and other amenities and accordingly they submitted a Charter of Demands through their Union on 9th October 1958, but the Company did not attend to their grievances and at the same time did not co-operate to have the matters amicably settled in spite of the intervention of the officers of the Labour Department and also of the Hon'ble Minister in charge of Labour. So the workmen resorted to a strike when at the intervention of the Assistant Labour Commissioner, there was an agreement arrived at on 26th November 1959. In terms of this Charter of Demands, the present reference has been

The Union has asked for fixation of as many as 8/9 grades scales of wages for the different categories of workers. It has asked for introduction of new leave rules in place of the existing ones on grounds of hardship. It has demanded introduction of gratuity scheme in addition to the Provident Fund already in existence. It has demanded higher rate of contribution by the Company. The Union's further case is that the workmen should be provided with tiffin allowance and the age of superannuation of the workers should be 60 years or 38 years of service, whichever is later. Union has further claimed two and half months' wages as bonus for the year 1958. It has also claimed reinstatement of a discharged workman, Delya Uraw. It has further claimed that the Fateabad Firm workers should be considered as industrial workers with equal benefits and amenities with other workers of the Company.

The Company has replied the Union's demands by stating that the Union is not entitled to a fresh adjudication in view of the fact that it has not terminated the previous compromise award of 1953 in accordance with law and that there has been no

material change in the circumstances necessitating of the grades and scales of pay and revision justifying interference by the Tribunal. It is further stated that formerly the concern was under the management of some Europeans who before leaving India disposed of the concern leaving practically no cash assets or bank balance. The present management took over the concern in February 1949 and the Company could not completely settle down due to the unreasonable attitude of the workmen who always held out threats of strikes and they actually resorted to strikes to force their demands for increase of wages, etc. The Company, however, offered terms of settlement which the workmen found favourable and actually accepted the terms and accordingly there was a compromise award published in the "Calcutta Gazette" on 31st of December 1953 Not only there has been no termination of the said award but also it being a long term scheme, it should not be interfered with by the Tribunal unless it is established that there has since been material changes in the circumstances and that the Company has financial capacity to bear the burden of additional wage increase. The Company's financial position has deteriorated due to the fact that its bulk supply of milk to the hospitals and military authorities have been stopped since the Haringhata Dairy Firm came into existence in 1950. The Company has further stated that the existing wage scales compare favourably with those in other similar concerns. The Company has also challenged the other claims of the Union on similar grounds. It has stated that in absence of the trustees of the Provident Fund, no question can be taken up regarding Provident Fund Scheme and in view of the present financial position of the Company, no additional retiring benefit by way of gratuity can be introduced. Regarding the claim for bonus, the Company's case is that its financial year is from April to March, and not from January to December and as such, the claim for bonus for the year 1958 is inadmissible. However, the Company, in view of its favourable trading position for the year 1957-58, already paid one month's wages as bonus to all the employees and its financial position does not admit of any further claim on this head. The workmen are not entitled to any extra amount for tiflin allowance inasmuch as it is included in their wages. As regards the Union's claim that the workers of Fateabad Farm be treated as industrial workers, there would be no justification for them being treated as industrial workers. They are actually appecultural labourers and their wages have been amicably fixed very recently. On the point of dismissal of a workman, the Company's statement is that no such person was ever on the roll of the Company; there was no dismissal of any such person by the Company and as such the question of his reinstatement does not arise.

As already stated, at the desire of both parties, the preliminary point regarding maintainability of the present reference was separately taken up earlier and disposed of after hot contest. The point was answered in the negative. Then followed the hearing of the case on merits. The Union examined several witnesses and the Company examined one witness, but tendered into evidence various documents. Both parties also referred to and relied upon various decisions in support of their respective contentions

Admittedly, there have been adjudications in 1951 and in 1953 regarding the workers' demands. The

Union has produced before the Tribunal the 195 award published in the "Calcutta Gazette", dated th 14th June 1951. The Company has produced th 14th June 1951. The Company has produced the other award published in the "Calcutta Gazette" dated the 31st December 1953, which is market Ext. I. It was a compromise award made by the Fiftl Industrial Tribunal. Subsequent to the publication of the award, some corrections were notified by the Government on the 28th of January 1954, Ext. It is the copy thereof. This compromise award was no terminated by the Union or by the Company by notice as required under the proviso of section 19(6 of the Industrial Disputes Act. Therefore, the contention of the Company is that without the termination of the compromise award of 1953 ir accordance with law, the workmen are not entitled. to further adjudication of their demands. It has been contended on behalf of the Company that there can be no automatic termination of award which has got to be terminated by notice under section 19(6) of the Act. This fact also is very clear from the section itself. There are also decisions in support of it, reported in 1958, Vol. II, L.L.J., page 403 and also in A.I.R. 1958, Rajasthan-34. In another case, reported in 13 F.J.R., page 352, it has been held that so long as a previous award is in force in respect of certain industrial disputes, their disputes cannot be referred afresh to the Industrial Tribunal by merely changing the phrasiology of the disputes and the Industrial Tribunal will have no jurisdiction to entertain the fresh reference in respect of these matters of disputes. In a decision of the Calcutta High Court reported in 1958, Vol. I, L.L.J. page 472, it has been held that the Industrial Disputes Act is based on principles of industrial harmony and its chief object is to maintain that harmony. It is quite m keeping with this object that a provision should be made maintaining a settlement as long as possible and until one or the other party expressly repudiates the same. In the present case admittedly, there has been no termination of the award either by the Union or by the Company by a notice in writing as required under section 19(6) of the Industrial Disputes Act. Therefore, the compromise award be taken to have remained in force till there has been express repudiation thereof by one party or the other. Sometimes after the above compromise award, the present Union issued a charter of demands, Ext. G, in 1959 and according to the Union this charter of demands did not receive proper consideration of the Company in spite of the intervention of the Labour Directorate and after the special attention of the Hon'ble Minister in-charge of Labour. So the workmen had no other alternative but to resort to a strike. During the strike, on the intervention of the Assistant Labour Commissioner, there was a tripartite agreement arrived at on 26th of November 1959, Ext. H is copy of the Memorandum of Settlement. This document hows that the workmen of the Company went on strike with effect from 8 p.m. on 24th November 1959 for fulfilment of their demands. It also appears from this document that both parties agreed to have the issue on revision of wages adjudicated. The Company also admits this fact in its written statement in paragraph 1(a). It follows, therefore, that both parties agreed to the present reference for adjudication. Section 10 of sub-section 2 of the Industrial Disputes Act makes provision for a similar reference on joint prayer of the parties. Of course, in the present case, the Company very forcefully contended that they having agreed to make reference

a single issue on revision of wages only for findication, the Tribunal is not competent to enterin the other issues in absence of termination of the previous compromise award in accordance with law. This objection of the Company was previously misidered by Shri S. R. Ghosh, the then Judge of this Tribunal who rejected the Company's objection w his order, dated the 2nd September 1960. Thereore, this point cannot be reagitated over again. The Learned Judge was pleased to hold that all the even issues under reference are competent to be djudicated upon by this Tribunal to which the resent reference for adjudication of these issues have been made by the appropriate Government. Therefore, although there has been no proper ermination of the previous award in accordance with the provisions under section 19(6) of the ndustrial Disputes Act, yet it is not open to the company to challenge the present reference as a competent on that ground. The Company expressly greed to the present reference being made for djudication. They are accordingly stopped by their onduct to raise the plea that the present reference incompetent, without termination of the previous ompromise award by notice in writing under section 9(6) of the Industrial Disputes Act.

#### ssue No. 1: Revision of Wages

The Union claims revision of wages. Admittedly y previous adjudications and settlements between he parties, the scales of pay and grades were fixed. ut the Union's contention is that since the previous ward, there have been material changes in the preumstances to justify the revision of the scales of Auges asked for. The Company has denied this. It is now well settled that awards of Industrial Inbunals are intended to have long-term operation and are liable to be modified only by a material hange in the circumstances on which they were used (1957 Vol. I, L.L.J. 226). In another case, eported in 1958-59, Vol. XV, F.J.R. 338, it has een held that "where the scales of pay have been ixed by previous adjudication or agreement and ompares favourably with other concerns, unless here is a finding that since the previous award the ircumstances had so altered as to make the existing cales of pay and grades unreasonable or inadequate, w revision of scales will not be warranted." Thereore, to justify revision of the existing wage scales, ie Union has got to establish altered circumstances. is in evidence that the concern was originally nder the Management of Europeans who transferred in February 1949 to the present Management of idians. According to the Company, since the resent Management too over in 1949, the workmen ave been creating troubles regarding their demands nd frequently threatened the concern with strikes. he Company had to yield to the threats of the orkmen and shortly after they took over the lanagement of the concern, they had to yield to artain terms of settlement with the workmen, Ext. A the copy of the settlement, arrived at in December 949, by which the workmen of different categories ere given certain increments of wages and the rovident Fund contribution at 64 per cent. basis as allowed to continue. Thereafter came the award [ 1951 made by the Fifth Industrial Tribunal and ublished in the "Calcutta Gazette" on the 14th June 951. It appears from the award of 1951 that in lugust 1949 Edward Keventer Employees' Union ubmitted a charter of demands to the Company

relating to pay, dearness allowance, bonus, Provident Fund, leave, etc. On the intervention of the Labour Directorate, there was a joint settlement reached on 6th December 1949. As a result of this agreement, some of the items in the said charter of demands were dropped and the agreement was to remain in force for one full year. On the contrary, however, to the terms of the settlement, the Union raised certain demands in Way 1950. The Union also went on launching vention of the Labour Directorate, the Union revised the charter of demands and dropped the idea of the strike. On 3rd July 1950 the Union submitted its revised charter of demands. The matter was again went in the hands of the Conciliation Officer who held several joint conferences but failed. So there was a reference which resulted in the award of 1951. Thereafter the workers again reagitated their demands and ultimately there was a reference made by the appropriate Government in November 1952. There was, however, a settlement arrived at between the parties and in terms thereof an award was made by the Fifth Industrial Tribunal which was published in the "Calcutta Gazette" on 31st December 1953. By the compromise award of 1953, there was a fresh fixation of scales of pay and grades in respect of different categories of workmen with the exception of sweepers and skilled workers. Their wage scales were left for being decided by the Company and by the workmen. Some other important issues decided in that reference are leave and holidays, Provident Fund, etc. As regards the circumstantial change since the award, the Union drew the attention of this Tribunal to the revision of pay scales effected in some other industries by the Third Major Engineering Tribunal in 1958 and Third Major Jute Textile Tribunal in 1955. Apart from those awards of the Major Tribunals made since after 1953, there is also the fact that the Company voluntarily agreed to the provisional increase of wages of the workmen as will appear from the agreement. Ext. H, dated 26th November 1959. Then again it is not disputed by the Company that they had gradually increased the prices of milk and milk products almost year after year. The Union has filed a chart, Ext. 2, to show how the prices are being gradually increased from the year 1956-57. In 1956-57, the price of milk was Re. 1 for 2 lb. and by gradual increase it became 1.24 nP. for 2 lb. in 1961. Similarly the prices of butter, cream, S. T. milk were gradually increased by the Company. Therefore, there have been change of circumstances since the year 1953 which fact cannot be questioned. It is also a common knowledge that prices of essential commodities have gone up considerably and the Government of West Bengal have also very recently revised the old pay scales of their officers and employees Therefore, there is enough indication to prove altered circumstances since the year 1953. So the circumstances having been changed since the award of 1952, there may be justification for revising the existing scale of pay and grades. But in fixing or revising the wage scales, the well known principles of fixation of grades of wages must not be lost sight of. The Hon'ble Supreme Court has laid down the principles of fixing the wage rates in the Express Newspaper's Case, reported in 1961 L.L.J., Vol. I, page 339:

"(1) That in fixing of rates of woges, the capacity of the industry to pay is one of the essential circumstances be taken into consideration, except in cases of bare

#### Issue No. 3: Retiring benefit and age

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It is admitted by Union's No. 1, Hafiz Khan, that there is a Provident Fund Scheme. There is of course documents to show that the Company adopted Provident Fund Scheme long ago. The document Ext. J is a letter addressed by the Company to the Assistant Labour Commissioner sometime in March 1952 by which information was furnished about the existence of the Provident Fund Scheme along with some other amenities. This letter shows that the Company adopted a Provident Fund Scheme according to which the Company contributes 61 per cent, of the total wages of the workers in accordance with the scheme framed under section 5 of the Employees' Provident Fund Act, 1952. There is also an agreement, Ext. A, to show its existence even from earlier date. It appears from the compromise award which was given in 1953, Exts. I, I(1), that some terms were settled between the Company and the workmen represented by their Union in respect of the Provident Fund. It was one of the terms that 50 per cent. of the trustees will be nominated from the subscriber-employees. The trustees are not parties to the present reference of the dispute. In the absence of the trustees it will not be possible for this Tribunal to effect any change of the rules of the Provident Fund. In that case technical and legal difficulties may arise, in support of which reliance may be placed upon the decisions of the Labour Appellate Tribunal reported in 1952, Vol. I, L.L.I., 631 and of the decision of the Hon'ble Supreme Court reported in 1961, Vol. II, L.L.J., 653. Therefore the Union's prayer on this point is rejected.

#### Gratuity

The Union's demand in the written statement is that gratuity should be paid to all the workmen at the rate of one month for every year of service. The only evidence on this point is that of P.W. 2 Shri Kanai Lal Chakraborty, the Bill Clerk of the Company, who has simply produced a Model Gratuity Scheme, Ext. 1. But he does not say if any gratuity scheme is in existence in any other concern dealing in identical trade. Nor there is any evidence to show that this scheme is usual with any similar business concern in the region. The Company has seriously epposed introduction of any gratuity scheme by way of additional retiring benefit in view of its financial position. It has already been found from the evidence of the workmen that admittedly there are similar industries in the same region. But there is no evidence to show any gratuity scheme has been adopted in any similar concern located in the same region. It is well settled that in settling the gratuity scheme, it is desirable that there should be made industry-cum-region approach. It was further observed by the Hon'ble Supreme Court in 1960, Vol. II, L.L.J. 21, that what is true about wages is equally true about the gratuity scheme. But in the instant case, there is no iota of evidence to show if any gratuity scheme is at all in existence in any similar concern in the region. In absence of any evidence on this point, it will be unsafe to introduce any scheme of gratuity in the solitary concern of this kind although admittedly there are many similar concerns in the region. If this scheme is introduced in one concern only, out of so many, then it may give rise to industrial unrest and inequality of competitive condition. There will be discontenment and dissatisfaction among the employees of other

similar concerns in the region. Therefore on that ground, I reject the Union's demand. Then again there is another ground for rejection of this prayer of the Union. This ground is the financial position of the present business which is a very important consideration and must not be overlooked. Unless the financial condition of the employer is satisfactory, the burden of a gratuity scheme, which is a long-term operation, must not be saddled upon the employer. Regard being had to the present financial position of the employer, and also having regard to the additional burden the Company will have to bear on account of refixation of the wage scale, I am of opinion that the present time is inopportune for introduction of a gratuity scheme. So I reject this prayer as well of the Union.

#### Retiring benefit and age

This demand of the Union was not included in the charter of demands, Ext. G. In the written statement, the Union demanded that the retiring age of the workmen should be either 60 years or 38 years of service whichever is later. The Company's Standing Orders, Ext. K, shows that the age of retirement of a worker shall be 55 years but the Company, at its discretion and in suitable cases, may extend the same. So the Company has made provision for extension but depending at its discretion. In any case, the Company has made provision for extension of service but without fixing its limit. There should be clear provision for extension of service as proposed by the Company and provided for in the Standing Orders, Ext. K. The Standing Orders itself do not show nor there is any evidence to show when the coxisting Standing Orders of the Company came into force. This much is clear that the Standing Orders adopted after 1946 and according to D.W. 2, Shring orders and the standing Orders adopted after 1946 and according to D.W. 2, Shring orders and the standing orders and the standing orders and the standing orders are standing orders. Sailendra Sekhar Sengupta, the Standing Orders were certified by the appropriate authority. But there is no indication in the document itself, this is, Ext. K, of certification by the appropriate authority. Be that as it may, I would like to make a clear provision regarding extension of service beyond the age of 55 years. Normally, the age of retirement is fixed at 55 years but the Company must not compel a workman to retire at the age of 55, unless he is found physically unfit to carry on his duties any further. The Company can reap the benefit of his experience arising out of long service by retaining him in service up to the age of 58 years unless he is in the meantime found otherwise unfit and undesirable or it becomes unprofitable to retain him in service any further. Accordingly I dispose of this issue.

#### Issue No. 5: Tiffin allowance

The Union has demanded in the written statement tiffin allowance at the rate of Re. I per day for all the workmen. But none of the workmen who gave evidence before the Tribunal has pressed for tiffin allowance. Moreover, this claim was not included in the Charter of Demands, Ext. G, submitted by the Union. Absence of the workers' claim for tiffin allowance from the Charter of Demands submitted by the Union is very significant. The Charter of Demands, Ext. G, was submitted sometimes after the 1953 award, Exts. I, I(1), based on compromise arrived at between the Company and its workmen represented by their Union. The award shows that the wages mean pay and dearness allowances including all allowances. Therefore, the workmen

and their Union knew very well what was the agreement they had with the Company in terms whereof there was the award of 1953 at the time of submission of their Charter of Demands sometime after the said award. But in the present reference the Jaim was introduced. It is a belated claim and there is hardly, any justification for any tiffin allowance in view of the fact that in 1953 the workmen agreed to the wage scales which was inclusive of dearness allowance and all other allowances. On the same basis the present wage scale has been fixed in revision. Therefore, this claim of the Union is ejected.

# Issue No. 6: Whether the Fateabad Farm workers should be considered as industrial workers and whether they are entitled to same benefits like other workers of the Company.

The Union has demanded in the written statement hat Fateabad Farm workers should be considered is industrial workers and as such they should get ill the benefits available to the other workers of the Company. According to the Union, the workers of he said Farm are vitally associated with the business if the Company. The Company's contention is but those workers are agricultural labourers and as uch their case should not be considered in this adjudication. The Company's further contention is that the workers of the Fateabad Farm are being adequately paid in terms of an agreement recently arrived at between the Company and the Union. According to the Company, the labourers of that Farm are not entitled to all the benefits available to the other workers of the Company employed at falcutta, at Cossipore and that Farm is treated as separate unit. But this is hardly true. The Commay has not produced documents and registers to support that it is a distinct and separate unit. On the contrary, there are enough materials to show that the Company has not treated this Farm as a separate unit but this unit and the Calcutta units have been kept integrated. The Company has practically admitted their claim for being treated as equal with the other workers. The workers of the Fateabad Farm have already been made permanent, vide Ext. H/1 and some of the benefits mjoyed by other workers of the Company have already been made available to them, as well appear from the document, Ext. H. They have been given the leave facilities as are available to Deliverymen and they have also been given the Provident Fund lacilities like the other workmen of the Company. The Union has not given any evidence as to the number of workers of their Farm and the nature of their jobs. This much will appear from the document, Ext. H/I, that there are 12 labourers in that farm who all have been made permanent by agreement. It also appears from the Memorandum of Settlement, Ext. H, that there are three more workmen, viz., two Clerks and one Tractor Driver. P.W. 4, Shri Mulchand Mandal, is the only workman of Fateabad Farm who gave evidence before this Tribunal. It is clear from his evidence that he is an agricultural labourer and he earns daily wage at the rate of Rs. 1-12 as per day. He does not say how many workers are there in that Farm. Therefore, all what is available from the documents, Exts. H
and H/l, that there are 12 labourers and two
Clerks and one Tractor Driver. I have already
observed that there is evidence to show that the Fateabad Farm is not a distinct and separate unit

but a subsidiary unit of the Company's business and the Company has not produced any paper to show that this unit has been kept separate. On the contrary, the balance-sheets of the Company will show that the Calcutta units and this particular unit have been kept integrated. There exists functional inter-dependence between the Fateabad. Unit and other units in Calcutta. Therefore the workmen of this Farm are entitled to be treated equally with the workers of the other units of the Company and entitled to the benefits in accordance with law.

Before parting with this issue, I must point out that as regards the wages of the 12 agricultural labourers in the employ of the Company in this Farm they are being paid at daily rates of wages fixed by an agreement as admitted by P.W. 4, Shri Mulchand Mandal. These workmen are employed for the purpose of producing sobul grass and hapter grass and paddy. These items are used as fodder for the milch cows maintained by gowallas who supply milk to the Company. They are agricultural labourers and it will appear from the Government Notification published in the "Calcutta Gazette" of 27th of June 1959, Ext. 11(2), that the Government has prescribed minimum daily rates of wages for employees employed in agricultural operations in different zones, in accordance with the provisions of the Minimum Wage Act, 1948. The Fateabad Farm near Barasat is within Zone C for which the minimum daily rates and wages is Rs. 162 nP. Certificate of Registration, Ext. D, will show that Fateabad Farm is in Barasat (24-Parganas). It is admitted by P.W. 4, who is a worker of the Fateabad Farm, that the daily rate has been fixed by agreement at Rs. 1-12 as. (that is, Rs. 1.75 nP.) per day. Therefore, there is hardly any scope for interference with the existing wage rates of the agricultural labourers employed in the Fateabad Farm of the Company. Accordingly I dispose of this issue.

## Issue No. 7: Whether the dismissal of Dalya Uraw is justified? To what relief, if any, is he entitled?

The Union's case in the written statement is that one workman of the Company, namely, Dalya Uraw, was wrongfully removed from the service by the Company in violation of the principle of natural justice. The Union pleaded for his reinstatement.

The Company denied the allegations. According to the Company there was no dismissal of any workman of that name. The onus lev heavily upon the Union to prove their allegations but the Union has failed miserably. No evidence has been adduced by the Union on this issue. The Union completely failed to nicet the Company's challenge that there was no such instance of dismissal of any such workman in the name of Dalya Uraw. The Union could not adduce any evidence on this point and at long last only at the hearing abandoned this issue. Therefore, this issue was not pressed by the Union almost at the close of the case.

#### Issue No. 4: Bonus for 1958

Some confusion was created as to the claim for bonus for 1958. Admittedly, the Company's business runs from April of a year and concludes with the month of March of the following year. The issue as framed in the order of reference relates to the Union's claim for bonus for 1958. Thereupon the

Company's contention is that the issue, as framed, contemplates the financial year from January to December but that not being the case with the present concern, no adjudication in respect of bonus can be made. Some solution was in sight when both parties agreed that for all practical purposes the claim was for the year 1957-58. Accordingly both parties produced their calculations of net surplus for the year 1957-58 according to the formula laid down by the Full Bench of the Labour Appellate Tribunal.

This is a claim for bonus. What is bonus?

Bonus is cash payment made in addition to wages as a stimulus to extra work and efficiency by the labour. But to enable the labourer to earn the bonus the following conditions are laid down in the case of Muir Mills Co. Ltd. reported in 1955, Vol. I, L.L.J., page 1:

(1) When wages fall short of the living standard, and (2) when industry makes huge profits, parts of which are due to the contribution which the workmen make in increasing production.

The same view finds support in the later decisions of the Hon'ble Supreme Court reported in 1960, Vol. II, L.L.J., p. 21 and 1961, Vol. II, L.L.J., p. 431. Bonus comes out of profits and can claim no priority over dividend or other prior charges, bonus is paid it after meeting prior charges there is an available surplus. It has been held by the Hon'ble Supreme Court in a case reported in 1961 L.L.J., Vol. I, p. 521 that Full Bench Formula provided for arriving at the available surplus after meeting prior charges, viz.:

- (i) Depreciation,
- (ii) Taxes.
- (in) Return on paid up capital,
- (iv) Return on working capital, and
- (v) Rehabilitation.

The formula further dealt with the claim for bonus on the basis that the relevant year is a self-sufficient unit and appropriate accounts have to be made in respect of the said year. Finally, it was pointed that it was only after all the prior charges had thus been determined and deducted from the gross profits that the available surplus could be ascertained for payment of bonus and that when the available surplus had been ascertained there were three parties entitled to claim shares therein, namely:

- (i) Labourers' claim for bonus,
- (ii) Industries' claim for the purpose of expansion and other needs; and
- (iii) The shareholders' claim for additional return on the capital invested by them; the ratio would necessarily depend on several factors.

It would thus be clear that the essential concept of profit bonus is that there will be an available surplus determined according to the principles laid down in the cases mentioned above for distribution. If there is no such available surplus for distribution, there can be no case for payment of profit bonus. This is industrial law as laid down by the Supreme Court with respect to profit bonus in Associated Cement Company's case, reported in 1951, Vol. I, L.L.J., page 644.

In a claim for bonus the onus is always upon workmen to make out a case for bonus, that they must show that after making the prior and o necessary charges and payment of the dividend the paid up capital and the reserves, employed working capital, sufficient surplus is left, out which bonus can be paid (1953 Vol. II, L.L.J., 8 It has also been held in that case that the charges on gross profits is the amount of money would be necessary for rehabilitation and replement of the machinery, according to the Full Be Formula.

In this case, the Union claims in its written stament profit bonus equivalent to two and I months' wages for all the workmen for the y 1957-58. The contention of the Company is that consideration of the favourable trading result for year 1957-58, the Company has already paid bor equivalent to one month's wages to all the employ although, by applying the Full Bench Formula, workmen should not be entitled to any such bonu

The Union has not denied the Company's payme of bonus, equivalent to one month's wages, to the employees just before the Puja. I have alrea observed that both parties have produced the respective calculations of available surplus according to the Full Bench Formula. The Union could i stick to one calculation but filed several. Natura the Company tried to meet the different calculation tiled by the Union. The Company has also producthe balance-sheets of the relevant year, 1957-58 a of two other years, that is, of the years immediate before and immediately after the relevant year. Company's calculations have been Exts. L and L The amount of profits for the year 1957-58 as take from the Profit and Loss Account and shown in 1 Company's calculations is Rs 1.30 lakh. To this total the Company has added the amount representathe bonus paid in the year for the previous ye, that is Rs. 15 lakhs depreciation for the ye 24 lakhs. That is the total gross profits water to the Rs. 1.42 lakhs. As to the amount profit for the relevant year amounting to Rs. 1 lakhs, there is no difference in the Union calculations also, which was filed on 7th September 1961 But in another calculation, submitted by th Union at a late stage of the case, shows som difference due to the fact that the Union ha altogether omitted existence of the administration ( the Company's head office at 1A Surendra Nat Banerjee Road. But this, in my view, cannot b done. The documents, Exts. C and D, will clearly show that the Company is a registered firm located in premises No. 1A, Surendra Nath Banerjee Road The present reference itself also supports this fact There are also the previous awards of 1951 and 1973 which will corroborate the same fact. Therefore, I find no justification for taking the incomes of the two units only and excluding altogether the expenditures of the head office. The Union itself accepted this position in the calculations submitted on 7th September 1961. The Union has added a few more items of expenditure besides the admitted amounts of depreciation and of bonus paid for the previous year. There is a small amount of charity which ought to have been added to the gross profit. The amount is Rs. 270 only. As regards the legal expenses amounting to Rs. 2,849.00, the Union wanted that this should be added to the gross profit but this contention of the Union cannot prevail

because legal charges incurred by the Company are a permissible item of expenditure as was held by the Labour Appellate Tribunal in Muir Mill's case (1955, Vol. 11, L.L.J. 29). The Union added to the gross profits a small amount of Rs. 254 representing bad But this item of expenditure also cannot be added back in view of the decision reported in 1961, Nol. I, L.L.J., p. 415. The Union in its calculation added two other amounts of Rs. 28,971.26 and Rs. 4,950.49 representing repairs and repairs to buildings respectively. But these amounts the Company had to expend in course of the business for repairing the firm buildings and for other repairs. The Union itself was in doubt whether this should be excluded or not. In one of its calculation filed on 7th September 1961 these two items of expenditures were excluded but in the last calculation they were included without assigning reasons therefor. There is nothing to support inclusion of these two items of expenditure. Then again, the Union added the Directors' remuneration and sitting ices, etc., in one calculation but they were omitted from the latest calculations. The Company has not added these amounts and that has been rightly omitted by the Company. It has already been held that Managing Agents would be entitled to commission in accordance with their contract vide 1952 Vol. I, L.L.J., page 518. There is evidence in this case to show that there is contract for payment of remuneration to the Directors. Such provisions have been made in the Articles of Association, Ext. E. Therefore, no valid objection can be taken to the exclusion of the amount of remuneration paid to the Directors. Then again, the Union in the latest calculation added a sum of Rs. 20,000 and odd spent on account of cultivation charges. But this amount was not added in the earlier calculations filed by the Union on 7th September 1961. However, the Union knew well that this amount would not be added back. Really speaking, it was an expenditure for cultivation which ultimately contributed to the profit of the Company. Therefore, how this amount be added for the purpose of determining gross profit? This amount, in my view, should also be excluded. The Union has lastly added another amount of Rs. 9,750, representing loss on livestock. The Company previously used to maintain livestock. But subsequently the Company abandoned in view of frequent losses sustained due to cattle deaths. There is no evidence before this Tribunal to show whether the Company treated the cattle as its capital goods and whether provisions made therefor in the Epreciation fund. Be that as it may, even assuming that this amount be added back, there will be no appreciably favourable position for the Union. There is no dispute as to the amount in the depreciation fund. After deducting that amount from the gross profit, the balance has found to be about Rs. 1.18 lakhs or little more which amount be reduced by the National Income Tax at the rate of annas 8 per tupee. There will be further deduction of the amount by allowing six per cent. interest on the paid up capital of Rs. 12,47,000. There is also no dispute as to this amount. Then again, there is also no dispute as to the amount of return on the Reserves used as working capital calculated at the rate of two per cent. This amount is Rs. 7,000 as admitted by the Union in its latest calculation filed on 19th December 1961. After deducting these admitted amounts from the gross profit, it will be found that no surplus profit is left for distribution

as bonus. There still remains another very important item for deduction from the gross profits and that is the charges for rehabilitation of machinery and firm buildings which is undoubtedly the first charge on the gross profits. The Company's statement, Ext. L/1, shows that this amount will be Rs. 34 lakhs. According to the Union, total amount of this head will be Rs. 5,000 only. To arrive at this figure, the Union has taken 100 years as the average life of the firm buildings and 50 years as the average life of the machineries. There is absurdity in this calculation of the Union and as such I reject it. The Union has not adduced any evidence on this point. The Company has taken 30 years as the average life. of the buildings and 15 years as the average life of the machineries. As regards the multipliers, the Company has adopted 2.5 in case of buildings and three in case of machineries and electric fittings, etc. The Company appears not far too wrong in determining the charges for rehabilitation on machinery and building. There is some support as regards the average life in the decision reported in 1952, Vol. I, L.L.J. at pages 520 and 521. Of course, I must point out that no evidence was placed by either side on this particular point. However, the accuracy of the amount of rehabilitation charges will not be very material in the facts and circumstances of the present case, specially when it has already been found that no surplus profit is available after deduction of some of the admitted prior charges from the gross profits. Therefore the workers are not entitled to any profit bonus for the year 1957-58.

This is my award.

Taken at my dictation and corrected by me.

J. N. MANDAL, Judge. 25-5-62.

JITENDRA NATH MANDAL, Judge, Third Industrial Futural.

The 25th May 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

No. 1386-LR./IR.10L-38/61. 18th April 1962. Whereas under the Government of West Bengal, Labour Department, order No. 987 LR./IR 10L-38/61, dated the 28th Educary 1961 read with its corrigendum No. 1014-LR./IR/10L-38/61, dated the 1st March 1961, the industrial dispute between Messrs. Universal Engineering Industries, 3 Jahura Bazar Lane, Calcutta-42, and their workmen represented by Universal Engineering Industries Mazdoor Union, 48 Dharamtalla Street, Calcutta-13, regarding the issues mentioned in the said order being matter, specified in the second and the third schedules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fourth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Universal Engineering Industries, 3 Jahura Bazar Lane, Calcutta-42, and their workmen represented by Universal Engineering Industries Mazdoor Union, 48 Dharamtala Street, Calcutta-13. (Government order No. 987-IR/IR/10L-38/61, dated 28th February 1961, VIII-85/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri K. K. Mitra, Judge, Fourth Industrial Tribunal.

For the Union: Shri Sankar Roy Chowdhurv.

For the Company: Shri K. P. Mukherjee, Advocate.

The Government of West Bengal, by order No. 987-IR, dated 28th February 1961, referred an industrial dispute between Messrs. Universal Engineering Industries (hereinafter referred to as the Company), 3 Jahura Bazar Lane, Calcutta-42, and the workmen represented by Universal Engineering Industries Mazdoor Union (hereinafter referred to as the Union), 48 Dharamtala Street, Calcutta-13, to this Tribunal for adjudication. By a corrigendum issued by the Government on the 1st March 1961, certain mistakes in the order, of reference were rectified.

The issues as framed in the order of reference are as follows:

#### Issues

- (1) Whether the refusal of employment to the following workmen is justified? To what relief, if any, are they entitled?
- (i) Shri Gorachand Adhikari.
- (ii) Shri Rambaran Pande.
- (iii) Shri Nirmal Bhowmick.
- (iv) Sm. Hashi Bhowmick.
- (v) Shri Gobardhan Bhandari.
- (vi) Sk. Arfan Ali.
- (vii) Shri Haripada Saha.
- (viii) Sm. Sandhyarani Pal.
- (2) Casual Leave.
- (3) Minimum Wages.
- (4) Bonus for 1958-59.

#### **AWARD**

Upon receipt of the order of reference, notices were issued upon the parties for appearance and for filing written statements.

The workmen represented by the Union filed the written statement on 24th April 1961. According to

the case made out by the Union, it appears that the Union of the workmen was formed on 10th Octob 1960. It is alleged that the employer with a vie to crush the activities of the Union suddenly refusito employ four important union workers, vi. (i) Gobardhan Bhandari, (ii) Sk. Arphan A (iii) Haripada Saha, and (iv) Sm. Sandhyarani Pat Amongst these four workmen, Sm. Sandhyarani Pat according to the version of the company, has bee charge-sheeted though, as a matter of fact, sl received no charge-sheet. On account of the legit mate Trade Union activities on the pa of the aforesaid Union which made complain regarding the grievances of the workmen to th various authorities on different dates as stated in th written statement, the company started penalising th trade union leaders and for that refused to pa salaries of two workman, viz., Shri Gorachand Adh kari and Shri Rambaran Pandey. For such nor payment of wages the Union wrote to the Inspecto of Factories on 12th December 1960 and after the on 16th December 1960 the company refused t employ Shri Adhikari and Shri Pandey. The nex step taken by the management was directed agains Shri Nirmal Bhowmic who was charge-sheeted or 6th January 1961. The company called Shri Bhowmi to be present at the enquiry which duly attended At the enquiry Shri Bhowmic was given no oppor tunity to be heard. Thereafter on 3rd February 196 the company charge-sheeted Sm. Hasi Bhowmic Besides, the Union in the written statement placed their case regarding the other three isues which were involved in this adjudication proceedings.

Thereafter the company filed the written state ment on 24th July 1961. It is contended by the com pany that Gobardhan Bhandari, Sk. Arfan Ali and Haripada Saha were employed by the contractor and that the company had no connection by relationship of master and servant with respect to these three persons. Regarding Sandhyarani Paul it is stated that she had been charge-sheeted on 1st November 1960 for an act of misconduct, and that she refused to accept the charge-sheet which was personally offered to her. For that a copy of the charge-sheet was put up on the notice board and another outside the factory gate. Again on 12th November 1960 when the copy of the aforesaid charge-sheet was offered to her, she refused to accept the same. Thereafter the company sent a copy of the charge-sheet by registered post to her correct address on 21st November 1960 which was returned with the remark as "not known". Subsequently, letters written to Sm. Paul on 17th December 1960 and 2nd December 1960 were also returned back by the postal authorities with the remark "Refused". In the circumstances, the company was compelled to hold an enquiry on the 8th December 1960, in her absence and after finding the guilt proved decided to dismiss her and wrote to that effect to Sm. Paul about the fact of dismissal by a letter dated 17th December 1960. After that the company duly applied under section 33 of the Industrial Disputes Act to the Conciliation Officer to approve the action.

Regarding Gorachand Adhikari, it is stated that the said workman was absent without leave or permission since 1st November 1960 and at his request his dues were paid on 10th December 1960. Regarding Rambaran Pande, it is stated that he also remained absent in a similar manner from 18th

october 1960 and that he took all his dues on 12th becember 1960 as he was not interested to work any nore on account of his ill health and he intended to go to his native place. As for Nirmal Bhowmic it is alleged that the company received oral and written complaints that he was in the habit of behaving in indecent manner with the female workers and the girl trainees within the factory and outside. The company had to warn the said worker for such conduct, but he did not rectify his manners. then, when other complaints were received, the company issued charge-sheet on 29th November 1960 which he refused to accept. The company then cent the charge-sheet per registered post and Shri Bhownic gave explanation which was ronsidered unsatisfactory and the workman was suspended pending enquiry from the 6th January 1961. Proper enquiry was done on 1st February 1961, on conclusion of which the management found he charge established and dismissed the workman. Regarding Sm. Hasi Bhowmic who is the sister of Nirmal Bhowmic, it is contended that she was harge-sheeted on 3rd February 1961 but that no lepartmental enquiry could be done by the employer is the Conciliation Officer directed the company to naintain status quo. The company subsequently neld an enquiry in September 1961, and came to a inding as the guilt of Sm. Bhowmic.

The case came up for hearing before me on 9th March 1962 when parties adduced evidence. It is admitted by both the parties that the industry has been closed for good from 30th September 1961. There cannot therefore arise any question of deciding the issues relating to fixation of minimum wages and casual leave. The Union further conceded that they do not press the demands for bonus for 1958-59 which is Issue No. 4. The position therefore is that only Issue No. 1 is still a live issue and needs adjudication by the Tribunal. It may be noted that among the eight workmen involved in this dispute the Union did not examine four of them, viz., (i) Rambaran Pande, (ii) Gobardhan Bhandari, (iii) Arfan Ali, and (iv) Haripada Saha.

Let me first of all take up the case of Gobardhan Bhandari, Arfan Ali and Haripada Saha, together.

The case of the company with respect to Gobar-than Bhandari, Arfan Ali and Haripada Saha, is that her were the labourers engaged by the contractor with whom the company was not connected with any elationship as master and servant. The Union does not challenge the assertion of the company. The carned representative of the Union conceded at the ime of argument that he does not press that case is he cannot in the circumstances claim any relief with respect to these three persons. I find that these hree persons are not workmen and, therefore, the fribunal has no jurisdiction to entertain their case.

So far as Rambaran Pande is concerned, the lefinite case of the company is that he was absent from duties without leave or permission with effect from 18th October 1960, and subsequently on 13th December 1960 he left the concern after taking full payment of his dues in final settlement of his claim. The company produced a stamped receipt. Ext. A(1) showing payment of Rs. 52 to Shri Pande on 13th December 1960. It appears that the amount was paid on account of his dues for leave with wages for

26 days at the rate of Rs. 2 per day in tull and final settlement of his dues. The company's version is substantially established from the recital of Ext. A(1), and I take it that the workman concerned volun tarily left the employment and that he cannot have grievance whatsoever against the employer.

Now I take up for consideration the case of other four workmen one by one.

Gorachand Adhikari: The case of the company is that Shri Adhikari remained absent without leave or permission since 1st November 1960. After that on 10th December 1960 Shri Adhikari asked for payment of his outstanding dues and he was paid wages for the earned leave at his credit which was the only dues in his favour. The company produced the receipt dated 10th December 1960 showing the payment of Rs. 48 to Gorachand Adhikari. P.W. 1, Shri Adhikari admitted the payment as shown in the receipt which is marked as Ext. A. He further admits that he received his wages for the month of October on the 7th or 8th November. The company produced the Wages Registrar and Shri Adhikari admitted his signature on the stamped receipt showing the payment of wages for the month of October (vide Ext. B). The company also produced the Attendance Register from 1957 to 1961 [Ext. N and Ext. N(1)]. It appears from the Attendance Register that Shri Adhikari was absent throughout the month of November. The registers appear to be kept in the regular course of business and I accept the entries made therein as genuine. The position therefore is that Shri Adhikari was absent through-out the month of November without leave or permission, and that his allegation that he was present during the month of November is not correct. There is no explanation forthcoming from the workman as to why he took the wages due on account of earned leave and gave a receipt in full and final settlement on 10th December 1960 unless he wanted to sever connection with the concern. Considering the facts and circumstances of the case I am inclined to accept the version of the employer that there was no initiative taken by the company in refusing employment to Shri Adhikari and that he voluntarily left the services after remaining absent for along period. He is thus found not entitled to get any relief.

Sm. Sandhyarani Paul: It appears evidence of O.P.W. 1, Sm. Rekha Bhaduri, Supervisor of the Company, that she made a complaint to the Manager on 31st October 1960 stating therein that Sm. Sandhyarani Paul was loitering in the factory and was not doing the allotted work as it was not to her liking. Ext. E is the letter of complaint by Sm. Bhaduri. On the basis of this complaint the said worker Sm. Paul was charge-sheeted by the factory Manager on 1st November 1960. Sm. Bhaduri stated before me that Sm. Paul refused to accept the charge-sheet which was handed over to her by her. There is an endorsement to that effect in the chargesheet, Ext. H. The Management kept the workman Sm. Paul under suspension. It appears that the Union made a complaint to Shri N. C. Kundu, the Assistant Labour Commissioner, on 3rd November 1960 stating therein that Sm. Paul was being refused employment (vide Ext. 4). Naturally, the Union came to know about the action taken by the management against Sm. Paul by that time. P.W. 4 Sm. Paul

however stated that she did not know about the move of the Union with respect to her matter. At the same time she did not ask the company as to why she was being refused employment. I am inclined to hold from the facts and circumstances that Sm. Paul knew about the charge drawn up against her and she deliberately refused to accept the charge-sheet. It however appears from the evidence of Sni. Paul that in spite of the order of suspension and the issue of the charge-sheet she used to go to the factory. Sm. Paul according to the management refused to accept the charge-sheet on 12th November 1960 when the same was again delivered to her personally. Sm. Paul admitted the document, Ext. F, which is a form prescribed under the Employees' State Insurance Act wherein the address of the workman is given. It appears that the management then sent as per registered post at the correct address of Sm. Paul a copy of the chargesheet on 21st November 1960, and the same was returned undelivered with a remark as "not known" [vide Ext. [(3)]. Sm. Paul admitted in cross-examination that letter written by her relatives had been received by her at the same Madhyamgram address. It seems therefore curious how the registered letter could be returned as "not known" that as it is, the company thereafter sent a letter, Ext. J(4), as per registered post on 21st December 1960 including therein a copy of the charge-sheet, intimating Sm. Paul that a departmental enquiry would be held on 8th December 1960 at 1 p.m. by Shri L. R. Jhawar. The said letter was also returned with a note as "not known". I am satisfied from the evidence that the management took ail steps to make Sm. Paul acquainted with the charge and sho knew about it and she deliberately refused to accept the charge-sheet and that she knew about the letter in which proper intimation was given about the date of departmental enquiry. Naturally Snr. Paul did not attend the enquiry at her own risk. In the circumstances the management held a departmental enquiry in the absence of Sm. Paul on 8th December 1960. The departmental enquiry was held by Shri Jhawar, O.P.W. 3. The company filed the entire enquiry proceedings together with the report of the enquiry submitted by Shri Jhawar on 15th December 1960 (vide Ext. K). It is clear from the enquiry proceedings that the management proceeded bona fide and that the enquiry was held properly with due regards to the principles of natural justice. Besides, after the conclusion of the enquiry when the management dismissed Sm. Paul, a registered letter was sent to her on 17th December 1960 wherein the decision of the dismissal was communicated to her [vide Exts. [(6) and [(7)]. The said letter was returned unserved with the endorsement 'refused'. The company in terms of section 33 of the Industrial Disputes Act sent one month's wages and other dues to Sm. Paul by postal money order [vide Fxts. ] and J(1)]. The only irregularity in the order of dismissal is that the employer dismissed Sm. Paul from the date of suspension, i.e., 1st November 1960. An order of dismissal cannot be passed with retrospeceffect. In the circumstances, I direct that Sm. Sandhya Rani Paul be paid wages from 1st November 1960 to 17th December 1960 and that the order of dismissal passed on 17th December 1960 should take effect from that date. This is the only relief which the worker is entitled to have in the facts and circumstances of the case. The refusal of

employment of the workman by the employer ari from a decision as to dismissal taken against workman stands.

Shri Nirmal Bhowmick: The said workman been charge-sheeted on 29th November 1960 on allegation of insubordination on his part when refused to accept an order dated 31st October 1 given to him. Ext. L(6), is the charge-sheet da 29th November 1960 which was sent as per registe post and it appears to have been received by Bhowmick on 2nd December 1960. The facts con tuting the offence as to insubordination is mentio in the charge-sheet. The case of the managemen that complaints had been received against this we man that he was in the habit of behaving in objectionable manner with the female workers of t concern and that is why the warning let Ext. H(1), dated 31st October 1960, was issued. 1 company produced letters written by Sm. Runu D Sm. Manju Mukherjee, Sm. Bina Datta, on varidates in the months of October 1960 [vide Exts I(L(1), L(2), L(3) and L(4)]. These letters written different female workers contain details of the acof misbehaviour on the part of Shri Bhowmick, also appears that Sm. Rekha Bhaduri, the Supervis of the Company, made a complaint to the Manag on 23rd July 1960 that Shri Bhowmick was behavi in indecent manner with the female workers (vi-Ext. 1). P.W. 2, Shri Bhowmick admitted that female worker made a complaint against him to t management. It also appears that only three da after Sm. Bhaduri made the complaint, Shri Bhov mick expressed regret and prayed for being excuse (vide Ext. C, dated 26th July 1960). Shri Bhowmic however stated that he wrote the letter, Ext. ( under the threat of the management. There is a dispute on the point that there were a number of young female workers in this concern. The versio of Shri Bhowmick is that he incurred the displeasur of the management as he used to collect subscriptio from the workers does not appear to be true. Quit a number of workers are members of the Executiv Committee of the Union and no action was taken by the company against them. The letters produced by the company go to show that the female workers made complaints of misbehaviour against Shi Bhowmick. In this situation the management decided to warn Shri Bhowmick and for that issued a letter, dated 31st October 1960. It appears from the endorsement made by Sm. Bhaduri in the letter of warning that Shri Bhowmick refused to accept the letter on 1st November 1960, and also for the second time on 2nd November 1960. It appears that the management again tried to serve the notice of warning upon Shri Bhowmick and Shri Bhowmick refused to accept the same. For such systematic refusal on the part of Shri Bhowmick to accept the letter of warning, the management charge-sheeted him on 29th November 1960 and again on 8th December 1960. Shri Bhowmick submitted an explanation on 2nd December 1960 denying the charge (vide Ext. D). In the explanation Shri Bhowmick stated that he wanted that the charge should be written in Bengali and that it should be sent by post. The letter was admittedly sent by registered post. On 5th December 1960 Shri Bhowmick wrote to the management denving the charge and stating that he did not refuse to accept the letter dated 31st October 1960 (vide Ext. D(1))].

It appears that the management sent the Bengali version of the charge to Shri Bhowmick [vide Ext. (e) and Ext. L(8)]. The Bengali translation of the charge sent as per registered post was returned unserved as Shri Bhowmick refused to accept the same on 8th December 1960. As Shri Bhowmick refused to accept the letters issued by the management of the company of the same of the sa ment, he was suspended from 7th January 1961 lyide Ext. L(11), dated 6th January 1961]. It appears that this letter was also refused by Shri Bhowmick. J am satisfied from the evidence adduced that the workman was raising lame excuse for not accepting the letters issued by the management to him. The management then held a departmental enquiry on the basis of charge-sheets and Shri Bhowmick admits that he attended the enquiry. The enquiry was held as the management considered the explanation submitted by Shri Bhowmick to be unsatisfactory. Fxt. L(14) is the letter of intimation about the date of enquiry. The management produced the entire proceedings of the enquiry held by Shri Jhawar on 1st February 1961 (vide Ext. L). Shri Bhowmick stated that at the enquiry the mangement asked him to sign a paper which he refused. It however appears from the enquiry proceedings that Shri Bhowmick took a stand there that he had submitted explanations and had got nothing further to aid. I note from the purport of the proceedings that the widence had been recorded in presence of Shri Bhowmick and that he had been given full opporfunities to examine the witnessess of the management. The mangement came to the conclusion as a result of the departmental enquiry that Shri Bhowmick was guilty and should be dismissed. But they lid not issue the letter of dismissal as the Concilation Officer before whom the proceedings were reading, wrote to the management to maintain status quo by a letter dated 8th February 1961. As already stated, the order of reference was made on 28th February 1961. Naturally, on that date the position was such that the workman charged on account of misconduct stood suspended from 7th January 1961, and that the management after holding the departmental enquiry had come to a decision that the workman was guilty and should therefore be dismissed. The company, in this situation, was asked by the Conciliation Officer to maintain status quo, presumably because the conciliation proceedings was pending and for that no final action as to dismissal and been taken by the company. The company filed an application before me under section 33 of the Industrial Disputes Act on 17th August 1961 seeking permission to dismiss Shri Bhowmick. It is clear that at the time the reference was made the worknan concerned was under suspension, pending final decision from the authority before whom the proreeding was pending for giving permission to the The mere fact that a workman has been charge-sheeted and suspended by the employer as an interim measure taken against him pending enquiry ran not amount to an alteration of the condition of service or a punishment and therefore there is no manner of application of the provisions of section 33 of the Industrial Disputes Act with respect to such action taken by the employer. Evidently by the order of suspension the employer refuse to take service from the workmen as a security measure. Such refusal of employment in the particular circumstances is found to be justified and I hold that the workman is not entitled to any relief.

I now proceed to dispose of the case under section 33 of the Industrial Disputes Act. It may be remembered that the case under section 33 of the Industrial Disputes Act is considered along with this reference case, at the request of the parties and for that evidence had been led by the parties.

The second secon

I have carefully gone through the entire record of the domestic enquiry held by the management in presence of Shri Bhowmick. It is prima facie proved by the evidence that the workman was guilty of gross insubordination. It cannot be said on the strength of the evidence led at the enquiry that Shri Bhowmick was charge-sheeted and proceeded against for his trade union activities and that he was innocent. It is contended by Shri Bhowmick in the written objection that he was a member of the executive committee and as such a protected workmen. The union send a letter to the company on 25th November 1960 giving in it the list of protected workmen and in it the name of Shri Bhowmick is not mentioned (vide Ext. 5).

The case thus falls under the provision of section 33(1)(B) of the Industrial Disputes Act. I find from the evidence that no case of victimisation is established. Hence express permission to dismiss the workman from the date of filing the application under section 33 of the Industrial Disputes Act is granted. The matter of this workman in the reference case and in the case under section 33 of the Industrial Disputes Act thus stands disposed of.

Sm. Hasi Bhowmick: The case of the company is that the said worker refused to comply with the directions given to her by the superior officers to do work in the Spool Winding Department on 2nd February 1961 and that she physically obstructed removal of the Coil Making machine which was to be used by another workman and that even on the 3rd February 1961, she forcibly kept the machine preventing the production to be done with the same. On the basis of these allegations as categorically mentioned in the charge-sheet, she was asked to explain why disciplinary action would not be taken against her and she was placed under suspension till full enquiry final disposal of the case. Exhibit E the copy of the charge sheet. Sm. and submitted explanation Bhowmick a') denaying 6th February 1961 the allegations made in the charge-sheet. She further asserted that her suspension without pay was illegal. The Management considered the explanation unsatisfactory and decided to hold an enquiry into the charges. At that relevant time the Conciliation Officer, Shri N. C. Kundu, wrote to inform the management to maintain status quo. The letter from Shri Kundu is dated 8th February 1961. Presumably the Conciliation Officer purported to have acted under section 33 of the Industrial Disputes Act. It is now well settled that suspension of a workman without pay pending enquiry is not a punishment and does not amount to an alteration in the conditions of service of a workman who happens to be concerned in a dispute pending conciliation. An order of suspension is only an interim measure lasting till the appropriate authority passed orders on an application under section 33 of the Act to be filed by the management for permission regarding the final action which follows after the conclusion of the departmental enquiry. The matter would have been different if the employer kept the employee unde:

suspension for an indefinite period without taking the further step to hold a departmental enquiry. Be that as it is, the employer complied with the directions of the Conciliation Officer and abstained from holding the departmental enquiry. This order of reference was made on 28th February 1961 at a time when the management after drawing up the chargesheet and after taking the decision to hold an enquiry was restrained by the order of the Conciliation Officer to proceed further. As the employer has a right to suspend a worker pending to a departmental enquiry as a security measure, I hold that the action of the employer taken against the workman as it stood at the time of the order of reference was made is completely justified and that the workman concerned is not entitled to any relief.

The employer, however, held the departmental enquiry during the pending of the proceedings before this tribunal and on the conclusion of the same filed an application on 15th September 1961 under section 33 of the Industrial Disputes Act praying for permission to dismiss the workman who had been found guilty in the departmental proceedings. The said application has been registered as case No. 299/61 and Sm. Bhowmick submitted a written objection to the same on 20th October 1961. That application case is heard along with the reference case. The only question to be determined in the scope of that application case is whether permission would be given to the employer for the action taken against Sm. Bhowmick. The company sent a registered letter dated 17th August 1961 to Sm. Bhowmick intimating that the enquiry would be held on 23td August 1961 at 2 p.m. In that letter Ext. E(2), it was clearly mentioned that in case she was found not guilty of the charges, the period of suspension would be treated as leave with wages. It appears that the company also sent Bengali translations of the letter Ext. E(2) to Sm. Bhowmick | vide Ext. E(3) and Ext. E(4)]. It appears from the acknowledgment receipt that Sm. Bhowmick duly received the letter on 18th August 1961. The company by the letter dated 26th August 1961 intimated Sm. Bhowmick that the enquiry fixed on 23rd August was adjourned by the enquirying officer till 4th September 1961 [vide Ext. E(5) sent as per registered post]. It appears from the evidence that the enquiry was held by Mr. Jhawar on 4th September 1961, P.W. 3 Sm. Bhowmick attended the enquiry which was carried on from 4 p.m. to 6 p.m. and when the enquiry was not finished, it was adjourned. She stated in the cross examination that she had taken with her four witness in defence. In the enquiry proceedings I find the names of five witness cited by Sm. Bhowmick. Only one Sabitri Biswas who was not a worker on the roll of the company, was not allowed as witness and Sm. Bhowmick accepted the contentions of the Enquirying Officer. Sm. Bhowmick in her statement before me stated that she requested the management to have the enquiry proceedings written in Bengali and as the management refused to do that she did not sign the same. I find from the enquiry proceedings that the statement of Sm. Bhowmick was recorded in Bengali by Shri P. B. Roy, the interpretor. There is no early reason why Sm. Bhowmick refused to sign her own statement recorded in Bengali at the departmental enquiry,

The evidence of witness (viz., Lakshmi Bala Datta Bhagabati Sen) examined by Sm. Bhowmick had also been recorded in Bengali but they too refused to sign the same. The enquiry was postponed to 12th September 1961 and resumed on that date and after conclusion of the evidence of the other three wit nesses examine in defence the witness appearing for the rosecution were examined. It appears from the record of the proceedings that Sm. Bhowmick crossexamined the witness examined by the employer. I appears from the enquiry proceedings that ample opportunities were given to Sm. Bhowmick to cross examine the witness. After careful reading of the enquiry proceedings together with the report of the enquiry I find that there is prima facie evidence on the basis of which the employer came to a reasonable decision that the guilt on account of the charge of misconduct and insubordination had been proved The employer has sought permission to dismiss the workmen in the application under section 33 filed on 15th September 1961 as Sm. Bhowmick is a protected workman being the Assistant Secretary of the union. I give permission under section 33(3) of the Industrial Disputes Act. It is beyond my jurisdiction in the scope of this reference case or in the scope of enquiry under section 33 of the Industrial Disputes Act to decide whether the workman is to be paid wages during the period of suspension. As management proceeded with good faith and held a fair and proper enquiry and there is nothing to support a case of victimisation or unfair labour practice the punishment sought to be given by the employer by way of dismissal takes effect from the date of filing of application. Permission to demissing the worker is accordingly given.

Before I part with the case it is necessary to refer to the decision reported in the Hotel Imperial Case as it appears that in a number of letters issued by the Government to the company a reference has been made to that decision. It is clearly laid down in the case of Hotel Imperial reported in 1959, II, L.L.J. p. 544, that the ordinary law of master and servant in the matter of exercising right of suspension of a workman can be and should be held to have been modified by the introduction of section 33 of the Industrial Disputes Act. There is always such an implied term in the contract of employment and such suspension pending permission for dismissal for the intervening period is to be implied in the contract of employment. There is thus no need to show that a right to suspend a workman was given by the contract of service or by the Service Rules or Standing Orders. So a right to suspend a workman without payment of wages may be exercised as and when the employer takes initiative in holding the enquiry as a security measure and the employer is justified in taking an action as to dismissal of workman in appropriate case after holding a bona fide enquiry. In short an exception had been made in the matter of suspension of a workman pending enquiry with the introduction of section 33 in the Industrial Disputes Act and there is as implied term as to contract of employment between master and servant to suspend a workman. There was thus no point in restraining the employer from holding in departmental enquiry after the order of suspension had been passed against the workman.

Thus the miscellaneous proceedings started under tion 33 of the Industrial Disputes Act stand dissed of in terms of the decision given.

This is the award.

K. K. MITRA.

Judge, Fourth Industrial Tribunal. e 24th March 1962.

> By order of the Governor, S. C. MUKHERIEE, Asst. Secy.

No. 3323-I.R./IR/4L-55/60. — 20th July 1962.— hereas under the Government of West Bengal, bour Department, order No. 4177-I.R./IR/4L-55/ dated the 6th August 1960, the industrial dispute tween Messrs. R. P. Pandey & Co., 13/A Tikiapara bad, Salkia, Howrah, and their workmen represent-by the Railway Godown Workers' Union, 4 Nityaan Mukherjee Road, Howrah, regarding the issue intioned in the said order being a matter specified the second schedule to the Industrial Disputes 1, 1947 (XIV of 1947), was referred for adjudican to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal s submitted to the State Government its award on · said industrial dispute;

Now, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish · said award as shown in the annexure hereto.

# **ANNEXURE**

the matter of an industrial dispute between Messrs. R. P. Pandey & Co., 13/A Tikiapara Road, Salkia, Howrah, and their workmen represented by the Railway Godown Workers' Union, 4 Nityadhan Mukherjee Road, Howrah. (Case No. VIII-401/60.)

FORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

# Present:

Shri P. M. LAHIRI, Judge.

#### Appearances:

- the Company: Shri P. K. Ghosh, Advocate, with Shri H. L. Roy, Advocate, and Shri K. L. Srivastava.
- the Union: Shri Satyendra Nath Banerjee, Advocate, with Shri R. C. Sharma.

# AWARD

The Government of West Bengal, Labour Depart-it, by order No. 4177-I.R./IR/4L-55/60, dated 6th August 1960, referred under section 10 of Industrial Disputes Act, 1947 (XIV of 1947), the wementioned dispute for adjudication to this bunal.

This dispute was previously referred to the First bour Court by G.O. No. 2595-I.R./IR/4L-48/59,

dated 25th May 1960, for adjudication which has been replaced by the Sixth Industrial Tribunal constituted under notification No. 3115-I.R./IR/3A-6/59, dated 21st June 60, and has in consequence been abolished by notification No. 3508-1.R./IR/3A-9/59, dated 11th July 1960.

## The Schedule

1. Whether the refusal of employment to 251 parcel porters mentioned in the attached list is justified? To what relief, if any, are they entitled?

# LIST

- Shri Babu Ram.
- Shri Deo Narayan.
- 3. Shri Ganesh Prosad.
- Shri Dina Kohar.
- Shri Tifani Kohar. 6.
- Shri Durga Goala. 7. Shri Purnawasi Goala.
- 8. Shri Makhu Prosad.
- Shri Bhorai Goala.
- 10. Shri Kali Shao.
- 11. Shri Pardeshi Raibdas
- Shri Debishran Dube.
- 13. Shri Ramdhari Singh.
- 14. Shri Triloki Bari.
- Shri Ram Dutt Gour.
- Shri Nanko Mali. 16.
- 17. Shri Bhori Goala.
- 18. Shri Joydhari Prosad.
- Shri Gayadhar Prosad.
- 20. Shri Jamuna Sonar.
- Shri Bindherwari Shao. 21.
- Shri Biswanath Kohar.
- 23. Shri Shewratan Kohar.
- 24. Shri Motilal Dosad
- 25. Shri Rajpati Kohar.
- 26. Shri Kanilal Deb.
- Shri Raghunath Jeswara
- 28. Shri Madhab.
- 29. Shri Maharaj Kohar.
- 30. Shri Buddu Jayswara.
- 31. Shri Ram Ekbal Singh. 32. Shri Hari Narayan Singh
- 33. Shri Anub Jayaswara.
- 34. Shri Jayram Sonar.
- 35. Shri Sitaram Bari.
- 36. Shri Nathi Mahato.
- 37. Shri Ramjatan Singh.
- 38. Shri Guradin Kohar
- 39 Shri Maniraj Kohar.
- 40. Shri Ramkehelan Goala.
- 41. Shri Latai Jeswara
- Shri Nanuram Jadab.
- 43. Shri Birbal Jeswar.
- 44. Shri Rajkishore Pande.
- 45. Shri Monna Mahato.
- 46. Shri Jauahir.
- 47. Shri Denwari.
- 48. Shri Sakalraj Kurmi.
- 49. Shri Bhagabati Singh.
- 50. Shri Bhageloo Hazam.
- 51. Shri Chandra B. Goala.
- 52. Shri Banawari Kohar.
- 53. Shri Raklakman Singh.
- 54. Shri Sampat Beldar.
- 55. Shri Rikhdew Goala
- 56. Shri Jaynandan Ram.
- Shri Indradew Singh. Shri Ramdew Kurmi. 57.

59. Shri Nanku Goala.	130. Shri Dhanraj Raki.
60. Shri Deonandan Singh.	131. Shri Mahadeo Kurmi.
61. Shri Ramnarayan Pande.	132. Shri Patiraj Ahir.
62. Shri Brizbihari Gour.	133. Shri Kadar Sonar. 134. Shri Baran Rajbhar.
63. Shri Bhola Choudhury.	135. Shri Ajam Ali.
64. Shri Shriram Goala.	136. Shri Sukat Ahir.
65. Shri Rangi Kurmi. 66. Shri Jamuna Goala.	137. Shri Ram Dhari Raidas.
67. Shri Badal Chandra Maji.	138. Shri Paltu Ahir.
68. Shri Rudranath Singh.	139. Shri Ramanath Pasi.
69. Shri Santa Ahir.	140. Shri Chandradeo Singh.
70. Shri Harinath Maji.	141. Shri Ram Kumar Koiri.
71. Shri Kishori Singh.	<ul><li>142. Shri Ram Deo Harijan.</li><li>143. Shri Rambrich Singh.</li></ul>
72. Shri Jhuriram Jeswara.	144. Shri Vindhachal Singh.
73. Shri Maharam. 74. Shri Shew Prosad.	145. Shri Waris Khan.
74. Shri Shew Prosad. 75. Shri Sharju Singh.	146. Shri Ramroop Bari.
76. Shri Mishri Singh.	147. Shri Dipnarayan Kurmi.
77. Shri Ganesh.	148. Shri Jatu Choudhury.
78. Shri Dharam Deo.	149. Shri Baburam Koiri.
79. Shri Umasankar Choudhury.	150. Shri Shewjee Singh.
80. Shri Ram Subhag Yadab.	151. Shri Ramlal Jaiswara.
81. Shri Ghura Turaha.	152. Shri Tuffani Hazam. 153. Shri Babulal Pathan.
82. Shri Ukil Prosad.	153. Shri Babulai Pathan. 154. Shri Sajnu Ahir.
83. Shri Patiram Singh. 84. Shri Ram Dhari.	155. Shri Jogindra Choudhury.
85. Shri Badhu Goala.	156. Shri S. K. Jha.
86. Shri Rajaram Goala.	157. Shri Sadafal Jaiswara.
87. Shri Shyambhu Majee.	158. Shri Md. Salim.
88. Shri Harilal Dushad.	159. Shri Biswanath Singh.
89. Shri Sadhan Kohar.	160. Shri Ram Asrya.
90. Shri Narasingh Kurmi.	161 Shri Nanhu Harijan.
91. Shri Sitaram Bari.	162. Shri Kasi Jadab.
92. Shri Paltu Raidas.	163. Shri Janardan Singh. 164. Shri Jamuna Rajbhar.
<ul><li>93. Shri Ramgobind.</li><li>94. Shri Lalmon Singh.</li></ul>	165. Shri Jamuna Kojri.
95. Shri Ganesh Gour.	166. Shri Surajbali Passi.
96. Shri Umasankar Kohar.	167. Shri Kayam Khan.
97. Shri Surat Taday.	168. Shri Jamuna Goala.
98. Shri Mahadeve Jeswara.	169. Shri Sakalu Goala.
99. Shri Suraj Man Dube.	170. Shri Prem Hazam.
100. Shri Balak Ram Ahir.	171. Shri Abdul Latif.
101. Shri Hiralal <b>Shaw.</b> 102. Shri Ghuli Harijan.	<ul><li>172. Shri Ramkisan Pande.</li><li>173. Shri Sonai Jaiswara.</li></ul>
103. Shri Ram Murat.	173. Shri Baburam Goala.
104. Shri Sarju Jeswara.	175. Shri Birbal Kurmi.
105. Shri Ramdeo Singh.	176. Shri Dhiren Dhar.
106. Shri Gully Hazam.	177. Shri Pannalal Singh.
107. Shri Santi Ram,	178. Shri Sarju Goala.
•108. Shri Rambilash.	179. Shri Ramdeo Raidas.
i 09. Shri Dasarat <b>Jeswara.</b> 110. Shri Mahesh Goala	180. Shri Debraj Singh.
110. Shri Mahesh Goala. 111. Shri Dasarat Singh.	181. Shri Jairam Goala. 182. Shri Mollar Hajam
112. Shri Ramesh Chandra Das.	
113. Shri Biswanath Kohar.	183. Shri Sambhu Goala. 184. Shri Kesho Pathak.
114. Shri Giridhar Singh.	185. Shri Moharram Mia.
115. Shri Bakuruddin Mia.	186. Shri Ramayan Nonia.
116. Shri Ramanan Baldar.	187. Shri Chandradip.
117. Shri Janardan Singh.	188. Shri Mukhdeo Raidas.
118. Shri Sakulman.	189. Shri Suraj Nath Singh.
119. Shri Ramjanam Singh. 120. Shri Jangi Jeswara	190. Shri Indradeo Thakur.
120 Shri Jangi Jeswara. 121 Shri Pardeshi.	191. Shri Sakhan Jaiswera.
122. Shri Ramlal Kurmi.	192. Shri Jagnath Harijan. 193. Shri Mahesh Singh
123. Shri Bhagan Jana.	
124. Shri Sukhu Goala.	194. Shri Hargun Rai. 195. Shri Haridas Hazam.
125. Shri Ram Brich Goala.	196. Shri Ram Audh.
126. Shri Sarjudeo Kohar.	
127. Shri Chandra Goala.	- was trapa jaiswara.
128. Shri Saklu.	198. Shri Batai Harijan.
129. Shri Syamaahir.	199. Shri Kanta Harijan
эт Бушпааті,	200. Shri Changur Harijan.
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201. Shri Prasidhi Koiri 202. Shri Kaloo Jaiswara. 203. Shri Jewt Harijan. 204. Shri Kunnjilal Singh. 205. Shri Tapan Singh. Shri Kapildeo Jaiswera. Shri Mathura Kahar. 206. 207. 208. Shri Lalbahadur Singh. 209. Shri Natai Keot. 210. Shri Sudarson Singh. 211. Shri Ramgati Pasi. Shri Ramkisan Kurmi. 212. Shri Kanai Pasi. Shri Sonai Jaiswara. Shri Satyanarayan Goala. 213. 214. 215. 216. Shri Ramdas. 217. Shri Ramsurat Pasi. 218. Shri Bhekha Mondal. 219. Shri Narayan Goala. Shri Jagru Jaiswara Shri Ramprit Singh. 220. 221. 222. 223. Shri Teri Keot. Shri Muralidhar. Shri Rambari Koiri. 224. 225. Shri Jagdeo Gope. Shri Swar Keot. 226. Shri Ramsamj Singh. 227. 228. 229. Shri Ramnath. Shri Alamat. 230. Shri Gurucharan. 231. Shri Ramraj Ahir. 232. Shri Deraj Rajbhar. 233. Shri Keshonath Kuhar. 234. 235. Shri Ramnath Gore. Shri Ramayan Kuhar. Shri Brijlal Tewari. 236. 237. Shri Peary Shou Shri Promanand Kurmi. Shri Rebai Choudhury. 238. 239. 240. Shri Rambrich Harijan. Shri Jagroshan Singh. Shri Md. Kasaam. 241. 242. 243. Shri Rangila Pasi. Shri Sudhakar Jha 244. 245. Shri Raklakshmn Jaiswera. 246. Shri Musafir Raidas. 247. Shri Surat Ram. 248. Shri Pardesi. 249. Shri Shyamlal Mali. 250. Shri Bhim Prosad.

This reference is in respect of a dispute raised by 251 workmen under reference represented by Railway Godown Workers' Union of 4 Nityadhan Mukherjee Road, Howrah (hereinafter called the Union), against Messrs. R. P. Pandey & Co. of 18A likiapara Road, Salkia, Howrah (hereinafter called the \*Company), on the allegation that the Company refused employment to 251 Parcel Porters.

# The facts are as follows:

Shri Inardan Singh.

251.

parcel porters under Messrs. Bird & Co. This list the Company obtained immediately before it started working in the Parcel Godown on 1st August 1959. The Company found that they required 250 parcel porters and out of the list of more than 300 parcel porters of the previous contractors Messrs. Bird & Co., Shri R. C. Sharma, the General Secretary of the Union, selected 250 parcel porters to work under the Company.

The Union alleges that Messrs. Bird & Co., the previous contractors, employed 350 parcel porters and the present Company absorbed only 250 out of those 350, that the Company promised to give employment to the remaining 100 porters as the Company is under legal obligation to employ all the porters of the previous contractors before recruiting new hands, that the Company started harassing the employees who were members of the Union by offering the employees lower wages and payments on weekly basis, that tokens of some porters were not renewed on 25th August 1959, that the Company refused to permit a workman (Deonandan Singh, Serial No. 60) to work as a parcel porter on 25th August 1959, that this unfair labour practice by the Company led to a strike on 25th August 1959 but the strike was called off at the intervention of the Superintendent, Railway Police, Howrah, at about 9 p.m. on the same day and that on the next day, i.e., on 26th August 1959, the Company refused to employ the 251 workmen under reference who had been working from 1st August 1959.

The Company's case is that immediately before starting work at the Howrah Station on 1st August 1959 the Company ascertained that about 250 parcel porters were required to work in the Parcel Godown, that the Secretary of the Union was also of the same opinion and it was the Secretary of the Union who selected the 250 parcel porters out of a list of 310 who were said to have worked under Messrs. Bird-& Co., that the Company was not the successor to Messrs. Bird & Co. and was under no obligation to give employment to old workers of that Company, that the Company's rates were the same as before and that the Company never introduced a system of payment of wages on weekly basis. The Company denies that it refused to permit workers from working on 25th August 1959 or that the Company did anything which led to a strike in the noon on 25th August 1959 or that the strike was called off at 9 p.m. on that day at the intervention of the Superintendent, Railway Police. The Company alleges that one Deonandan Singh (Serial No. 60), a parcel porter, was suspended for four days from 21st August 1959 and he was required to resume his duties at 2 p.m. on 25th August 1959, that Deonandan incited the parcel porters to lunch an illegal and unjustified strike and the workers abruptly struck work at 1-30 p.m. on 25th August 1959 and started indulging in violent activities, that the Company informed the police and the police came to prevent further breach of peace, that on 26th August 1959 and 27th August 1959 the Company issued notices which were also hung up on the Company's notice board asking all the workmen, i.e., the 250 parcel porters to resume their duties immediately and they were further warned that as the work of the Company was suffering new hands would be employed if the workmen who had struck work did not resume duties by 2 p.m. on 27th August 1959, but that in spite of notices the workmen did not resume their duties as

directed, and hence, the Company, which was required to work round the clock for 24 hours a day in loading and unloading wagons, had to employ new hands. The Company also alleges that several workmen under reference were convicted under the Indian Railways Act for creating disorders in the Station Godown and about 70 of them are still under trial.

#### Decision

It is admittedly a fact that the Company, according to the contract with the Railways, was required to undertake the work of unloading and loading railway wagons parcels and goods at the Howrah Railway Station from the zero hour of 1st August 1959, the previous contractors were Messrs. Bird & Co. Pvt. Ltd. It is the admitted case of the Company and the Union that the Company required 250 railway parcel porters to work in the Parcel Shed and at the suggestion of Shri R. C. Sharma, the Secretary of the Union, these 250 railway parcel porters were selected for appointment out of more than 300 parcel porters who had been serving as such under Messrs. Bird & Co., and that the Company gave appointments to those 250 parcel porters selected by Shri Sharma. It was therefore agreed between the Secretary of the Union and the Management that 250 parcel porters selected by the Secretary of the Union would be sufficient number of porters to cope with the work of loading and unloading wagons in the Parcel Godown. The Union alleges that the Company undertook to give employment to the remaining parcel porters who had served under Messrs. Bird & Co. when the question of employment of additional hands would arise in the event of increase in volume of work. Now, the 250 parcel porters started work under the Company from the zero hour of 1st August 1959. The parcel porters worked up to 1-30 p.m. on 25th August 1959 and suddently went on strike from 2 p.m. on that day. The Union gives four reasons for the parcel porters going on strike, viz., (1) not employing all the parcel porters numbering about 350 who had worked under Messrs. Bird & Co., (2) offering lower wages, (3) introducing system of payment of wages on weekly basis, and (4) Company's refusal to give work to one Deonandan Singh, Company's parcel porter on 25th August 1959.

Regarding the number of parcel porters, it is admittedly a fact that the Company required 250 parcel porters as the Company considered the number sufficient to cope with the work of loading and unloading wagons. It is nobody's case that the employer was required to employ a certain number of manham appearing to Unionly depend. In this of workers according to Union's demand. In this case, the Secretary of the Union, Shri Sharma, did not dispute that the Company at that moment, i.e., from 1st August 1959, required about 250 parcel porters but he suggested that he would select 250 parcel porters out of the list of more than 300 parcel porters of Messrs Bird & Co. and it is a fact that the Company employed the 250 parcel porters selected by Shri Sharma. In my opinion, the Company was not bound to give employment to all the parcel porters numbering more than 300 who had served under the previous contractors when they found that a lesser number would cope with the work of loading and unloading parcels and this action of the Management was also considered reasonable by the Union Secretary. So, non-employment of parcel porters numbering more than 250 who had been

selected by Shri Sharma and appointed by the Company on the basis of the volume of work could never be any justifiable reason for resorting to a sudden strike specially when the Company was required to work round the clock for 24 hours a day. So the first reason for resorting to a strike by the parcel porters was unjustifiable and unreasonable.

Regarding the second reason that is the offer of lower wages by the Company, I must say that the Union has failed to prove the allegation that the Company had asked the parcel porters to accept lower wages. There is no satisfactory evidence to support this allegation of the Union. The Company denies that it ever offered wages lower than what the porters were getting from Messrs. Bird & Co. I therefore find that this false allegation could not be a valid ground for the sudden strike.

Regarding the allegation that the Company introduced the system of paying wages to the parcel porters on weekly basis, the Company denies that any such new system was introduced. O.P.W. 4 Abdul Kayum says: "Payments were made on monthly basis." Even Deonandan (P.W. 4) admits that all the workers had taken their dues up to 25th August 1959 in one lump. There is no proof on the side of the Union that any parcel porter was paid on weekly basis. I am therefore unable to accept the story of the Union that the Company introduced the system of payment on weekly basis.

The Union alleges "That at about 2-30 p.m. on 25th August 1959 the Company refused work to Shri Deonandan Singh, an old workman and one of the Union leaders." P.W. 4 Deonandan says: "I came to the office at 1-45 p.m. on 25th August 1959. As the Company refused to renew tokens a group of workers collected in front of the office but the Company told them that their tokens would not be renewed nor any employment would be given to them." He further says: "As we did not get any work we resorted to 'satyagraha' and for this we were sentenced to suffer imprisonment and I was in jail for about five months." O.P.W. I Shri Kisori Srivastava says: "I know Deonandan who is still in our service. We suspended him for four days from the 21st to the 24th August 1959. He was expected to resume his duties on 25th August 1959 from 2 p.m. On that day I found that all the labourers had assembled but refused to do any work. The strike that was resorted to from the 25th was never called off." I do not see anything to disbelieve him. It is admittedly a fact that Deonandan was reinstated after an award by the First Industrial Tribunal had been passed. As Deonandan was suspended for four days, i.e., 21st to 24th August 1959, and as the workman instead of resuming work resorted to a strike from the noon of 25th August 1959, the Company could not possibly employ him but as Deonandan has been reinstated the dispute regarding the Company's refusal to employ him does no longer exist. On the contrary, it is in evidence that all the parcel porters working at the Parcel Shed resorted to a sudden strike from 2 p.m. on 25th August 1959. So, it was Deonandan who had not resumed his duties and it was not the Company that refused him work.

Now regarding the strike resorted to by the workers at 2 p.m. on 25th August 1959 I have already found that the Company appointed 250 parcel porters from amongst the list of more than 300, the selection

ging made by Shri Sharma, General Secretary of the mion, that the Company never offered to pay wages a rate lower than the rate of wages paid by the revious contractors Messrs. Bird & Co., that the ompany did not introduce the system of payment wages on weekly basis and that Deonandan iving not resumed his duties at 2 p.m. on 25th ugust 1959 the Company could not give him work id that the strike was suddenly resorted to by the orkmen from 25th August 1959. The case of the nion that the strike was called off in the afternoon the intervention of the Superintendent, Railway plice, has not been proved. The Union did not famine the Superintendent, Railway Police, and ere is no satisfactory evidence to corroborate the stimony of P.W. 1 Shri Sharma that at the interintion of Superintendent, Railway Police, the strike as called off the same evening. On the contrary, is admitted that the police arrested a number of orkmen who had resorted to strike and that a large umber of workers were tried, convicted and ntenced to suffer imprisonment for causing disturbices in the Parcel Godown. The Company alleges hat notices were hung up on the notice board directg the parcel porters to resume work, but they ever turned up. It is the case of the Company that never refused to employ 250 parcel porters who ad been appointed by the Company to work from st August 1959 but that as the parcel porters iddenly stopped work from 2 p.m. on 25th August 159 and as the Company was to work round the ock for 24 hours for loading and unloading wagons, was compelled, under the circumstances, to employ w hands. There is nothing to support the case of e Union that the Company refused to renew the kens of the parcel porters but there is admission at the parcel porters struck work suddenly at p.m. on 25th August 1959. There being no proof hat the strike was called off, the parcel porters could ot be made to work in the Parcel Godown and it just be held that the strike not having been called ff it continued. Considering these facts and circumances, I find that the Company never refused mployment to the workmen under reference and tev are therefore not entitled to any relief claimed. his is my award.

Dictated and corrected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI,

Judge, Sixth Industrial Tribunal.

№ 29th June 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 3175-I.R./IR/7L-28/62. — 13th July 1962.—hereas under the Government of West Bengal, bour Department; order No. 5779-I.R./IR/7L-(A)/61, dated the 30th September 1961, the indusial dispute between Messrs. Victoria Jute Works, O. Telinipara, district Hooghly, and their workmen presented by Victoria Chatkal Mazdoor Union, try Ghat Street, Telinipara, Hooghly, regarding the sue mentioned in the said order being a matter ecified in the second schedule to the Industrial istates Act, 1947 (XIV of 1917), was referred for djudication to the Second Industrial Tribunal;

And whereas the said Second Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Victoria Jute Works, P.O. Telinipara, district Hooghly, and their workmen represented by Victoria Chatkal Hazdoor Union, Ferry Ghat Street, Telinipara, Hooghly. (Case No. VIII-318 of 1961.)

BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri P. C. PAL, Judge, Second Industrial Tribunal.

Present for the Company: Shri S. C. Sen, Advocate.

Present for the Union: Shri Patit Paban Pathak, an officer of the Union.

This reference has been made under section 10 of the Industrial Disputes Act of 1947 by the Government of West Bengal, Labour Department, order No. 5779-I.R./IR/7L-57(A)/61, dated the 30th September 1961, for determination of the issue, viz.:

"Whether the dismissal of Sarvasree Ruplall and Kailash is justified? To what relief, if any, are they entitled?"

The case made out in the written statement of the Union is briefly this:

The two concerned workmen, Ruplall and Kailash, were active members of the Union with full knowledge of the Management. On 9th January 1961 they were served with charge-sheets containing false charges to which they submitted their pertinent replies by denying the allegations made against them. On 6th January 1961 they were called in the Labour Office of the Company and were asked to work on Sunday, the 8th of January 1961, on payment of twice the basic wages and single D.A., but not at proper rate. The workmen agreed provided the payment was according to law. No further intimation was given to them, nor was it notified that they would have to work on the said Sunday. Under the circumstances, all the workmen took it to be a Sunday and holiday. The allegation of the concerndworkmen's inciting others for not working on the said day is quite false. Bent upon following its own course, the Management constituted a "show enquiry" which was neither fair nor proper, and the workmen concerned were dismissed on and from 27th January 1961, the decision having been taken even before the charge-sheets were drawn up. The Union failed in its genuine attempts for making an amicable settlement, and hence this reference. It is alleged that the action of the Company in dismissing the two concerned workmen was wholly illegal and mala fide, against all principles of natural justice, and was made with an ulterior motive to victimise them for their Trade Union activities. The Union prays for reinstatement of the workers with full back wages, etc.

The substance of the Company's written statement may be briefly enumerated thus:

The mill having been far behind its commitments and with a view to avoid heavy demurrage and late shipment penalties, the Management decided to work the Shewing Section of the mill on Sunday, the 8th of January 1961, in conformity with the provisions of the Factories Act and the Rules thereunder, and with due intimation to the Regional Inspector of Factories. Accordingly, a notice of the substituted holiday was posted on the 5th January 1961 on the Labour Bureau notice board, and a copy of the said notice was displayed on the departmental notice board. In pursuance of that decision the senior Labour Officer of the mill called to his office on 6th January 1961 a group of workers of the said section (including Ruplal and Kailash who were the chief spokesmen), and in the presence of Mr. B. K. Chhabra, Junior Labour Officer, informed them of the decision of the Management to work their section on the said Sunday, explaining to them that they would get a substituted off-day on Tuesday, the 10th January 1961. Both Ruplal and Kailash expressed that they would work on that Sunday, as desired, if they were given double the wages. The senior Labour Officer explained that they would not be entitled to double wages as they would get a substituted holiday. It was also made clear to them that they should work on Sunday in the interest of the mill, and must carry out the orders. On the relevant date (Sunday, 8th January 1961) at about 6 a.m. about 20 workmen (mainly Mazdoors and Sirdars and not Sewers) out of the two sections' complement of 257 workers reported for duty. But the Management could not operate the section with such poor attendance, particularly, in the absence of the machine-sewers numbering 77 who failed to turn up. A preliminary enquiry was held on 9th January 1961, and as a result both Ruplal and Kailash were found accused of various acts of misconduct which were detailed in the charge-sheets issued to them on 1st February 1961. The items of misconduct included striking work and inciting other workers to strike work, disobedience to the reasonable and lawful order of the Management, and incitement to others to disobey such orders. On receipt of written explanation to their charge-sheets, the Management held a proper and fair departmental enquiry on 12th January 1961 in presence of a Works Committee members. The two charge-sheeted workmen were given every opportunity to explain away the charges at the said enquiry by questioning witnesses who deposed against them, and by adducing evidence in defence. The enquiring officer submitted his report on 17th January 1961, holding the two workmen guilty of the charges and recommending extreme punishment. The Management considered the charges, the explanations of the workmen, the proceedings of the enquiry, and were satisfied that both Ruplal and Kailash were guilty and should be dismissed. Accordingly, the Management passed orders on 27th January 1961 dismissing them from service. The decision of the Management was quite justified on merits. It is untrue that the action of the Management was in any way actuated by any spirit of victimisation or unfair labour practice. As a matter of fact, the Management was not even aware of the association of the two workmen with Trade Union or their being active members thereof. For ll these reasons, therefore, the prayer of the Union must be rejected.

#### Decision

At the very outset it may be stated that ident charges were made against the two workmen c cerned, namely, Ruplal and Kailash, on 9th Janu 1961, and their replies were also exactly similar (v Exts. 2 and 2-a). It is, therefore, a mistake in Company's written statement that the charge-she were issued on the 1st February 1961. In view the admitted facts regarding the actual date on wh the charges were issued, this mistake is ignorable

The charges levelled against the two workm concerned were as follows:

"You wilfully disobeyed the reasonable and la ful order of your superiors by not attendi your work on Sunday, the 8th January 19th Further you coerced other workers to disob the same and incited other workers at No. Mill gate between 6.00 a.m. and 6-30 a.m. strike work on that day.

This constitutes major misconduct on your part Show cause why disciplinary action should in be taken against you."

In order that such charges may be substantiate and upheld, it is necessary that the Company shoul have given notice to the workmen for work in th mill on Sunday (8th January 1961) with an offer fo substituted holiday in lieu of that Sunday, unde section 52 of the Factories Act. According to th Company, notice to that effect was posted on 51 January 1961 on the Labour Bureau notice board, and a copy of the same was displayed, on the depart ment's notice board. In paragraph 2(c) of the writter statement of the Company it is stated that the copy of the said notice is marked Annexure A to this written statement. This Annexure A, however, purports to be a notice, dated 5th January 1961, in Constitution of the Company is stated that the copy of the said notice is marked Annexure A. English containing as many as four sheets altogether. The Union denies the story of the giving of such notice in the knowledge and information of the workers in general, not to speak of the two dismissed workmen. The English notice has been marked Ext. A. The Company has also put in a notice in Hindi (Ext. A-1), containing two sheets) its case being that this notice in Hindi also was displayed on the notice board for information of the workers. At bottom of the second page of the Hindi notice there is an endorsement to the effect "Displayed on notice board on 5th January 1961." This endorsement is dated 8th January 1961. This is said to be the original notice and is also said to have been hung up on 5th January 1961, and taken off on 8th January 1961, and hence this endorsement was made on the last-mentioned dats. In the departmental enquiry on 12th January 1961, a Durwan of the Company named Bansdeo was examined to say that in the evening of 5th January 1961 he put this notice on the Labour Office notice board. Obviously, he identified that notice to be what is Ext. A-1 before me. This witness, at the enquiry did not speak of any other notice -in English or in other language In view of his evidence before the enquiring officer there was one and only one notice put up on the notice board, and that was Ext. A(1). But in the written statement of the Company no notice other than the one in English is at all mentioned. Thus, both these contradictory statements as regards putting up of the English notice as in the written statement of the Company, and the Hindi notice as per the evidence of the Durwan at the enquiry cannot

be true at the same time. Either one of these statements may be correct or both may be false. No witness of the Company has been examined before me in regard to the alleged putting up of the notice English or Hindi. In the absence of proper evidence, it is difficult to accept the Company's case that notice was hung up or displayed, as alleged, particularly, when a strong suspicion arises in view of the abovenoted contradictions in relation to the story given in the written statement of the Company, and the evidence of the Durwan given at the enquiry. The workman Ruplal has stated before me in his cross-examination that he would be agreeable to work on the said Sunday even without double wages, if there was notice for work on 8th January 1961. In his examination-in-chief, he was flatly denied that the Company gave any notice on 5th January 1961. Similar is the evidence of Kailash before me. Except the mere production of the two notices by the Company before this Tribunal, nothing more has been done by it to counteract the said denial by the two workmen. It is an admitted fact that on 6th January 1961 the two workmen concerned were called to the office of the Senior Labour Officer who asked them to work on 8th January 1961. The two workmen said here that the Labour Officer agreed to pay them double wages and single D.A., but they demanded double D.A. as well. According to them nothing further had developed. It is argued by Shri Sen on behalf of the Company that if these workmen had been called by the Labour Officer on 6th January 1961 and asked to work on 8th January 1961, there is reason to believe that the Company must have given notice under law on the preceding day (5th January 1961), otherwise no such talks would have taken place. The probability as to the truth of giving notice, if any, is not a strong one. In the absence of proper evidence, there can be no supposition that notice was really given to the workers for their knowledge and information about doing duties on 8th January 1961. So the mere talks between the Labour Officer and the two workers on 6th January 1961 does not carry much value.

According to the Company, the Regional Inspector was intimated in advance about the Company's intention to work the Sewing Department on 8th January 1961. The letter said to have been sent to the Inspector of Factories is dated 5th January 1961, and marked Ext. B here. It is said that the letter was sent per Peon Book. The entry in the peon book is marked Ext. B-1. It only shows that one cover was sent on 5th January 1961 to the said Inspector. It does not disclose what the cover contained, nor is the letter said to have been given to the Regional Inspector called for. So, the mere production of the Copy of the letter and of an entry in the Peon Book Joes not convincingly prove that the notice required under section 52 of the Factories Act was actually sent to the Inspector of Factories.

There are further lacunae in regard to the notice. Irue, Ruplal and Kailash made statements before the domestic enquiry. They appear to have been too too to the condition of them was asked any flicer himself, but none of them was asked any fluestion regarding the notice. The last witness examined for the Company at the enquiry was Bansdeo who spoke about giving of the notice in Hindi. This Hindi notice, however, does not bear signature of anybody as being authentic one on the side of the Management. In the English notice (Ext.

A) the number attaching to Ruplal is stated to be 2503, and that of Kailash to be 242. The enquiring officer (O.P.W. 1), who has deposed before me, admits that, and it is also a fact, that in the chargesheet Ruplal bears Labour Bureau No. 2490. According to this enquiring officer, the number given in the charge-sheet is correct. In the folder, he volunteered, the relevant number was 2502. These discrepencies regarding Ruplal have remained unexplained. It is argued by Shri Pathak on behalf of the Union that these facts go to show that Ruplal, the concerned workman, is not the identical person specifically mentioned in the notice. There is no evidence to show whether there is or is not any other Ruplal under the Company except the dismissed person Ruplal. It is said for the Union that these facts and circumstances go to show that at least this Ruplal was not notified for doing any work on 8th January 1961, apart from the question of displaying the notice in general. The identity of the person concerned is not to be taken as established simply because he was called to the Labour Office on 6th January 1961. There can be no doubt that he was the man who was called by the Labour Officer on that date, but the difficulty still remains about the indentity of the person notified.

In view of all that has been said above, I am unable to persuade myself to believe that notice for work 8th January 1961 was actually given or displayed on 5th January 1961, as alleged by the Company. If this story regarding the notice falls through, it would go without saying that the charges for not attending works on 8th January 1961 cannot stand, whatever might have come out during the domestic enquiry by reason of perversity or fundamental error. other allegation against the workmen is that they incited or coerced other workers not to work on 8th January 1961. It is said that in the morning of 8th January 1961 they gave such incitement to other workers outside the gate of the Company's factory. If no notice was actually given for work on 8th January 1961, the question of the second charge does not arise very necessarily. In the absence of notice, no worker was expected to come to the factory gate on 8th January 1961, not to speak of attending to duty on that date. The Company's case is that only 20 Mazdoors or the like attended the factory on that particular date, but works could not be carried on with such workers in the absence of regular workers of the Sewing Department None of these Mazdoors has been examined before me or appears to have been examined during the domestic enquiry. Before coming to the question in relation to the validity or otherwise of the domestic enquiry, I would refer to the Company's case of the preliminary enquiry.

This preliminary enquiry is said to have been made on 9th January 1961, and three workers, named Kali Routh, Amrica and Ram Sarup, are said to have been examined at that preliminary enquiry. The statements made by these three persons at the preliminary enquiry have been produced here along with the proceedings of the domestic enquiry held on 12th January 1961 (vide Exts. C-1, C-2 and C-3). According to Kali Routh, he was going to work on 8th January 1961 at 6 a.m. as per instructions of the departmental officer. He was stopped at the gate by Ruplal and Kailash, and there were almost all the machine-sewers at the gate, and were acked by Ruplal and Kailash not to go for work unless overtime was paid. This witness did not say that he

got notice for work. Amrica and Ram Sarup appear to have stated that at the gate of the mill on 8th January 1961 they were told by Ruplal not to report for work on 8th January 1961. They did not say on what date and where they were so told by Ruplal, nor did they mention the name of Kailash. The enquiring officer, who held the departmental enquiry, also held the preliminary enquiry. He admits that he did not submit the report of the preliminary enquiry. Yet it is said for the Company that the charges framed on 9th January 1961 were based on the result of the preliminary enquiry. Besides, none of the persons who were examined at the preliminary enquiry was examined at the domestic enquiry. At the last enquiry no worker was examined to say that he was prevented by Ruplal or Kailash or both, from attending their work. Nor was there any complaint by any regular worker to that effect. That is to say, no aggrieved worker was examined at the domestic enquiry to say about his being prevented by the dismissed work-men from doing his work on 8th January 1961. In the report of the enquiring officer it is stated that the witnesses examined at the preliminary enquiry refused to corroborate about the Company's allegation. That was the reason to exclude their examination at the domestic enquiry. It was obviously wrong and illegal to have placed their evidence given at the preliminary enquiry at the time of the final domestic enquiry. This omission is certainly final domestic enquiry. one of the fundamental errors in conducting the domestic enquiry, and goes to a great extent against the foundation of the second charge.

Further, section 108(2) of the Factories Act provides that all notices required under this Act to be displayed in the Factory shall be in English and in a language understood by the majority of the workers in the factory. Thus, the notice under section 52 of the Act must be displayed in two languages—in English and in a language understood by the majority of the workers. This provision of law appears to have been clearly violated in the present case. I have already seen, that an unsigned notice in Hindi was spoken of by a single Durwan in the domestic enquiry, whereas the W.S. discloses an English notice only. Even this English notice, unlike the Hindi one, does, not by itself show that it was actually displayed for the knowledge and information of the workers. In this connection another matter of importance may be taken notice of. The Company's case is that on 8th January 1961 about 20 Mazdoors attended the factory, as if, in pursuance of notice. But no record has been produced by the Company to show the attendance of these Mazdoors on that particular date. In view of the extreme probability that no proper notice was hung up or displayed by the Company, the fact would remain that there was no occasion even for the said Mazdoors to attend to duties on that particular Sunday. It has been said on behalf of the Company that on 6th January 1961 the concerned workmen went to the labour Officer and there were talks for work on 8th January 1961, and that this suggests that there was notice on the preceding date. But the evidence on recerd is that the two workers were called by the Labour Officer to his office on 6th January 1961. If notice was already given on 5th January 1961 there is no reason why the workers would be called again to the office of the Labour Officer on the following day. This, on the contrary, militates against the suggestion that

notice was given on 5th January 1961. Evidence has been given on behalf of the Company that three independent persons watched the domestic enquiry in presence of the concerned workmen. Of them, only one has been examined before me. He is Ahmed Hossain (O.P.W. 2). The other two have not been examined here. In the written statement of the Company, however, mention is made of only one such person, and not three. Even this O.P.W. 2 cannot in any way be regarded as an independent person, as he is a weaver under the Company. So this does not go to help the contention of the Company. From what has been discussed and considered above, I come to the conclusion that the charges levelled against the two concerned workmen have not at all been established; that the domestic enquiry was vitiated by fundamental errors, mentioned above; that the decision of the Company on the basis of the domestic enquiry was perverse being against the weight of evidence both documentary and oral. As such, I am disposed to hold that the dismissal of the two workmen concerned was the result of capricious act on the part of the Management, and is quite unjustified in view of the aforesaid facts and circumstances of the case. The result is that such a decision of the Company is liable to be interfered with. Accordingly, I direct the Company to reinstate these two workmen, Ruplal and Kailash, to their former jobs with continuity of service, and to pay them all back wages for the period of their forced unemployment, within one month from the date of publication of this award.

Award is passed accordingly.

Dictated and corrected by me.

P. C. PAL, Judge.

P. C. PAL.

Judge, Second Industrial Tribunal.

The 28th June 1962.

By order of the Governor, S. C. MUKHERJEE,

Asst. Secy. to the Govt. of West Bengal.

No. 2058-I.R./IR/IIL-133/59. 31st May 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 1682-I.R./IR/IIL-133/59, dated the 25th April 1959, the industrial dispute between Messrs. Shree Ganesh Dal Mill, 52 G. T. Road (S), Howrah, and their workmen represented by West Bengal Confectionery and Food Product Mazdoor Union, 90 Lower Chitpur Road, Calcutta-7, regarding the issue mentioned in the said order being a matter specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Labour Court;

And whereas the said Second Labour Court has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### ANNEXURE

the matter of an industrial dispute between Messrs. Shree Ganesh Dal Mill, 52 G. T. Road(S), Howrah, and their workmen represented by West Bengal Confectionery and Food Products Mazdoor Union, 90 Lower Chitpur Road, Calcutta-7. (Case No. VIII-C-130/59.)

BEFORE THE SECOND LABOUR COURT,
WEST BENGAL

#### Present:

Shri H. R. DEB, Presiding Officer, Second Labour Court.

#### AWARD

By order No. 1682-I.R./IR/11L-133/59, dated 25th pril 1959, the Government of the West Bengal in c Labour Department referred an industrial dispute stween Messrs. Sree Ganesh Dal Mill and their orkmen represented by West Bengal Confectionery had Food Product Mazdoor Union regarding the indermentioned issue to the Second Labour Court or adjudication.

#### Issue

1. Is the closure of second shift from 16th eccember 1958 justified? To what relief, if any, to the workmen entitled?

After several adjournments the case was fixed for saring on 4th May 1962. On that date both the rities filed a joint petition stating that the matter ad been amicably settled between the parties out Court and that they did not desire to proceed by further in the matter. Hence I hold that there no longer any industrial dispute in this case.

Dictated and corrected by me.

H. R. DEB,

Presiding Officer.

H. R. DEB,
Presiding Officer,
Second Labour Court.

ie 22nd May 1962.

By order of the Governor, S. C. MUKHERJEE,

Asst. Secy. to the Govt. of West Bengal.

No. 2054-I.R./IR/10L-111/60.—31st May 1962.—hereas under the Government of West Bengal, bour, Department, order No. 6322-I.R./IR/10L-1/60, dated the 1st December 1960, the Industrial pute between Messrs. Eastern Conduit Works, I Upper Chitpore Road, Calcutta-5, and their orkmen represented by Engineering Silpa Sramik non, 249-D Bowbazar Street, Calcutta-12, regarding issue mentioned in the said order being a matter cified in the Second Schedule to the Industrial sputes Act, 1947 (XIV of 1947), was referred for judication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal submitted to the State Government its award on e said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between Messrs. Eastern Conduit Works, 161 Upper Chitpur Road, Calcutta-5, and their workmen represented by Engineering Silpa Sramik Union, 249 Bowbazar Street, Calcutta-12. (Case No. VIII-629/60.)

BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

Present:

Shri P. M. LAHIRI, Judge.

# Appearances:

For the Company: Shri Madan Mohan Saha, Advocate.

For the Union: Shri Bisweswar Ganguly, President.

#### **AWARD**

The Government of West Bengal, Labour Department, by order No. 6322-I.R./IR/10L-111/60, dated 1st December 1960, referred under section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the abovementioned dispute for adjudication to this Tribunal.

#### Issue

1. Whether the termination of employment of Shree Gopi Ballav Paul is justified? What relief, if any, is he entitled to?

Both parties filed a joint petition of compromise before the Tribunal on the date fixed for hearing, i.e., on 16th May 1962. It appears that the only workman concerned in this case, viz., Shri Gopi Ballav Paul, will be reinstated and he will join his duty on and from 21st May 1962 and the period of his unemployment from 9th May 1960 to 21st May 1962 will be treated as leave without pay except the payment of four months' wages. The terms appear to be fair and reasonable and I therefore accept the same.

Hence, a "no-dispute" award, as prayed for by the parties concerned, be made in terms of the said petition of compromise, dated 16th May 1962, which do form part of the award as Annexure "A".

Dictated and corrected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI,

Judge, Sixth Industrial Tribunal,

The 21st May 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

# BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

In the matter of Government of West Bengal (Labour Department) Order of Reference No. 6322-I.R./IR/10L-111/60, dated the 1st December 1960

# And

In the matter of an industrial dispute Between

Messrs. Eastern Conduit Works

#### And

Their workmen represented by Engineering Silpa Sramik Union.

The humble joint petition of the parties in the matter—

Most respectfully sheweth:

- 1. That the above dispute has been settled between the parties amicably on the following terms:
  - (a) That Shri Gopi Ballav Paul will be reinstated and he will join his duty on 21st May 1962.
  - (b) That the period of unemployment from 9th May 1960 to 21st May 1962 will be treated as leave without pay except the payment of four months' wages.
  - (c) That Shri Gopi Ballav Paul will work honestly and maintain the discipline of the Company.
  - (d) That Shri Paul will have no other claim with regard to this dispute whatsoever.

Under the above circumstances, it is prayed that Your Honour would graciously be pleased to pass an award in the aforesaid terms and pass such other or further order as your honour may deem fit and proper.

And for this act of Your Honour's kindness, your petitioners, as in duty bound, shall ever pray.

Dated, Calcutta, the 16th May 1962.

For the Union:

Gopi Ballav Paul, (in Bengali).

16-5-62

Bisweswar Ganguly,

President.

16-5-62.

For the Company: Illegible, Manager.

16-5-62.

Madan Mohan Saha, Advocate. 16-5-62.

P. M. LAHIRI,

Judge, Sixth Industrial Tribunal. 16-5-62.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

No. 2923-I.R./IR/11L-101/59.—6th July 1962. Whereas under the Government of West Beng Labour Department, order No. 4188-I.R./II 11L-101/59, dated the 8th August 1960, the inditrial dispute between Messrs. Shree Devendra E Mills, 237 Panchanantala Road, Howrah, and the workmen represented by the West Beng Confectionery & Food Products Mazdoor Unic 90 Lower Chitpur Road, Calcutta-7, regarding to issue mentioned in the said order, being a matt specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal  $h_i$  submtited to the State Goernment its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions (section 17 of the Industrial Disputes Act, 1947 (XI) of 1947), the Governor is pleased hereby to publis the said award as shown in the annexure hereto.

# **ANNEXURE**

In the matter of an industrial dispute between Messrs. Shree Devendra Dal Mills, 237 Panchanantala Road, Howrah, and their workmen represented by the West Bengal Confectionery & Food Products Mazdoor Union, 90 Lower Chitpore Road, Calcutta-7. (Case No. VIII-434/60.)

BEFORE THE SIXTH INDUSTRIAL TRIBUNAL WEST BENGAL

Present:

Shri P. M. LAHIRI, Judge.

Appearances:

For the Company: Shri T. K. Jagadeesh, Labou Adviser.

For the Union: Shri Lenin Roy, Advocate.

# **AWARD**

The Government of West Bengal, Labour Department, by order No. 4188-I.R./IR/11L-101/59, dated the 8th August 1960, referred under section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the abovementioned dispute for its adjudication to this Tribunal.

This dispute was previously referred to the First Labour Court by G.O. No. 1366-I.R./IR/11L-101/59, dated the 3rd April 1959, for adjudication which has been replaced by the Sixth Industrial Tribunal constituted under notification No. 3115-I.R./IR 3A-6/59, dated the 21st June 1960, and has in consequence been abolished by notification No. 3508-I.R./IR/3A-9/60, dated the 11th July 1960.

# The Schedule

Is the stoppage of work in the factory from 5tl December 1958 justified? To what relief, i any, are the workmen entitled?

The case was taken up for final hearing on 11th June 1962. None appeared on behalf of the Company up to 12-30 p.m. Shri Lenin Roy, Advocate for the Union, filed a petition for adjournment on behalf of the Company and that was rejected. Then, Shri Ram Prosad Agarwala appeared for the Company. P.Ws. 1 and 2 and O.P.W. 1 were examined and cross-examined and arguments were concluded. Award was reserved.

On 14th June 1962, both the parties put in a joint petition of compromise stating that they had already settled the dispute amicably between them and prayed for a "No dispute" award in this case.

Under the circumstances, I pass a "No dispute" award having regard to the said joint petition of compromise. The petition of compromise will form part of the award as Annexure A.

Dictated and corrected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI,

Judge, Sixth Industrial Tribunal.

The 22nd June 1962.

## ANNEXURE A

# BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

In the matter of an industrial dispute under the Government order of Reference No. 4188-I.R./IR/11L-101/58, dated the 8th August 1960.

between

Messrs. Shree Debendra Dal Mills, 237 Panchanantala Road, Howrah.

and

Their workmen represented by the West Bengal Confectionery & Food Products Mazdoor Union, 90 Lower Chitpore Road, Calcutta-7. The humble joint petition of the parties abovenamed.

Most respectfully sheweth:

- (1) That the matter under reference has been amicably settled between the parties out of Court.
- (2) That in view of the settlement the parties do not wish to proceed in the matter any further.

Under these circumstances it is humbly prayed that your honour may kindly be pleased to make a "No dispute award" in the matter.

And for this act of kindness, your petitioners, as in duty bound, shall ever pray.

For the workmen-

S. N. Pandev.

Secretary.

14-6-62.

Lenin Roy,

Advocate for the Union.

For and on behalf of Shree Debendra Dal Mills Ramprosad Agarwala, Proprietor.

T. K. Jagadeesh, Labour Adviser, West Bengal Dal Mills Owners' Association.

Calcutta,

The 14th June 1962.

P. M. LAHIRI,

Judge, Sixth Industrial Tribunal.

The 22nd June 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

# The



# Extraordinary Published by Authority

[AVANA 5]

FRIDAY, JULY 27, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# OFFICE OF THE COMMISSIONER, PRESIDENCY DIVISION

# NOTIFICATION

N 413M. 27th July 1962.—In exercise of the wer under section 20 of the Bengal Municipal Act, 12 4Bengal Act XV of 1932), delegated to the transsioners of Divisions by Government notificated No. 4394/M.1M-109/55, dated the 18th May 16 thereby determine, after considering the views the commissioners of Santipur municipality at a letter held on the 28th May 1962, that Santipur emergiality in the district of Nadia shall, for the prove of election of commissioners, be divided into muty-five single-member wards. The description of a houndary of each ward is given below:—

# Description of boundary

# Ward No. 1

rth Strand Road, Dr. Sachinath Pramanick Street, Baktar Ghat Road and Ranaghat Road.

South-River Vagirathi (Hooghly).

Fast -Eastern limit of the municipal area.

West-Motiganj Ghat Street.

# Ward No. 2

North-Lakshmikanto Moitra Road and Krishna Ballav Pramanick Street.

South-Strand Road.

Last Rathersaran Street.

West-Bejoy Krishna Goswami Road.

# Ward No. 3

North-Krishna Ballav Pramanick Street.

South -- Strand Road.

East-Shyamchand Road.

West-Rathersaran Street.

# Ward No. 4

North-Sahapara Street.

South -Dr. Sachinath Pramanick Street.

East-Baktar Ghat Road and Adwarta Sarak.

West -Shyamchand Road.

# Ward No. 5

North—Pancharatna Road, Paramartha Ganguly Lane, Lakshmitola Bazar Street, Kashi Banerjea Lane and Muchipara Street.

South -Sahapara Street and Saragarh Trenching Ground Road.

East Saragarh Lane.

West Shyamchand Road.

#### Ward No. 6

North — Madangopal Thakur Lane, Billeswari Kashyappara Lane, Kallapara Lane and Chandunipara 1st Lane.

South-Lakshmikanto Moitra Road, Krishna Ballav Pramanick Street and Pancharatna Road.

East-Kutirpara Road.

West--Netaji Subhas Road.

## Ward No. 7

North--Debendra Nath Roy Road and Bhagabati Das Road.

South Madangopal Thakur Lane, Billeswari Kashyappara Lane, Kallapara Lane and Chandunipara 1st Lane.

East - Sashi Khan Road and Kutirpara Road.

West -Netaji Subhas Road.

#### Ward No. 8

North Adwarta Sarak.

South Paramartha Ganguly Lane, Lakshmitola Bazar Street and Kashi Banerjea Lane.

East- - Adwaita Sarak.

West - Kutupara Road and Sashi Khan Road.

# Ward No. 9

North Ramkanai Goswami Street and Chhoto Ranaghat Road.

South Dibendra Nath Roy Road, Bhagabati Das Road in ! Adwaita Sarak.

East- Ramchandra Goswami Road and Agameswari Street.

West Netaji Subhas Road.

#### Ward No. 10

North North-eastern limit of municipal area.

South Ranaghat Road.

East- Eastern limit of municipal area.

West - Krishnagar Road, Rabindra Nath Thakur Road, Ramkanai Goswami Street, Chhoto Ranaghat Road, Ramchandra Goswami Road, Agameswari Street, northern part of Adwaitya Sarak, Muchipara Street, Sara Garh Lane, Sara Garh Trenching Ground Road and southern part of Adwaita Sarak.

# Ward No. 11

North - Northern limit of municipal area.

South Mozammel Haque Road and Ramgopal Sen Street No. 2.

East -- Rabindra Nath Thakur Road and Krishnagar Road.

'West -Western limit of the municipal area.

# Ward No. 12

North - Mozammel Haque Road and Ramgopal Sen Street No. 2.

South Sarat Roy Lane, Gopalpur Street and Gopalpur Meley Street.

East-Netaji Subhas Road.

West—Ramgopal Sen Street No. 2 and western limit of municipal area.

# Ward No. 13

North—Gopalpur Street and Gopalpur Meley Street.

South -- Hazi-din-Mohammed Street and Raghunathpur Street.

East-Hekmat Street and Haridas Roy Road.

West-Western limit of municipal area.

## Ward No. 14

North—Hazi-din-Mohammed Street and Kav Kurunanidhan Street.

South -Kartick Chandra Das Road.

East - Netaji Subhas Road.

West Hazi-din-Mohammed Street.

#### Ward No. 15

North Sarat Roy Lane.

South Hazi-din-Mohammed Street and Kav Karunanidhan Street.

East Netaji Subhas Road.

West-Sarat Roy Lane, Haridas Roy Road and Hekmat Street.

#### Ward No. 16

North--Kartick Chandra Das Road.

South- Jaleswar Telepara Street.

East -Bejov Krishna Goswami Road.

West-Jasodanandan Pramanick Lane, Pateswar Street and Sriram Ganguli Lane.

## Ward No. 17

North - Dabrepara Lane.

South Strand Road.

East Jasodanandan Pramanick Street, Pateswar Street, Sriram Ganguli Lane, Jaleswar Telepara Street and Bejoy Krishna Goswami Road.

West Gazi Yar Mahammed Street and Topekhanapara Lane (in continuation of Gazi Yar Mohammed Street.)

# Ward No. 18

North-Kartick Chandra Das Road.

South-Strand Road.

East—Gazi Yar Mohammed Street, Topekhandpara Lane (in continuation of Gazi Yar Mahammed Street), Dabrepara Lane Jasodanandan Pramanik Lane.

West Chunuripara Street, Lankapukur Lane and Rajputpara Lane.

## Ward No. 19

North-Kartick Chandra Das Road.

South-Strand Road.

East - Chunuripara Street, Lankapukur Lane and Rajputpara Lane.

West—Sarabhuja Bazar Road, Kunja Behari Saha Road and Krishnakalitola Street.

# Ward No. 20

North-Gainpara Street and Strand Road.

South-River Vagirathi (Hooghly).

East—Motiganj Ghat Street.

West-Western limit of municipal area.

# Ward No. 21

North—Junction of Kunja Behari Saha Road and Bechu Mia Road.

South-Strand Road.

East—Kunja Behari Saha Road and Krishnakalitola Street.

West—Bechu Mia Road and Fakirpara Lane, Jamadarpara Lane and Kazipara Lane.

Ward No. 22

North—Khalerdhar Muchipara Lane, Malancha Street and Dhaipara Lane.

South-Strand Road and Gainpara Street.

East—Bechu Mia Road, Fakirpara Lane, Jamadar Para Lane and Kazipara Lane.

West-Western limit of the municipal area.

# Ward No. 23

North-Dalalpara Lane.

South-Khalerdhar Muchipara Lane.

East—Kalidas Biswas Lane, Bhaduripara Lane, Tamlipara Street and Malancha Street.

West-Western limit of the municipal area.

#### Ward No. 24

North Haripur Street.

South—Dalalpara Lane, Kalidas Biswas Lane, Bhaduripara Lane, Tamlipara Street and Dhaipara Lane.

East—Charaktala Street, Sarabhuja Bazar Road and Bechu Mia Road.

West-Western limit of municipal area.

#### Ward No. 25

North -Raghunathpur Street and northern limit, of municipal area.

South—Haripur Street, Charaktala Street and Kartick Chandra Das Road.

East Hazi-din-Mohammed Street.

West-Western limit of the municipal area.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

I. B. SURITA, Commissioner.



# Extraordinary Published by Authority

SRAVANA 5 ]

FRIDAY, JULY 27, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition

# NOTICE

Midnapore. No. 9288L.A.(P.W.). – 27th July 1962. Whereas 8.86 acres, more or less, of land, situate in or near the villages of Kamarda and Chengurdania, described below, have been requisitioned under sub-section (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person-authorised under the said section 3(1), for the public rurpose of providing

facilities for transport and communication, namely, tor the construction of Khejuri-Heria Road (9th mile);

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

# Description of the land

Police-station Khejuri, district Midnapore

Mauza Kamarda, jurisdiction list No. 16

Cadastral survey plots in full—315, 359, 360, 946, 979, 986 and 352/4422.

Cadastral survey plots in part—173, 186, 187, 188, 191, 192, 276, 277, 278, 284, 285, 286, 288, 289, 290, 291, 314, 316, 320, 352, 353, 354, 355, 356, 358, 361, 362, 511, 512, 513, 521, 523, 532, 533, 534, 538, 788, 790, 791, 805, 806, 815, 947, 970, 971, 972, 973, 974, 975, 976, 977, 978, 993, 1761, 1762, 1763, 1764, 1769, 1802 and 351/4421.

Mauza Chengurdania, jurisdiction list No. 17 Cadastral survey plots in full—5367 and 5531.

Cadastral survey plots in part—5350, 5360, 5361, 5362, 5363, 5364, 5366, 5368, 5462, 5463, 5465, 5466, 5468, 5469, 5470, 5471, 5472, 5473, 5474, 5517, 5518, 5519, 5520, 5521, 5522, 5523, 5524, 5527, 5528, 5530, 5532, 5533, 5534, 5535, 5536, 5537, 5538 and 5539.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

# DECLARATION

Hooghly. No. 9262L.A.(P.W.).—27th July 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for manufacture of bricks in connection with construction of Calcutta-Durgapur Expressway in the villages of Mallikpur, jurisdiction list No. 48, and Jalaghata, jurisdiction list

No. 79, police-station Singur, district Hooghly, it hereby declared that a riece of land comprisi cadastral survey plots as described below a measuring, more or less, 16.675 acres, are need for the aforesaid public purpose at the public expension the aforesaid villages of Mallickpur as Jalaghata.

# Description of the land

Police-station Singur, district Hooghly

Mauza Mallickpur, jurisdiction list No. 48

Cadastral survey plots in full—539, 540, 542, 54 544, 545, 562, 563, 564, 565, 650, 651, 652, 653, 654 at 655.

Cadastral survey plots in part—535, 537, 538, 56 568, 648 and 649.

Mauza Jalaghata, jurisdiction list No. 79

Cadastral survey plots in 1ull—2683,  $\bigcirc$ 2684, 268, 2712, 2713, 2714, 2715, 2716, 2719, 2720, 2721, 272, 2723, 2724, 2725, 3788, 3789.

Cadastral survey plots in part—2681, 2682, 271 2718 and 2810.

This declaration is made under the provision of section 6 of Land Acquisition Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Hooghly.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.







Gazette

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# PUBLIC NOTICE UNDER SUB-SECTION (2) OF SECTION 17 OF THE WEST BENCAL EVACUEE PROPERTY ACT, 1951

## NOTICES

No. 8265E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Kuchnidanga, J.L. No. 89, Khatian No. 293, Plot No. 76, Area .78, Owner—Shri Moslam Khan.

By order of the
Evacuee Property Management Committee
for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 8267E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee

Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Kuchnidanga, J.L. No. 89, Khatian No. 70, Plot No. 171, Area .29, Owner---Shri Taher Khan.

By order of the
Evacuee Property Management Committee
for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8269E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Kushnidanga, J.L. No. 89, Khatian No. 294, Pl 7 No. 148, Area .49, Owner—Shri Aolad Khan.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8271E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Tokipur, J.L. No. 91, Khatian No. 200, Plot No. 122, Area .18, Owner-Shri Bilat Khan.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7882E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Madhugari, J.L. No. 108, Khatian No. 1376, Plot No. 3851, Area 1.45, Owner—Shri Maider Mandol.

Evacuee Property Management Committee for West Bengal, '

A. CHATTERJEE, Secretary to the Committee.

No. 7885E.P.A.—21st May. 1960.—Notice 18 hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Madhugari, J.L. No. 108, Khatian No. 1376, Plot No. 6128, Area 1.53, Owner—Shri Mander Mandol.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7887E.P.A.—21st May 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the schedule below under the provision of clause (2) of sub-section (3) of section (3) of s

Any person interested in the property who has an objection to the taking charge of the property by a Committee may file objection in writing before a Committee at its office at Writers' Buildings with 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mau Madhugari, J.L. No. 108, Khatian No. 1347, Pl No. 3897, Area 3.60, Owner—Shri Meher Mandol.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7889E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station- Karimpur, Mauza Madhugari, J. L. No. 108, Khatian No. 819, Plot No. 3838, Area .64, Owner—Shri Hamej Mandol.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7891E.P.A.—21st May 1960.—Notice in hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauzi Madhugari, J. L. No. 108, Khatian No. 1395, Plo No. 3885, Area .48, Owner—Shri Jadu Mandol.

Evacuee Property Management Committee for West Bengal,

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No. 7893E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Madhugari, J. L. No. 108, Khatian No. 96, Plot No. 3898, Area .38, Owner—Shri Rahamat Mandol.

By order of the
Evacuee Property Management Committee
tor West Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 7895E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Madhugari, J. L. No. 108, Khatian No. 96, Plot No. 3899, Area .38, Owner—Shri Rahamat Mandol.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7897E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any purso' interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Madhugari, J. L. No. 108, Khatian No. 96, Plot No. 3900. Area .78, Owner—Shri Rahamat Mandol.

By order of the
Evacuee Property Management Committee
for West Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 8233E.P.A.—25th May 1960.—Notice is bereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951),

propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

A SECURITY OF THE PROPERTY OF

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

. District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 43, Plot No. 95, Area .61, Owner--Shri Badesh Mondal.

By order of the
Evacuee Property Management Committee
for West Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 8235E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 90, Plot No. 92, Area .49, Owner—Shri Patal Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8237E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No., 126, Khatian No. 93, Plot No. 91, Area .42, Owner—Shri Patal Jamader.

By order of the
Evacuee Property Management Committee
for West Bengal,
A. CHATTERJEE,

A. CHATTERJEE, Secretary to the Committee.

No. 8239E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 40, Plot No. 34, Area .29, Owner-Shri Neyamat Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEL, Secretary to the Committee.

No. 8241E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management nereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960. The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 11, Plot No. 31, Area .18, Owner—Shri Kudrat Karikar.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8243E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in wrang before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 713, Plot No. 28, Area .12, Owner—Shri Arman Molla.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8245E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauk
Martujapur, J. L. No. 126, Khatian No. 52, Pk No. 21, Area .18, Owner—Shri Majuddin Mondal. By order of the

Evacuee Property Management Committee for West Bengal, A. CHATTERJEE, Secretary to the Committee.

No. 8247E.P.A.—25th May 1960.—Notice hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under sussection (1) of section 11 of the West Bengal Evacue propose to take charge of the Evacuee propert described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of th said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 1960 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauz Martujapur, J. L. No. 126, Khatian No. 52, Plo No 23, Area .34, Owner—Shri Mayjuddin Mondal. By order of the

Evacuee Property Management Committee for West Bengal, A. CHATTERJEE, Secretary to the Committee.

No. 8249E.P.A.—25th May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under sab-section (1) of section 11 of the West Bengal Evacace Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has aty objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Martuiapur, J. L. No. 126, Khatian No. 45, Plot No. 10, Area .67, Owner—Shri Banshi Mondal.

By order of the Evacuce Property Management Committee for West Bengal, A. CHATTERJEE. Secretary to the Committee.

No. 8251E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act 1051 (West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1954), propose to take charge of the Evacuee properly described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule District Nadia, Police-station Karimpur, Mn 78 Martuiapur, J. L. No. 126, Khatian No. 7|3, Plot No. 33, Area .20, Owner—Shri Arman Molla.

By order of the Evacuee Property Management Committee for West Bengal.
A. CHATTERJEE. Secretary to the Committee.

No. 8253E.P.A.—25th May 1960.—Notice is creby given that the Evacuee Property Management committee for West Bengal constituted under subgition (1) of section 11 of the West Bengal Evacuee reperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property entitled in the schedule below under the provisions to take charge of the Evacue (a) of sub-section (1) of section 17 of the fid Act.

Any person interested in the property who has any person to the taking charge of the property by the operative may file objection in writing before the operative at its office at Writers' Buildings within Mh August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza lartujapur, J. L. No. 126, Khatian No. 14, Plot e. 20, Area .28, Owner—Shri Khater Malita.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8255E.P.A.—25th May 1960.—Notice is reby given that the Evacuee Property Management minittee for West Bengal constituted under submon (1) of section 11 of the West Bengal Evacue operty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property scribed in the schedule below under the provisions chause (a) of sub-section (1) of section 17 of the d Act.

Any person interested in the property who has any action to the taking charge of the property by the manitee may file objection in writing before the manitee at its office at Writers' Buildings within the August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza rtujapur, J. L. No. 126, Khatian No. 14, Plot 17, Area .34, Owner—Shri Khater Malita.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8257E.P.A.—25th May 1960.—Notice is aby given that the Evacuee Property Management minitee for West Bengal constituted under submon (1) of section 11 of the West Bengal Evacuee perty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property cribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the Act.

Any person interested in the property who has any action to the taking charge of the property by the maittee may file objection in writing before the militee at its office at Writers' Buildings within the August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Mujapur, J. L. No. 126, Khatian No. 14, Plot 19. Area .14, Owner—Shri Khater Malita.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,

No. 8259E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 45, Plot No. 14, Area .32, Owner—Shri Banshi Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8261E.P.A.—25th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Martujapur, J. L. No. 126, Khatian No. 45, Plot No. 11, Area .26, Owner—Shri Banshi Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7993E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 192, Plot No. 513, Area .65, Owner—Shri Sahadat Malito.

By order of the
Evacuce Property Management Committee
for West Bengal,

No. 7995E.P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 120, Plot No. 237, Area .58, Owner—Shri Panchu Mondal.

By order of the
Evacuee Property Management Committee
for West Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 7997E.P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 70, Plot No. 158/1, Area .62, Owner—Shri Sifaraddin Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7999E.P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 172, Plot No. 520 1, Area .48, Owner—Shri Rafat Mondal.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8001E.P.A.—23rd May 1960.—Notice hereby give that the Evacuee Property Manageme Committee for West Bengal constituted under sul section (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has ar objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauz Mollahad, J. L. No. 127, Khatian No. 208, Plo No. 265, Area .92, Owner—Shri Basiruddin Molla.

By order of the Evacuee Property Management Committee for West Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 8003E.P.A.—23rd May 1960.—Notice hereby give that the Evacuee Property Manageme Committee for West Bengal constituted under su section (1) of section 11 of the West Bengal Evacu Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provisio of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has at objection to the taking charge of the property by if Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauz Mollahad, J. L. No. 127, Khatian No. 160, Pk No. 521, Area .34, Owner-Mafej Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8005E.P.A.—23rd May 1960.—Notice hereby give that the Evacuee Property Managemer Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee properd described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has a objection to the taking charge of the property by t Committee may file objection in writing before t Committee at its office at Writers' Buildings with 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mau Mollahad, J. L. No. 127, Khatian Nos. 16, 48, 10 Plot No. 388|1, Area .36, Owner—Shri Kinu Monda

Evacuee Property Management Committee for West Bengal,

No. 8007E.P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the schild Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 48, Plot No. 387, Area .49, Owner - Shri Kinu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8009E.P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clau e (a) of sub-section (1) of section 17 of the solid Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 43, Plot No. 3834, Area .15, Owner—Shri Kinu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8011E.P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, (1951) (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person in crested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 34th Acgust 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Vollahad, J. L. No. 127, Khatian No. 79, Plot No. 13, Area 1.69, Owner—Shri Jonali Malita.

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By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8013E P.A.—23rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal a viewee Property A., 1951 (West Bengal Act V of 1.61), propose to take charge of the Evacuee property de wilbed in the achedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 25, Plot No. 346, Arca .60, Owner—Shri Ilbash Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8015F.P.A.—2°rd May 1960.—Notice is hereby give that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of chaise (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee any file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Na.lia, Police-station Karimpur, Mauza Mollihad, J. L. No. 127, Khatian No. 161, Plot No. 879, Area .55, Owner—Shri Mafej Mondal.

By order of the Fvacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8917E.P.A.—23rd May 1960.—Notice is hereby give that the Fvacuce Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Exactive Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuce property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking clarge of the property by the Committee may file objection in writing before the Committee at its office of Writers' Buildings within 30th August 1960

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 93, Plot No. 883|1, Area .31, Owner—Shri Dulu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8019E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 186, Plot No. 816, Area .41, Owner—Srimati Samu Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8021E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any object in to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 219, Piot No. 818, Area .48, Owner—Shri Bhulu Molla.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8143E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Moli thad, J. L. No. 127, Khatian No. 161, Plo. No. 54.12, Area .60, Owner—Shri Motez Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8145E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Molfahad, J. L. No. 127, Khatian No. 161, Plot No. 544/1, Area .36, Owner—Shri Mofez Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8147E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Managemer Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Condition may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 82, Plo No. 144, Area .38, Owner—Shri Tasi Mir.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8149E.P.A.—24th May 1960.—Notice is hereby eiven that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act. 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Mollahad, J. L. No. 127, Khatian No. 152, Plot No. 136, Area .46, Owner—Shri Bhulu Molla

By order of the Evacuce Property Management Committee for West Bengal,

No. 8113E.P.A.—24th May 1960.—Notice is ereby given that the Evacuee Property Management formulate for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property escribed in the schedule below under the provisions I clause (a) of sub-section (1) of section 17 of the aid Act.

Any person interested in the property who has any bection to the taking charge of the property by the committee may file objection in writing before the ommittee at its office at Writers' Buildings within oth August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza amscrpur, J. L. No. 130, Khatian No. 23, Plot No. 02, Area .69, Owner—Shri Kokilnessa.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8115E.P.A.—24th May 1960.—Notice is refeby given that the L-vacuee Property Management committee for West Bengal constituted under subjection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property lescribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Jamserpur, J. L. No. 130, Khatian No. 102, Plot No. 596/5, Area .22, Owner—Shri Piar Md. Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8117E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Con. The for West bengal constituted under subsection (i) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 19th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Jam erpur, J. L. No. 130, Khatian No. 102, Plot No. 59615. Area .64, Owner—Shri Biar Md. Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8119E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Jamserpur, J. L. No. 130, Khatian No. 102, Plot No. 596|3, Area 1.00, Owner—Shri Piar Md. Biswas.

Evacuee By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8121E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Jamserpur, J. L. No. 130, Khatian No. 38, Plot No. 594|1, Area .57, Owner—Shri Gopal Sarder.

By order of the Evacuee Property Management Commutee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8349E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 73, Plot No. 281, Area .22, Owner—Shri Eusupali Mandal.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8351E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (†) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 62, Plot No. 299, Area .18, Owner—Shri Eusupali Mandal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8313E.P.A. 27th May 1960. -Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 154, Plot No. 286, Area .21, Owner--Shri Fulabash Sekh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8315E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 49, Plot No. 300, Area .29, Owner—Shri Ahammad Mandal.

Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8317E.P.A.—27th May 1960.—Notice i hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee propertic described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with a 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 141, Plot No. 119, Area .52, Owner—Shri Badaraddi Sekh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8319E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Froperty Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian Nos. 27, 43, Plot No. 225, Arca .47, Owner—Shri Khater Sekh.

Evacuee Property Management Comminer for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8321E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 141, Plot No. 126, Area .32, Owner—Shri Badaraddin Sekh.

Evacuce Property Management Committee for West Bengal,

No. 8323E.P.A.—27th May 1960.—Notice is greeby given that the Evacuee Property Management Tommittee for West Bengal constituted under subjection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property lescribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the aid Act.

Any person interested in the property who has any objection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 175, Plot No. 130, Area .38, Owner—Shri Fakir Sckh.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8325E.P.A.—27th May 1960.—Notice is irreby given that the Evacuce Property Management committee for West Bengal constituted under subcetion (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuce property escribed in the schedule below under the provisions 1 chause (a) of sub section (1) of section 17 of the aid Act.

Any person interested in the property who has any objection to the taking charge of the property by the commutee may file objection in writing before the committee at its office at Writers' Buildings within 40th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza dischintapur, J. L. No. 138, Khatian No. 95, Plot No. 210, Area .14, Owner—Shri Barkat Mandal.

 By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8327E.P.A.—27th May 1960.—Notice is ereby given that the Evacuee Property Management formittee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Toperty Act, 1951 (West Bengal Act V of 1951), mopose to take charge of the Evacuee property secribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the militee at its office at Writers' Buildings within the August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza schintapur, J. L. No. 138, Khatian No. 57, Plot 3 282, Area .51, Owner—Shri Ahad Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8529E.P.A.--27th May 1960.—Notice is hereby given that the Evacuee Froperty Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1.51 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the selectable below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person in erested in the property who has any objection to the taking charge of the property by the Committee in y hie objection in writing before the Committee at its office at writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 189, Plot No. 197, Arca .23, Owner—Shri Raisaddi Mandal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8331E.P.A. -27th May 1960.—Notice is hereby given that the Everence Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuce property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking energy of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 106, Plot No. 297, Area .18, Owner—Shri Kader Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8333E.P.A · 27th May 1960.—Notice is hereby given that the Livicage Property Management Committee for West Bound constituted under subsection (1) of section 11 of the West Bengal Evalue Property Act, 1981 (West domail Act V of 1951), propose to take large of the Evalue property described in the set full below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1900.

# The Schedule

District Nadin, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 152, Plot No. 127, Area .36, Owner—Shri Fulbash Sekh.

By order of the
Evacuee Property Management Committee
for West Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 8335E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constitued under obsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian. No. 178, Plot No. 266, Area .10, Owner—Shri Mahim Sckh.

By order of the
Evacuee Property Management Committee
for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8337E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking energe of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Nischintapur, J. L. No. 138, Khatian No. 253, Plot No. 137, Area .26, Owner—Shri Huzur Sekh.

Evacuee By order of the Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 8389E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constitued under subsection (1) of section 11 of the Vest Leavest Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under a provi ions of chuse (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmara, J. L. No. 142, Khatian No. 4(0, Plot No. 470, Area .20, Owner—Shrimati Chhekan Bibi.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8391E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmarua, J. L. No. 142, Khatian No. 173, Plot No. 468, Area .57, Owner—Shri Maula Box Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8393E.P.A. 27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may like objection in writing before the Committee at its office at Writers' Buildings with n 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Maura Chakmarua, J. L. No. 142, Khatian No. 461, Flot No. 1220, Area .67, Owner—Shri Sanatan Biswas

Evacuee Property Management Commutes for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 8395E.P.A.—8Eth May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Error to Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the rehedule below under the provis 48 of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

Distric: Nadia, Police-station Karimpur, Meura Chakmarua, J. L. No. 142, Khatian No. 482, Plot No. 739, Area .07, Owner—Shri Kayemuddin Seikh.

Evacuee Property Management Committee for West Bengal,

No. 8397E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any bjection to the taking charge of the property by the joinmittee may file objection in writing before the joinnittee at its office at Writers' Buildings within (jth August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza hakmarua, J. L. No. 142, Khatian No. 112, Plot lo. 1217, Area .10, Owner—Shri Bahar Seikh.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8399E.P.A.—27th May 1960.—Notice is reby given that the Evacuee Property Management primitive for West Bengal constituted under subction (1) of section 11 of the West Bengal Evacuee operty Act, 1951 (West Bengal Act V of 1951), opole to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the id Act.

Any person interested in the property who has any section to the taking charge of the property by the minittee may file objection in writing before the minittee at its office at Writers' Buildings within Ah August 1960.

The Schedule

District Nadia, 'Police-station Karimpur, Mauza akis arua, J. L. No. 142, Khatian No. 87, Plot 292, Area 1.66, Owner-Shrimati Kholosa Bibi.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8401E.P.A.—27th May 1960.—Notice is aby given that the Evacuee Property Management number for West Bengal constituted under subion (1) of section 11 of the West Bengal Evacuee perty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property gribed in the schedule below under the provisions 1 Act.

clause (a) of sub-section (1) of section 17 of the Any person interested in the property who has any section to the taking charge of the property by the manifect may file objection in writing before the minittee at its office at Writers' Buildings within th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza kmarua, J. L. No. 142, Khatian No. 145, Plot 303, Area .62, Owner—Shri Jaher Seikh.

Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8403E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmarua, J. L. No. 142, Khatian No. 139, Plot No. 463, Area .27, Owner—Shri Chhurat Biswas.

Evacuee By order of the Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8405E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmarua, J. L. No. 142, Khatian No. 48, Plot No. 943, Area .98, Owner—Shri Abdul Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8407E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmarua, J. L. No. 142, Khatian No. 52, Plot No. 936, Area .09, Owner—Shri Ahammad Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8409E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmarua, J. L. No. 142, Khatian No. 228, Plot No. 934, Area .30, Owner—Shri Khenta Bewa.

Evacuee By order of the Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8411E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Chakmarua, J. L. No. 142, Khatian No. 387, Plot No. 464, Area .15, Owner—Shri Chhafer Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8023E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 908, Plot No. 1762 A, Area .30, Owner—Shri Rajub Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8025E.P.A.—23rd May 1960.—Notice i hereby given that the Evacuce Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee propert described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 750, Plot No. 1718, Area .44, Owner—Shri Doulat Hossam Malita.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8027E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings withm 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 333, Plot No. 975, Area .09, Owner—Shri Fakir Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8029E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 585, Plot No. 971, Arca .51, Owner—Shri Shajahan Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 3031E.P.A.—23rd May 1960.—Notice is perchy given that the Evacuee Property Management committee for West Bengal constituted under subjection (1) of section 11 of the West Bengal Evacuee property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property lesembed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the and Act.

'Any person interested in the property who has any objection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 954, Plot No. 935, Area .25, Owner—Shri Jonab Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8033E.P.A.—23rd May 1960.—Notice is sereby given that the Evacuee Property Management Committee for West Eengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property Rescribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the and Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 303, Plot to. 934, Area .24, Owner—Shri Elabash Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No 8035E.P.A.—23rd May 1960.—Notice is creby given that the Evacuee Property Management ommittee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property excibed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the committee may five objection in writing before the Committee at its office at Writers' Buildings within 30h August 1960.

# The Schedule

District Nadia, Police-Station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 14, Plot 932, Area .22, Owner—Shri Jechhar Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8037E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Fyeneee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

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Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian Nc. 236, Plot No. 921, Arca .46, Owner—Shri Dhalu Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8039E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Commutee may the objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 55, Plot No. 426, Area 26, Owner--Shri Elahibox Sarkar.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8041E.P.A —23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the early Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 891, Plot No. 1753, Area .46, Owner—Shri Joynal Mondal.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8043E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 891, Plot No. 1757, Area .63, Owner—Shri Joynal Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8045E.P.A.—23rd May 1960.— Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Kerimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 819, Plot No. 1768, Area .18, Owner—Shri Mayej Halsana.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8047E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 214, Plot No. 417, Area .13, Owner—Shri Tustu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8049E.P.A.—23rd May 1960.—Notice jhereby given that the Evacuee Property Managemer Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 55, Plot No. 418, Area .14, Owner—Shri Elahi Bux Sarkar.

Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8051E.P.A.—23rd May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 419, Plot No. 434, Area .19, Owner—Shri Eyachhin Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No 7899E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propo e to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 811, Plot No. 2789, Area .51, Owner—Shri Jaban Joddar.

Evacuee Property Management Committee for West Bengal,

No. 7901E.P.A.—21st May 1960.—Notice is acreby given that the Evacuee Property Management committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property escribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the mid Act.

Any person interested in the property who has any bjection to the taking charge of the property by the ommittee may file objection in writing before the ommittee at its office at Writers' Buildings within 0th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza mandapur, J. L. No. 143, Khatian No. 709, Plot lo. 2787, Area .30, Owner—Shri Tasai Sk.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7903E.P.A.—21st May 1960.—Notice is creby given that the Evacuee Property Management formulate for West Bengal constituted under subsetion (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property escribed in the schedule below under the provisions I clause (a) of sub-section (1) of section 17 of the nud Act.

Any person interested in the property who has any bection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within 0th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza mandapur, J. L. No. 143, Khatian No. 986, Plot io. 2780A, Area .20, Owner—Shri Chalimaddin Sk.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

o. 7905E.P.A.—21st May 1960.—Notice is by given that the Evacuee Property Management militer for West Bengal constituted under sub-on (1) of section 11 of the West Bengal Evacuee erry Act, 1951 (West Bengal Act V of 1951), ose to take charge of the Evacuee property tibed in the schedule below under the provisions lause (a) of sub-section (1) of section 17 of the Act.

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#### The Schedule

District Nadia, Police-station Karimpur, Mauza Indapur, J. L. No. 143, Khatian No. 986, Plot 2780B, Area .20, Owner—Shri Chalimuddin Sk.

Evacuee By order of the Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7907E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Managemen. Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal I-vacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

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Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 992, Plon No. 2779B, Area .18, Owner—Shri Lalji Sk.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7909E,P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 972, Plot No. 2779 A, Arca .18, Owner—Shri Lalji Sk.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7911E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 166, Plot No. 2778 D, Area .16, Owner—Shri Duti Sk.

By order of the Evacuee Property Management Committee for West Bengal,

7913E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 166, Plot No. 2778 A, Area .16, Owner-Shri Duti Sk.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

7915E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 890, Plot No. 4510, Area .10, Owner—Shri Haimadali Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE. Secretary to the Committee.

No. 7917E.P.A.-21st May 1960.-Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 275, Plot No. 4513, Area .05, Owner-Shri Alek Mondal.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

7919E.P.A.—21st May 1960.—Notice No. hereby given that the Evacuee Property Managen Committee for West Bengal constituted under section (1) of section 11 of the West Bengal Evac Property Act, 1951 (West Bengal Act V of 195 propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of west Bengal Evac West Bengal Act V of 195 proposed to take charge of the Evacuee property of the Eva said Act.

Any person interested in the property who has a objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings wit 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Anandapur, J. L. No. 143, Khatian No. 404, P No. 4503|B, Area .29, Owner—Shri Moij Halsan

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

7921E.P.A.-- 21st May 1960. Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted under sul section (1) of section 11 of the West Bengal Evacua Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 404, Plot No. 4503, Area .19, Owner—Shri Moij Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 7923E.P.A.—21st May 1960.—Notice i hereby given that the Evacuee Property Managemer Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee propert described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of t' said Act.

Any person interested in the property who has a objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mau Anandapur, J. L. No. 143, Khatian No. 404, Ple No. 4503, Area .57, Owner—Shri Moij Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

No. 7925E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 807, Plot No. 4506, Area .32, Owner—Shri Alek Mondal.

Evacuee By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7927E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (i) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 984, Plot No. 4501, Area .57, Owner—Shri Engraj Khan.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7857E.P.A.—20th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the Maid Act,

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 970, Plot No. 233, Area .23, Owner—Shri Sahajan Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7859E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act,

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Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 619|A, Plot No. 245, Area .66, Owner—Shri Nilu Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7861E.P.A.—21st May 1960.—Notice is hereby given that the Fvacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 55, Plot No. 240, Area .19, Owner—Shri Elahi Box Sarkar.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7863E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 170, Plot No. 247, Area .39, Owner—Shrimati Siddi Bibi.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 7865E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 970, Plot No. 279|13, Arca .52, Owner—Shri Sahajad Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7867E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J. L. No. 143, Khatian No. 220, Plot No. 248, Area .57, Owner—Shri Tasar Mollah.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8347E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of Section 11 of the West Bengal Evacuee Property Act. 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Nandalatpur, J. L. No. 148, Khatian No. 14, Plot No. 287, Area .30, Owner—Shri Alep Malita.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8263E.P.A.—25th May 1960.—Notice in hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 200/1, Plot No. 1358, Area .01, Owner—Shri Omar Khan.

By order of the
Evacuee Property Management Committee
for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8083E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act,

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 174, Plot No. 1357, Area .02, Owner—Sri Edu Khan.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8085E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act,

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 119, Plot No. 1220, Area .60, Owner—Shri Abbas Miah.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8087E.P.A.—24th May 1960.—Notice is reby given that the Evacuee Property Management immittee for West Bengal constituted under subtion (1) of section 11 of the West Bengal Evacuee operty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the d Act.

Any person interested in the property who has any ection to the taking charge of the property by the minittee may file objection in writing before the minittee at its office at Writers' Buildings within h August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza artazpur, J. L. No. 154, Khatian No. 322, Plot 1224, Area .37, Owner—Shri Jamal Mondal.

Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 8089E.P.A.—24th May 1960.—Notice is cby given that the Evacuee Property Management nmittee for West Bengal constituted under subtion (1) of section 11 of the West Bengal Evacuee perty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property ribed in the schedule below under the provisions thause (a) of sub-section (1) of section 17 of the Act.

In hyperson interested in the property who has any ection to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within h August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza artazpur, J. L. No. 154, Khatran No. 254, Plot 1208, Area 1.45, Owner—Shri Karim ammad Khan.

By order of the Evacuee Property Management Committee for West Bengal.

### A. CHATTERJEE, Secretary to the Committee.

o. 8091E.P.A.—24th May 1960.—Notice is by given that the Evacuee Property Management mittee for West Bengal constituted under subon (1) of section 11 of the West Bengal Evacuee erty Act, 1951 (West Bengal Act V of 1951), ose to take charge of the Evacuee property ribed in the schedule below under the provisions lause (a) of sub-section (1) of section 17 of the Act,

ny person interested in the property who has any ction to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within August 1960.

#### The Schedule

istrict Nadia, Police-station Karimpur, Mauza rtazpur, J. L. No. 154, Khatian No. 964, Plot 1222, Area .38, Owner—Shri Kukil Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 8093E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 416, Plot No. 1207, Area .33, Owner—Shrimati Nechhar Bibi,

Evacuee By order of the Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 8095E.P.A.—24th May 1960.— Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 119, Plot No. 1205, Area .37, Owner—Shri Abbas Miah.

By order of the Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 8097E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Madza Uttartazpur, J. L. No. 154, Khatian No. 398, Plot No. 1223, Area .40, Owner—Shri Ezzet Sheak.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8099E.P.A.—24th May 1960.—Notice is hereby given tha the Evacuec Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuec Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuec property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 407, Plot No. 1206, Area .61, Owner--Shri Lahai Sheak.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8101E.P.A. – 24th May 1960.—Notice is hereby given the the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 569, Plot No. 1219, Area .78, Owner—Shri Rahamatulla Sheak.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8103E.P.A.—24th May 1960.—Notice is hereby given tha the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 364, Plot No. 1178, Area .34, Owner—Shri Jdrap Sheak.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8105E.P.A.—24th May 1960.—Notice hereby given tha the Evacuee Property Manageme Committee for West Bengal constituted under st section (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee propedescribed in the schedule below under the provisic of clause (a) of sub-section (1) of section 17 of a said Act.

Any person interested in the property who has a objection to the taking charge of the property by 1 Committee may file objection in writing before 1 Committee at its office at Writers' Buildings witl 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mat Uttartazpur, J. L. No. 154, Khatian No. 238, P No. 1199, Area .63, Owner-- Shri Kabelddin She

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8107E.P.A.—24th May 1960.—Notice hereby given that he Evacuee Property Managemer Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has a objection to the taking charge of the property by t Committee may file objection in writing before t Committee at its office at Writers' Buildings with 30th August 1960.

The Schedule

District Nadia, Police-station. Karimpur, Mau. Uttartazpur, J. L. No. 154, Khatian No. 477, Ph. No. 1201, Area .65, Owner—Shri Bilat Ali Biswa

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8109E.P.A.—24th May 1960.—Notice hereby given tha the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

The Schedule

District Nadia, Police-station Karimpur, Mau Uttartazpur, J. L. No. 154, Khatian No. 119, P No. 1213, Area .17, Owner—Shri Abbas Miah.

By order of the Evacuee Property Management Committ for West Bengal,

No. 8111E.P.A.—24th May 1960.—Notice is hereby given that he Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 105, Plot No. 1214, Area .18, Owner—Shri Abdul Karim Miah.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8373E.P.A.—27th May 1960.—Notice is hereby given that he Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 972, Plot No. 2055, Area .24, Owner—Shri Juran Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8375E.P.A.—27th May 1960.—Notice is hereby given that he Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 42, Plot No. 1952, Atea .14, Owner—Shri Amode Ali Mondal.

By order of the
Evacuee Property Management Committee
for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8377E.P.A.—27th May 1960.—Notice is hereby given that he Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 42, Plot No. 1952, Area .16, Owner—Shri Amode Ali Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8379E.P.A.—27th May 1960.—Notice is hereby given that he Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 127, Plot No. 1954, Area 28, Owners—Shri Golam Rahaman Mondal and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 8381E.P.A.—27th May 1960—Notice is hereby given that he Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 400, Plot No. 1956, Area .16, Owners - Shri Jabbar Sardar and others.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8383E.P.A.—27 th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 399, Plot No. 1961, Area .24, Owners—Shri Jabbar Joarder and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8385E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 402, Plot No. 1960, Area .24, Owners- Shri Jire Nessa and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8387E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Itaberia, J. L. No. 5, Khatian No. 108, Plot No. 1967, Area 69, Owner—Shri Ebes Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8151E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted under sul section (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauz Betna, J. L. No. 6, Khatian No. 29, Plot No. 4015 Area .43, Owner—Shri Achad Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8153E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No., 6, Khatian No. 781, Plot No. 4043. Area .90, Owner—Shri Fartulla Biswas.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8155E.P.A.—24th May 1960.—Notice i hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauz-Betna, J. L. No. 6, Khatian No. 1096, Plot No.. 2077, Area .50, Owner—Shri Didar Box Mandal.

Evacuee Property Management Committee for West Bengal,

No. 8157E.P.A.—24th May 1960.—Notice is reby given that the Evacuee Property Management multitlee for West Bengal constituted under subommittee for west bengal constituted under sub-tion (1) of section 11 of the West Bengal Evacuee operty Act, 1951 (West Bengal Act V of 1951), opose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the id Act.

Any person interested in the property who has any jection to the taking charge of the property by the minittee may file objection in writing before the minittee at its office at Writers' Buildings within nh August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza etna, J.L. No. 6, Khatian No. 472, Plot No. 1941, rea .51, Owner—Shri Didar Box Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8159E.P.A.—24th May 1960.—Notice is erchy given that the Evacuee Property Management, ommittee for West Bengal constituted under subetion (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property escribed in the schedule below under the provisions f clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any operation to the taking charge of the property by the ommittee may file objection in writing before the 'ommittee at its office at Writers' Buildings within 0th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza ktna, J. L. No. 6, Khatian No. 764, Plot No. 1521, Irea .80, Owner-Shri Kosh Malita.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 8161E.P.A.—24th May 1960.—Notice is ereby given that the Evacuce Property Management munititee for West Bengal constituted under sub-ction (1) of section 11 of the West Bengal Evacue toperty Act, 1951 (West Bengal Act V of 1951), topose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the

my person interested in the property who has any xtion to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within <sup>th</sup> August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza ha, J. L. No. 6, Khatian No. 377, Plot No. 1673, a.71, Owner—Shri Daud Choudhury.

By order of the Evacuec Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8163E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 74, Plot No. 1827, Area .90, Owner—Shri Naser Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE. Secretary to the Committee.

No. 8165E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 866, Plot No. 1338, Area 1.94, Owner--Shri Samallik Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8081E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subcommittee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee properly described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Bhairab Chopur, J. L. No. 10, Khatian No. 15, Plot No. 140, Area .25, Owner—Shri Jonab Ali Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8071E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 195, Plot No. 1276, Area .22, Owner—Shri Mayjaddin Biswas.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8073E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the E. acuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 195, Plot No. 1281, Area 1.17, Owner—Shri Mayjaddin Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8075E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 195, Plot No. 839, Area .56, Owner—Shri Abdur Chhobahan.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8077E.P.A.—24th May 1960.—Notic hereby given that the Evacuee Property Manage Committee for West Bengal constituted under section (1) of section 11 of the West Bengal Eviproperty Act, 1951 (West Bengal Act V of 1 propose to take charge of the Evacuee prodescribed in the schedule below under the provi of clause (a) of sub-section (1) of section 17 o said Act.

Any person interested in the property who has objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings w 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, M Nidhirpota, J. L. No. 12 Khatian No. 80 No. 824, Area .78, Owner—Shri Bashi Mondal

By order of the
Evacuee Property Management Comm
for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8079E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Managen Committee for West Bengal constituted under section (1) of section 11 of the West Bengal Evac Property Act, 1951 (West Bengal Act V of 19) propose to take charge of the Evacuee property act, 1951 (West Bengal Act V of 19) propose to take charge of the Evacuee property act, 1951 (West Bengal Act V of 19) propose to take charge of the Evacuee property act, 1951 (West Bengal Act V of 19) act of clause (a) of sub-section (1) of section 17 of said Act.

Any person interested in the property who has a objection to the taking charge of the property by a Committee may file objection in writing before a Committee at its office at Writers' Buildings with 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Matt Nidhirpota, J. L. No. 12, Khatian No. 140, Pk No. 830, Area .69, Owner—Shri Seraj Mondal.

By order of the Evacuee Property Management Committe for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8063E.P.A.—24th May 1960.—Notice is hereby given that the Evacuce Property Managemer Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951, propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Maux Nidhirpota, J. L. No. 12, Khatian No. 82, Pld No. 66, Area .23. Owner—Shri Chhadat Al Dafadar.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8065E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Natungram, J. L. No. 14, Khatian No. 31, Plot No. 1325, Area 1.44, Owner—Shri Karamali Mondal.

By order of the Evacuee Property. Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8053E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause. (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 237, Plot No. 778, Area .95, Owner—Shri Hossain Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8055E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within 19th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 28, Plot No. 605, Area .53, Owner—Shri Imani Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 8057E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 26, Plot No. 606, Area .32, Owner—Shri Abbach Ali Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8059E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Nidhirpota, J. L. No. 12, Khatian No. 170, Plot No. 31, Area 1.03, Owner—Shri Seraj Molla.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8067E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Natungram, J. L. No. 14, Khatian No. 457, Plot No. 911, Area .33, Owner—Shri Ibrahim Mondal.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8069E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Natungram, J. L. No. 14, Khatian No. 21, Plot No. 1327, Area 1.09, Owner—Shri Ibrahim Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8061E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Natungram, J. L. No. 14, Khatian No. 110, Plot No. 869, Area .66, Owner—Shri Fakir Chand Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8413E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatib inda J. L. No. 63, Khatian No. 139, Plot No. 396, Area .22, Owner—Shri Oazaddin Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8415E.P.A.—27th May 1960.—Notice is hereby given that the Evacuce Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 139, Plo No. 417, Area .08, Owner—Shri Chhamchhal Haque

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8417E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 139, Plot No. 418, Area .15, Owner—Shri Oavaddin Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8419E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee propert described in the rehedule below under the provision of clause (a) of sub-section (1) of section 17 of th said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauz Hatibanda, J. L. No. 63, Khatian No. 139, Plo No. 419, Area .23, Owner—Shri Mohammad Ali.

By order of the Evacuee Property Management Committee for West Bengal,

b. 8421E.P.A.—27th May 1960.—Notice is by given that the Evacuee Property Management mittee for West Bengal constituted under subon (1) of section 11 of the West Bengal Evacuee erty Act, 1951 (West Bengal Act V of 1951), ose to take charge of the Evacuee property fibed in the schedule below under the provisions lause (a) of sub-section (1) of section 17 of the Act.

ny person interested in the property who has any zion to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within August 1960.

#### The Schedule

strict Nadia, Police-station Hanskhali, Mauza banda, J. L. No. 63, Khatian No. 63, Plot 429, Area .14, Owner—Shri Kalimaddin Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Sccretary to the Committee.

D. 8423E.P.A.—27th May 1960.—Notice is by given that the Evacuee Property Management mittee for West Bengal constituted under subon (1) of section 11 of the West Bengal Evacuee crty Act, 1951 (West Bengal Act V of 1951), ose to take charge of the Evacuee property ribed in the schedule below under the provisions lause (a) of sub-section (1) of section 17 of the Act

ny person interested in the property who has any tion to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within August 1960.

#### The Schedule

istrict Nadia, Police-station Hanskhali, Mauza banda, J. L. No. 63, Khatian No. 86, Plot 359, Area .17, Owner—Shri Kalu Miya.

By order of the Evacuec Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

D. 8425E.P.A.—27th May 1960.—Notice is by given that the Evacuee Property Management mittee for West Bengal constituted under subm (1) of section 11 of the West Bengal Evacuee crty Act, 1951 (West Bengal Act V of 1951), use to take charge of the Evacuee property ibed in the schedule below under the provisions lause (a) of sub-section (1) of section 17 of the Act.

ny person interested in the property who has any ction to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within hAugust 1960.

#### The Schedule

Jistrict Nadia, Police-station Hanskhali, Mauza ibanda, J. L. No. 63, •Khatian No. 139, Plot 377, Area .15, Owners—Shri Oaraddin and

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8427E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 30, Plot No. 144, Area .41, Owner—Shri Badsaha Mirja.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8429E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 86, Plot No. 237, Area .16, Owner—Shri Kalu Mirja.

By order of the Evacuee Property Management Committee for West Bengal,

A CHATTERJEE, Secretary to the Committee.

No. 8431E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No., 63, Khatian No. 49, Plot No. 206, Area .31, Owner—Shri Sahadat Ali.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8123E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act. V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 49, Plot No. 470, Area .31, Owner—Shri Mokchhed Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8125E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 49, Plot No. 486, Area .22, Owner—Shri Mokched Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8127E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Hatibanda, J. L. No. 63, Khatian No. 49, Plot No. 507, Area .20, Owner-Shri Umed Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8129E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Manage<sub>III</sub> Committee for West Bengal constituted under section (1) of section 11 of the West Bengal Evac Property Act, 1951 (West Bengal Act V of 192 propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of said Act.

Any person interested in the property who has a objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings wit 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mai, Hatibanda, J. L. No. 63, Khatian No. 78, F. No. 511, Area .11, Owner—Shri Adalat Ali.

By order of the Evacuee Property Management Commit for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8131E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Managem Committee for West Bengal constituted under struction (1) of section 11 of the West Bengal Evact Property Act, 1951 (West Bengal Act V of 195 propose to take charge of the Evacuee propedescribed in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of t said Act.

Any person interested in the property who has a objection to the taking charge of the property by a Committee may file objection in writing before a Committee at its office at Writers' Buildings with 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mar Hatibanda, J. L. No. 63, Khatian No. 49, Pl No. 469, Area .29, Owner—Shri Umed Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8133E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted under su section (1) of section 11 of the West Bengal Evace Property Act, 1951 (West Bengal Act V of 195 propose to take charge of the Evacuee proper described in the schedule below under the provisit of clause (a) of sub-section (1) of section 17 of said Act.

Any person interested in the property who has a objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings wit 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mat Hatibanda, J. L. No. 63, Khatian No. 49. P No. 489, Area .13, Owner—Shri Mokchhed Ali.

By order of the Evacuee Property Management Commit for West Bengal,

No. 7929E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 27, Plot No. 52, Area .09, Owners—Shri Hajari Md. and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7931E,P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza ogannathpur, J. L. No. 65, Khatian No. 27, Plot Vo. 51, Arca .19, Owner—Shri Tokkel Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7933E.P.A.—21st May 1960.—Notice is nereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza lagannathpur, J. L. No. 65, Khatian No. 27, Plot No. 50, Area .21, Owner—Shri Fakir Mahamad.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7935E.P.A.—21st May 1960.—Notice is hereby given that the Evacuce Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuce property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Iagannathpur, J. L. No. 65, Khatian No. 30, Plot No. 38, Area .08, Owner—Shri Sital Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7937E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 30, Plot No. 31, Area .26, Owners—Shri Assad Ali and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8173E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 30, Plot No. 33, Area .24, Owner—Shri Hajari Ali.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8175E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 30, Plot No. 32, Area .43, Owner—Shri Panchu Ali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8177E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 43, Plot No. 18, Area .18, Owner-Shri Hajari Md.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8179E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 30, Plot No. 15, Area .20, Owner—Shri Shital Ali.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 8181E.P.A.—24th May 1960.—Notice i hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee properticularities in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Jogannathpur, J. L. No. 65, Khatian No. 27, Plot No. 3. Area .50, Owners—Shri Aajari Md. and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8183E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyamnagar, J. L. No. 14, Khatian No. 353, Plot No. 266, Area .44, Owner—Shri Samsuddin Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8185E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960

#### The Schedule

District Nadia, Police-statlon Krishnagang, Mauza Shyamnagor, J. L. No. 14, Khatian No. 274, Plo No. 265, Area .23, Owner—Shri Mahammad Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8187E.P.A.—24th May 1960.—Notice is preby given that the Evacuee Property Management ommittee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property escribed in the schedule below under the provisions I clause (a) of sub-section (1) of section 17 of the mid Act.

Any person interested in the property who has any bjection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within (th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza jhyamnagor, J. L. No. 14, Khatian No. 353, Plot 40. 264, Arca .24, Owner—Shri Samsuddin Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8189E.P.A.—24th May 1960.—Notice is reby given that the Evacuee Property Management minitee for West Bengal constituted under subtion (1) of section 11 of the West Bengal Evacuee operty Act, 1951 (West Bengal Act V of 1951), opose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the id Act.

Any person interested in the property who has any person to the taking charge of the property by the animittee may file objection in writing before the onimittee at its office at Writers' Buildings within 1th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza hyamnagor, J. L. No. 14, Khatian No. 289, Plot io. 211, Area .44, Owner-Shri Panchu Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8191E.P.A.—24th May 1960. Notice is reby given that the Evacuee Property Management minitee for West Bengal constituted under subtion (1) of section 11 of the West Bengal Evacuee operty Act, 1951 (West Bengal Act V of 1951), opose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the id Act.

Any person interested in the property who has any section to the taking charge of the property by the mittee may file objection in writing before the mittee at its office at Writers' Buildings within h August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Rannagor, J. L. No. 14, Khatian No. 353, Plot 258, Area .24, Owner—Shri Samsuddin Biswas.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8193E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyanmagor, J. L. No. 14, Khatian No. 344, Plot No. 250, Area .22, Owner—Shri Samsuddin Biswas.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8195E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyamnagor, J. L. No. 14, Khatian No. 344, Plot No. 276, Area .12, Owner—Shri Samsuddin Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8197E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyannagor, J. L. No. 14, Khatian No. 344, Plot No. 241, Area .47, Owner—Shri Samsuddin Biswas.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8199E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyannagor, J. L. No. 14, Khatian No. 196, Plot No. 240, Area .93, Owner—Shri Noor Md.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8201E.P.A.—24th May 1960.—Notice inhereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may fire objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyaamagor, J. L. No. 14, Khatian No. 274, Plot No. 237, Aca .50, Owner—Shri Mahammad Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8203E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauza Shyamnagor, J. L. No. 14, Khatian No. 163, Plot No. 232, Area .42, Owner—Shri Tamizuddin Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 8205E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee propert described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by th Committee may file objection in writing before th Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagang, Mauz Shyamnagor, J. L. No. 14, Khatian No. 276, Plo No. 238, Area .16, Owner—Shri Jabbar Mondal.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8207E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 274, Plot No. 229, Area .29, Owner—Shri Mahammad Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8209E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 89, Plot No. 224. Area .73, Owner—Shri Anafulla Biswas.

Evacuee Property Management Committe for West Bengal,

No. 8211E.P.A.—24th May 1960.—Notice is lereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property lescribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any bjection to the taking charge of the property by the ommittee may file objection in writing before the ommittee at its office at Writers' Buildings within 0th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza hyamnagar, J. L. No. 14, Khatian No. 156, Plot No. 20, Area .87, Owner—Shri Jaman Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8213E.P.A.—24th May 1960.—Notice is reby given that the Evacuee Property Management ommittee for West Bengal constituted under subction (1) of section 11 of the West Bengal Evacuee operty Act, 1951 (West Bengal Act V of 1951), opose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of e said Act.

Any person interested in the property who has any jection to the taking charge of the property by the mimittee may file objection in writing before the mimittee at its office at Writers' Buildings within th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza yamnagar, J. L. No. 14, Khatian 192, Plot No. 53, Area .25, Owner—Shri Nachharullya Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8215E.P.A.—24th May 1960.—Notice is oby given that the Evacuee Property Management mmittee for West Bengal constituted under subtion (1) of section 11 of the West Bengal Evacuee perty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property cribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of said Act.

Any person interested in the property who has any ection to the taking charge of the property by the mmittee may file objection in writing before the mittee at its office at Writers' Buildings within August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Iyamnagar, J. L. No. 14, Khatian No. 45, Plot J. 2342, Area .35, Owner—Shri Ahadi Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,

No. 8217E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within' 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 363, Plot No. 2156, Area .23, Owner—Shri Suklal Tarafdar.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8219E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 330, Plot No. 2338, Arca .27, Owner—Shri Sadhu Biswas.

By order of the • Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8221E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 330, Plot No. 2341, Area .28, Owner—Shri Sadhu Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8223E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 81, Plot No. 2438, Area .61, Owner—Shri Auchar Biswas.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Sccretary to the Committee.

No. 8225E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 68, Plot No. 2444, Area .28, Owner—Shri Iman Ali Saha.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8227E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagani, Mauza Shyamnagar, J. L. No. 14, Khatian No. 183, Plot No. 2345, Area .29, Owner—Shri Dhatai Biswas.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8229E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuet Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 400, Plot No. 2348, Area .20, Owner—Shri Harez Mondal.

Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8231E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagani, Mauza Shyamnagar, J. L. No. 14, Khatian No. 327, Plot No. 2434, Area .59, Owner—Shri Madhai Mondal.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8353E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 292, Plot No. 2094, Arca .37, Owner—Shrimati Alagi Bibi.

Evacuee Property Management Committee for West Bengal,

No. 8355E.P.A.—27th May 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of he said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 1960.

#### The Schedule

District Nadia, Police-station Krishnagani, Mauza shyamnagar, J. L. No. 14, Khatian No. 370, Plot No. 2175, Area .07, Owner—Shri Harit Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8357E.P.A.—27th May 1960.—Notice is creby given that the Evacuee Property Management ommittee for West Bengal constituted under subection (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property escribed in the schedule below under the provisions t clause (a) of sub-section (1) of section 17 of ie said Act.

Any person interested in the property who has any bjection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Buildings within 0th August 1960.

The Schedule

District Nadia, Police-station Krishnaganj, Mauza hyamnagar, J. L. No. 14, Khatian No. 156, Plot No. 187, Arca .85, Owner—Shri Juran Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8359E.P.A.—27th May 1960.—Notice is reby given that the Evacuee Property Management ommittee for West Bengal constituted under subection (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property scribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of ie said Act.

Any person interested in the property who has any bjection to the taking charge of the property by the onunittee may file objection in writing before the onunittee at its office at Writers' Buildings within the August 1960.

The Schedule

District Nadia, Police-station Krishnaganj, Mauza hyannagar, J. L. No. 14, Khatian No. 68, Plot No. 186. Area .16, Owner—Shri Imani Saha.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8361E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 230, Plot No. 2442, Area 1.04, Owner—Shri Fate Ali Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8363E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuce property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 16, Plot No. 2127, Area .16, Owner—Shri Abdul Saddar Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8365E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 286, Plot No. 2343, Area .41, Owner—Shri Namraj Mondal.

By order of the
Evacuee Property Management Committee
for West Bengal,

No. 8367E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 16, Plot No. 2132, Area .26, Owner—Shri Abdul Saddar Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8369E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 353, Plot No. 259, Area .21, Owner—Shri Shyamsuddin Biswas.

Evacuee By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8371E.P.A.—27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 344, Plot No. 269, Area .19, Owner—Shri Shyamsuddin Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7869E.P.A.—21st May 1960.—Notice hereby given that the Evacuee Property Managemi Committee for West Bengal constituted under su section (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee proper described in the schedule below under the provisic of clause (a) of sub-section (1) of section 17 the said Act.

Any person interested in the property who has a objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Maur Shyamnagar, J. L. No. 14, Khatian No. 174, Plot No. 2189, Area .10, Owner—Shri Daud Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7871E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagani, Mauz Shyamnagar, J. L. No. 14, Khatian No. 174, Plot No. 2183, Area .27, Owner—Shri Daud Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 7873E.P.A.—21st May 1960.—Notice in hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 to the said Act.

Any person interested in the property who has all objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagani, Mauz Shyamnagar, J. L. No. 14, Khatian No. 35, Plot No. 2043, Area .58, Owner—Shri Ahadi Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 7875E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 16, Plot No. 2100, Area .20, Owner—Shri Abdul Saddar Mondal.

By order of the Evacuec Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 7877E.P.A.—21st May 1960.—Notice is hereby given that the Evacuce Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza Shyamnagar, J. L. No. 14, Khatian No. 212, Plot No. 2099, Area .48, Owner—Shri Panchu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 7879E.P.A.—21st May 1960.—Notice is acreby given that the Evacuce Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property cribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of said Act.

Any person interested in the property who has any jection to the taking charge of the property by the mimittee may file objection in writing before the mimittee at its office at Writers' Buildings within )th August 1960.

#### The Schedule

District Nadia, Police-station Krishnaganj, Mauza hyamnagar, J. L. No. 14, Khatian No. 219, Plot No. 150, Arca 1.24, Owner—Shri Panchu Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 7881E.P.A.—21st May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Krishnagani, Mauza Shyamnagar, J. L. No. 14, Khatian No. 392, Plot No. 1490, Area .27, Owner—Shri Haran Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8167E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauza Hanspakaria, J. L. No. 35, Khatian No. 695, Plot No. 2214, Area .09, Owner—Shri Sukchand Mallick.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8169E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-Property Act, 1951 (West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District Nadia, Police-station Tehatta, Mauza Hanspakaria, J. L. No. 35, Khatian No. 88, Plot No. 2321, Area .29, Owner—Shri Gafur Gain.

By order of the Evacuee Property Management Committee for West Bengal,

8171F.P.A.—24th May 1960.—Notice is No. hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauza Hanspakaria, J. L. No. 35, Khatian No. 88, Plot No. 2330, Area .21, Owner--Shri Gafur Shaikh Gain.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8339E.P.A. -27th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 495, Plot No. 798, Area .16, Owner—Shri Jabani Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8341E.P.A.—27th May 1960.—Notice is No. 8341E.P.A.—27th May 1900.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (2) of subsection (1) of section 170 of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 437, Plot No. 1473, Arca .78, Owner—Shri Rahatullah Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8343E.P.A.—27th May 1960.—Notice hereby given that the Evacuee Property Manager Committee for West Bengal constituted under Property Act, 1951 (West Bengal Act V of 19 propose to take charge of the Evacuee property in the schedule below under the provision of the schedule below under the provision of the Evacuee property acts of the Evacuee of clause (a) of sub-section (1) of section 1 the said Act.

Any person interested in the property who has objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings wi 30th August 1960.

#### The Schedule

District Nadia, Police-station Tehatta, M Radhanagar, J. L. No. 45, Khatian No. 490, Plot 149, Aica .33, Owner—Shri Huzur Malita.

> By order of the Evacuec Property Management Comm for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

8345E.P.A.—27th May 1960.—Notice hereby given that the Evacuce Property Managen Committee for West Bengal constituted under Property Act, 1951 (West Bengal Evac Propose to take charge of the Evacuee propose to take the Evacuee propose t of clause (a) of sub-section (1) of section 17 the said Act.

Any person interested in the property who has objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings with 30th August 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Ma Radhanagar, J. L. No. 45, Khatian No. 199, I No. 960, Area .34, Owner—Shri Jubbar Halsana.

By order of the Evacuee Property Management Commit for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 8141E.P.A.—24th May 1960.—Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted under st section (1) of section 11 of the West Bengal Evact Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee propert described in the schedule below under the provision of clause (a) of submerties (1) and the schedule below under the provision of clause (b) of submerties (1) and the schedule below under the provision (1) and the schedule below under the sc of clause (a) of sub-section (1) of section 17 the said Act.

Any person interested in the properties who has at objection to the taking charge of the properties by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th August 1960.

#### The Schedule

District West Dinajpur, Police-station Hili. Mauf Purba Mathurapur, J. L. No. 387. Khatian No. 113 Plot No. 537, Area .12 and Mauza Jamalpur, J. No. 386, Khatian No. 257, Plot No. 2211, Area 1.4 Owner—Shri Hazaratulla Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 8135E.P.A.—24th May 1960.—Notice is reby given that the Evacuee Property Management ommittee for West Bengal constituted under subction (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee properties escribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of g said Act.

Any person interested in the properties who has any pjection to the taking charge of the properties by the ommittee may file objection in writing before the ommittee at its office at Writers' Buildings within 0th August 1960.

The Schedule

District West Dinajpur, Police-station Hili, Mauza urba Mathurapur, J. L. No. 387, Khatian Nos. 70, 50, 24, 1, Plot Nos. 236, 237, 103, 565, Areas 19, 199, 1.40, 1.49, Owner—Shri Kalu Pramanik.

Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8137E.P.A.—24th May 1960.—Notice is ereby given that the Evacuee Property Management ommittee for West Bengal constituted under subsction (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property escribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of a said Act.

Any person interested in the property who has any spection to the taking charge of the property by the onimittee may file objection in writing before the

Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District West Dinajpur, Police-station Hili, Mauza Purba Mathurapur, J. L. No. 387, Khatian No. 47, Plot No. 547, Area .66, Owner—Shri Kinu Mondal.

Evacuee By order of the Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 8139E.P.A.—24th May 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee properties described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the properties who has any objection to the taking charge of the properties by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th August 1960.

The Schedule

District West Dinajpur, Police-station Hili, Mauza Lakma, J. L. No. 389, Khatian Nos. 95, 116, Plot Nos. 228, 105, Areas .33, .33, Owner—Shri Paharu Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

# The



## Gazette

#### प्रशामेव जगने

# Extraordinary Published by Authority

WANA 6]

SATURDAY, JULY 28, 1962

[SAKA 1884]

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# MMERCE AND INDUSTRIES DEPARTMENT Mines and Power

Calcutta

#### ORDER

lo. 337MP. 4M-100/62.—27th July 1962. ereas there has been a break-down in the modal Valley Corporation's generation system, rling a heavy cut on the level of its daily supply electrical energy to the Calcutta Electric Supply porotion Limited (hereinafter referred to as the

And whereas the Governor is of opinion that it is secury and expedient so to do for maintaining supply and securing the equitable distribution of arreal energy;

sow, therefore, in exercise of the power conferred section 22B of the Indian Electricity Act, 1910 [10] 1910), the Governor is pleased to make, for plating the supply, distribution, consumption and 2 of electrical energy, the following order, mely:

#### Order

Townthstanding anything to the contrary contained my contract, on and from the 27th July 1962

industrial consumers mentioned in column 1 of Parts I and II of Schedule A and included within the areas mentioned against each in column 2 of that Schedule, consuming electrical energy supplied by the Licensees at a voltage exceeding 3,300 Volts and all other industrial, commercial and domestic consumers obtaining supply from the sources specified in Parts I and II of Schedule B, shall not be supplied electrical energy by the licensees for any purpose on the dates specified respectively in Parts I and II of the said respective Schedules for such period or periods not exceeding three hours at a time and not exceeding nine hours in the aggregate, as the Licensees may consider necessary in order to maintain a balance between the total available supply and the overall demand of electrical energy.

Explanation In this Order the expression "industrial consumers" means consumers of effective energy supplied by the Licensees, using such energy inter-alia for industrial purposes.

#### PART I

#### SCHEDULE A

H.T. consumers whose supply is liable to be interrupted on Friday, the 27th July 1962

Column I

Shava Properties
bedie Estates
mah Shell Quarters
pollands Syndicate
pure Residential Group
leuta Residential Syndicate
pore Auto Exchange

Column II

Alipore and Belvedere Areas.

#### Column 1

Column II

C.E.S.C. Stores
India Cycle
Imperial Chemical Industries
Bengal Wire Nails
National Ice
Vijoy Ice
I.R.C. Weldmesh
Gresham & Craven
Napier Paints
Eagle Lithographing

Park Circus and Tiljala Areas.

Central Glass & Ceramic Res. Inst.
Indian Association for the
Cultivation of Science
National Inst. Factory
Bengal Electric Lamps
Jadavpore Engg. College
Annapurna Glass Works
K. S. Ray T.B. Hospital

Jadavpore Area.

Metal Box No. 1
E. A. G. Minerals
Bengal Ingot
Stewarts & Lloyds
Atlas Fertilisers
C.P.C. Wagon Repair Shop
Avery & Co.
Siemens Engg. & Mfg. Co.
Glaxo Laboratory
Metal Box No. 2
Steel Rolling Mills of Hindusthan
Dulichand Omraolall
Indian Oxygen & Acetylene Co.

Garden Reach Area.

Indian Pin Mfg.
Robert Hudson
Steel Fittings
Jas Alexander
Spencer & Co.
Bungo Steel Furniture
Calcutta Cold Storage
Mominpore Pumping Stn.
Police Barracks

Kidderpore Area.

Ate.I. Mfg. Co.
Burmah Lime
Asbestos Cement
G.E.C. Mfg.
Ship Repairers
Indian Die Castings
Steel Rólling Mills of Bengal
Khem Chand Rajkumar
Paharpur Timber
Industrial Containers

Taratolla Road Area.

Berapukur Iron Works Balgopal Das Clive Jute Mills I.G.N. Rly. Works Union South Jute Mills Hooghly Jute Mills Kesoram Cotton Mills Garden Reach Workshops Victory Jute Mill Braithwaite & Co. New Clive Works

Garden Reach Area.

#### 2275

#### Column I

C. Comens & Sons
Calcutta Iron & Steel
C.P.C. Silt Pumping Stn.

Majerhat Area.

Kusum Products Nos. 1 & 2 Phosphate & Co. Jayasree Textiles Hindusthan National Glass Siee Engg. Products S. K. Chakraborty

Rishra Area.

Dalhousie Jute Mill Champdany Jute Mill Shree Hanuman Foundries (Baidyabati) Bengal Cold Storage M. Ambica Cold Storage W.B.S.E.B., Sheoraphuli

Champdany and Baidyabati Areas.

Column II

Angus Jute Mills
Lagan Jute Machinery Mfg.
Bratthwaite & Co. (Angus Works)
Northbrooke Jute Mills
Chandannagar Elec. Supply
Shamnagar North Jute Mills

Mankundu, Gourhati and Shamnagar Areas.

Victoria Jute Mills

Bhadreswar Area.

Hindusthan Lever, Shamnagore
Associated Battery Makers
Riverside Elec. Supply Nos. 1 & 2
Craig Jute Mills
Waverly Jute Mills
Alliance Jute Mills
Isaac Holdens
Auckland Jute Mills
Anglo India Jute Mill
National Insulated Cable & Indian Conduit Pipe
National Rolling. Mill
National Pipes & Tubes
Riverside Elec. Supply No. 4 S/S

Shamnagore North and Bhatpara Areas.

essop & Co. Gramophone Co. limalaya Paper & Board Mills Asiatic Board Mills Beerpara Pumping Stn. Janesh Lal Rathi Pioneer Paper & Pulp lastern Rly., Dum Dum Motor Machinery Mfg. National Food Products Vational Sound Studio Union Paper & Board Mills East India Paints Aesby Industries Baranagar Board Mills Garui Transmitting Stn.

Dum Dum and Baranagore Areas

Bengal Potteries No. 1 Bengal Potteries No. 2

By request.

#### Column I

Canton Carpentry Crystal Ice Central Rubber Works Ganga Ice Kem Engg. No. 2 Hindusthan Gas Star Textiles Olympia Rubber National Rubber Sur Enamel & Stampings Column II

Tangra Area.

Govt. State Laboratory Saxby & Farmer (Convent Lane) Sur Iron & Steel Phillips Electrical (Convent Rd.) Smith Stanistreet Sur Industries No. 2 Kem Engg. No. 1 Prachi Cinema M. B. Sarkar Sur Enamel

Canal Street and Convent Road Areas.

Usha Automobile & Engg. F'AG India S. R. Bagrodia Angello Bros. Gouti Jute Press New India Jute Press Electrical Const. & Equipment Bharat Barrel & Drum Dipak Cold Storage

Cossipore Area.

India Rubber Harbanslal Malhotra (Belur) Sree Mahadeo Jute Mill Shiva Wire & Steel Products Ganges Engg, Works Ganges Valley Bone Mills

Bally Area.

Vijoy Engg. Belur Glass Works Grand Smithy Works Crown Aluminium Jayswal Engg, Co. Pioncer Steel Corpn.

Belur Area.

PART I

SCHEDULE B

Supply to the L.T. consumers fed from our following sources is also liable to be interrupted on Friday, the 27th July 1962.

Raja Santosh Road O/T, Raja Santosh Road R/S, Alipur Park T/H, Aftab Garden Road O/T, Burdwan Road P/T, Belvedere Court T/H, Baker Road T/H, Judges' Court Road T/H, Belvedere T/H, Alipore S/S (Partly), Park Circus S/S, Talbagan Tempy. P/T, Gorachand O/T, Gobra P/T, Dilkhusa P/T, Jadavpur Hostel T/H, Jadavpur Stn. P/T, Garfa P/T, Jadavpur T/H, Regent Estates P/T, Rajpur O/T, Ganguly Bagan P/T, Garia P/T, Garia Bazar P/T, Hide Road T/H No. 1, T. E. Thompson O/T, Hide

Road T/H No. 2, Nimak Mahal T/H, Taratolla P/T, Taratolla O/T, Taratolla T/H, Garden Reach P/T Badartola P/T, Akra Colony P/T, Murray Road P/T, Garden Reach T/H, Paharpur P/T, Bhowanipur R/S, Prinsep Street S/S (Partly), New Alipore T/H, Champdany T/H, Baidyabati P/T, Nemaitirtha P/T, Baidyabati South P/T, Gourhati T/H, Darik Jungle P/T, Bhadreswar T/H, Mankundu P/T, Bhadreswar P/T, Seven Tanks O/T, Paikpara P/T, Dum Dum R/S, Eastern Sinthee P/T, Jawpore T/H, Dum Dum

ART I]

T, Lohia T/H, Chitpore North O/T, Baranagore T, Tobin Road T/H, Attapara P/T, Sinthee O/T, nthee R/S, South Sinthee P/T, Nawapara T/H, awapara P/T, Chingrihata T/H, Dhapa P/T, loulaly P/T, Ananda Palit Road T/H, Phulbagan

T/H, Christopher Road Colony P/T, Sugar Works Lane P/T, Bally T/H, Stark Road T/H, Palbagan P/T, Bally North T/H, Uttarpara T/H, Chaitalpara P/T, Charakdanga P/T, Dewangazi P/T, Bally P/T, Belur Math T/H.

#### Note

T/H=Transformer House R/S=Rectifier Station O/T=Outdoor Transformer P/T=Pole Transformer S/S=Sub-station

#### PART II

#### SCHEDULE A

H. T. consumers whose supply is liable to be interrupted on Saturday, the 28th July 1962.

Column I Column II

'a Shoe Co.
Idaman Timbers
Idedonian Jute Mills
Ideviot Jute Mills
Immah Shell
Indard Vacuum
Immah Shell (Infinity Installation)
Ide Mills
Idge Budge Jute Mills
Ihon Plywood
Ishian Jute Mills

Budge Budge and Nangi Areas.

D. Jones ankey Elec. Stampings

Andul Road Area.

ayaswal Industries
addan Oxygen & Acetylene (Khardah)
Mmimax Engg.
Calcutta Silk Mfg.
Associated Pigments
Modern India Const.
Hind Wire Industries
Bangasree Cotton Mill
kusum Engg.
depore Potteries
industrian Wire
ingal Luxmi Cotton Mill

Khardah Area.

ngal Belting ngodaya Cotton Mill ndusthan Motors (Heavy Engg.) gments & Chemicals dian Yeast

Uttarpara Area.

Innison Jute Mill
felvin Jute Mill
fittaghur Paper Mills
Standard Jute Mill)
fastern Mfg.
Bitannia Engg.
Empire Jute Mill
Titaghur Sewage Pumping Stn.

Barrackpore and Titaghur Areas.

#### Column I

Mokhada Oil Mill
Belgachia Pumping Stn.
Rai Charan Oil Mill No. 1
Eastern Rly., Dakhindary
N. R. Ghosh Saw Mill
Coates of India
Bhattacherjee Co.
N. C. Nundy
Ganesh Oil Mill
Agnihotra Oil Mill
Ultadanga Oil Mill
Sree Sankar Oil Mill No. 2
Bengal Burma Rice
Lily Biscuit
Lily Barley

United Rolling Mill
Krishna Flour Mill
Bajrangbali Engg.
Victoria Glass Works
Victoria Cotton Mill
Hanuman Foundries
Sree Radhakrishna Cotton Mill
Ghusury Rope
Howrah Trading
Sree Hanuman Steel Rolling Mill
Kedar Jute Mill
Bhutoria Bros.
Steel Fittings
D. N. Singha
Amar Industries

Sree Bajrang Electric Bhartia Steel Ajmera Industries Bhartia Cold Storage Attas Iron Foundry No. 2 Lalchand Mahadeblal Lilooah Steel & Wire Hariana Iron Works Sree Hanuman Foundries Asoka Steel Industries Swaika Oil Mill Hooghly Ink Sun Engineering Sun Rolling Mill Industrial Trading Corporation Bharat Properties East India Rubber Works No. 1 Agarwalla Hardware East India Rubber Works No. 2 Orient Iron & Steel Gupta Engineering Works Bengal Metal Industries Sree Gopal Engineering Swaika Vanaspati Govt. of West Bengal, Lillooah Metal Products Ambica Metal Swastika Steel Kailash Rolling Mill Orient Steel & Wire Mohini Oil Mill Thakurdas Sureka Iron Foundry Banerjee Chakravarti & Co. R. B. S. Rubber Bysack Oil Mill Sree Luxmi Iron & Steel Howrah Steel & Wire

Column II

Ultadanga Area.

Salkia and Ghusury Areas.

Belur and Lillooah Areas.

#### Column I

Jessop's Basic Training College Sudson Associated Rubber & Plastic

Baldcoram Saligram
K. K. Shaw
Stee Luxmi Flour Mills
Mahabir Cold Storage
Ascroft Jute Press
Ocean Jute Press
Union Jute Press
Sun Hyd. Jute Press
Vishnu Hyd.
L. S. S. Co.
Hooghly & Ganges Jute Press

Narkeldanga Roller Flour Mill Railway Colony Pumping Stn. Narkeldanga Pumping Station Bengal Ceramic Institute Kedar Rubber Orient General Industries, Narkeldanga Gobinda Sheet Metal Surah Jute Mills. Small Tools Mfg. Calcutta Jute Mfg.

#### Column II

Dum Dum and Nager Bazar Areas.

Cossipore and Chitpore Areas.

Narkeldanga Area.

#### PART II

#### SCHEDULE B

Supply to the L. T. consumers fed from our following sources is also liable to be interrupted on Saturday, 28th July, 1962.

Jagtolla P/T, Akra Stn P/T, Maheshtolla P/T, Puranpara P/T, Moynagarh P'T, Ganipur P/T, Sibiampur P/T, Gopal Metal Works P/T, Nangi Bazar P/T, Nangi Stn. P T, Budge Budge T/H No 1, Burlge Budge T/H No. 2, Budge Budge Stn. P T, Budge Budge T/H No. 3, Prinsep St. S'S (Partly), Wellesley Stn. S/S (Partly), Beniapukur R S, Marquis St. R/S, Andul Rd. P/T, Kasundia P T, Howrah South P/T, Santragachi P/T, Cncular Rd. T/H, Ramrajatolla T/H, Ichapore Rd. O T No. 2, Ichapore Rd. P/T, Chakraberia P/T, Howrah West O T, Elgin Rd. S/S, Mahesh T/H, Sukchar T/H, Banstolla O/T, Kotrung O/T, Kotrung North P T, Thompson Rd. T/H, Titaghur P T. Serampore North T/H, Chatrabazar P T, Sheoraphuli P/T, Zamindar Rd. P/T, Baidyabati T H, Amherst Street R/S (D.C.), Galiff P/T, Canel

East Rd. P/T, Daspara T/H, Canal West Rd. P/T, Ultadanga West T/H, Ultadanga P/T, Ultadanga T.H, Bagmari P/T, Girish Ghose Rd. P/T, Ghusury T/H, Salkia T/H, Howrah North P/T, Belur Rd. O/T, Kumarpara P/T, Gowshala O T, Gowshala Rd. P/T, Chakpara Rd. O/T, Subhasnagore O/T, P. K. Guha O T, Dum Dum West T/H, Mall Rd. P/T, Motifheel P/T, Nagerbazar T/H, Bagiola T/H, Chitpore S/S, Baranagore T/H, Surja Sen O T, Hasti Rd. P/T, Baranagore North T/H, Satchasipara R S, Sovabazar R S, Golabari O/T, Nawabputty T/H, Grey St. S/S, Sham Square R S, Strand South S/S, Entally S/S, Central Avenue S/S, Narkeldanga North Temp. P/T, Narkeldanga North P/T, Talpukur, R/S, Barwaritolla O T, Rashmoni Bazar P/T, Narkeldanga T/H, Sibkristo Daw P/T, Surah P/T.

#### Note

T/H=Transformer House.
R/S=Rectifier Station.
O/T=Outdoor Transformer.
P/T=Pole Transformer.
S/S=Sub-station.

By order of the Governor,
P. M. DAS GUPTA,
Dy. Secy. to the Govt. of West Bengal.





# Gazette

#### Extraordinary

#### Published by Authority

RAVANA 61

SATURDAY, JULY 28, 1962

[SAKA 1834

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEVELOPMENT DEPARTMENT

#### NOTIFICATION

Dated the 19th July 1962

In pursuance of sub-section (1) of section 29 of a Electricity (Supply) Act, 1948 (Act 54 of 1948), we whence mentioned in the schedule below, preated by the West Bengel State Electricity Board nder section 28 of the said Act is hereby published in general information.

Notice is hereby given that any representation add by any licensee or any other person interested the said scheme before the 29th September 1962, ill be considered.

#### THE SCHEDULE

scablishment of an electricity generating station to be called the "Bandel Thermal Power Station".

The total generating capacity will be 330 M.W. nmediate with scope for future expansion. The ower station will be interconnected with the jurgapur and D.V.C. power stations. Approximate-325 acres of land will be required for the power lation, its ancillaries and township.

To transmit and distribute the power to Greater adcutta area two double circuit 132 KV overhead mes are proposed to be erected. First circuit would tart from Baikunthapur opposite Tribeni railway tition and would proceed through the following hauzas or their neighbourhood and would terminate

nen Lillooah Pinjrapole under police-station Bally covering a route distance of about 38 miles.

#### Proposed route of first circuit

Police-station Mogra, district Hooghly

- 1 Baikunthapur
- 2. Amodghata (Bagati)
- 3. Gazaghanta
- 4. Mithapukur (Saptagram)
- 5. Bara Khejuria
- 6. Chhota Khejuria

Police-station Chinsurah, district Hooghly

- Z Debanandapur
- 8. Karidanga

Police-station Polba, district Hooghly

- 9 Akna
- 10 Debipur
- 11. Sankarbati
- 12. Anantapur

Police-station Bhadraswar, district Hooghly

- 13. Khalisani
- 14. Balkuli
- 15. Nabagram
- 16. Altara
- 17. Dhitara
- 18. Digra
- 19. Khurigachhi
- 20 Chak

#### Police-station Serampur, district Hooghly

- 21. Dirghaga
- 22. Piarapur
- 23. Belu
- 24. Chatra
- 25. Madpur
- 26. Bangihati
- 27. Jagannathpur
- 28. Bamunari

#### Police-station Chanditala, district Hooghly

- 29. Bhadua
- 30. Chakundi
- 31. Khorel
- 32. Monoharpur

#### Police-station Bally, district Howrah

- 33. Jovpur Bil
- 34. Bally

The line will be tapped near Dankuni railway station (opposite Bally K.at) at Monoharpur mauza for supplying power by double circuit 33 KV line to Hind Motors Ltd. and other industries in the locality up to Kennagar. A double-circuit inter-connection shall also be provided between Andul substation detailed below and Lillooah sub-station so as to form a 132 KV D/C ring main.

The second circuit would start at the same place as the first one and would proceed along the following mauzas or its neighbourhood and would terminate at Andul by the side of existing 132 KV substation of D.V.C. under Howrah municipality.

#### Proposed route of second circuit

- Police-station Mogra, district Hooghly
- 1. Baikunthapur
- 2 Amodghata
- 3. Puranpota
- 4. Alikhoza

#### Police-station Polba, district Hooghly

- Hasnabad
- 6. Ayma
- 7. Bhatua 8. Ampala
- 9. Chak Gotu
- Maliapara
   Gotu
- 12. Narayanpara
- 13. Pubirbheri
- 14. Ugli

#### Police-station Singur, district Hooghly

- 15. Khanpukuria
- 16. Atisara
- 17. Nasibpur
- 18. Dansi
- 19. Telipukur
- 20. Ajabnagar
- 21. Ramnagar22. Kharsorai

#### Police-station Chanditala, district Hooghly

- 23. Manirampur
- 24. Madhabpur

#### Police-station Baksha, district Hooghly

- 25. Janai
- 26. Bamundanga

#### Police-station Chanditala, district Hooghly

27. Khanpur

Police-station Domjur, district Howrah

- 28. Bhaskar
- 29. Payratungi
- 30. Daspara
   31. Paikendari
- 32. Salap
- 33. Garhpa

#### Police-station Jagacha, district Howrah

- 34. Sultanpur
- 35. Baksara

The capital expenditure involved in the establishment of the power station is estimated to be Rs. 29 crores and that of transmission system Rs. 3.0 crores. The annual revenue is estimated at Rs. 3.3 crores initially and Rs. 5.6 crores ultimately. The generating station and the first transmission circuit are expected to be commissioned by 1964 and the second circuit by the end of 1963.

S. N. RAY,

Chairman,

West Bengal State Electricity Board.

# Calcutta



# Gazette

#### सत्यमेव जयते

#### Extraordinary

#### Published by Authority

(AVANA 8)

MONDAY, JULY 30, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### **EPARTMENT OF LAND AND LAND REVENUE**

#### Land Acquisition

#### NOTIFICATION

Burdwan. - No. 9366L.A. — 30th July 1962.—hereas the functions of the Central Government ider the Land Acquisition Act, 1894 (1 of 1894), in lation to the acquisition of land for the purpose of a Union, have been entrusted to the State Government by notification No. 20/1/55Judl.(1), dated the th May 1955, issued by the Government of India, the Ministry of Home Aflairs under clause (1) of ticle 258 of the Constitution of India as S.R.O.1074 d published at page 868, Part II, section 3 of the fazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that land likely to be needed for a public purpose, being a rpose of the Union, namely, for camp site in conction with the installation of ropeway by the Coal and for supplying sand to the coal mines in the mbad-Kajora area in the villages of Babuisol and inshpur, jurisdiction list Nos. 46 and 44, rescuively, police-station Ondal, district Burdwan, it is reby notified that for the above purpose pieces of the schedules of lands below and measuring, more less, 37.72 acres, are likely to be needed for the oresaid public purpose at the public expense within a aforesaid villages of Babuisol and Harishpur.

#### Schedule A (waste or arable land)

Police-station Ondal, district Burdwan

Village Babuisol, jurisdiction list No. 46

Cadastral survey plots – 1212, 1213, 1216, 1218 to 1228 and 1288.

Village Harishpur, jurisdiction list No. 44

Cadastral survey plots-1382 and 1390.

#### Schedule B (other than waste or arable land.)

Police-station Ondal, district Burdwan Village Babuisol, jurisdiction list No. 46

Cadastral survey plots-- 1214 and 1217.

Village Harishpur, jurisdiction list No 44

Cadastral survey plots 1388 and 1389.

This notification is made, under the provisions of section 4 of Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Burdwan. In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, 1894 and real with the aforesaid notification, the Governor pleased to direct that provisions of section 5A shad not apply to the waste or arable land described a schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the Act shall apply.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal



# Gazette

# Extraordinary

## Published by Authority

SRAVANA 8]

MONDAY, JULY 30, 1962

[SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly: and Bills published before introduction in that Assembly.

#### COVERNMENT OF WEST BENCAL

**Calcutta** 

LAW DEPARTMENT

#### Legislative NOTIFICATION

No. 1589L. - 30th July, 1962. - The Governor having been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the tollowing Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for general information:—

## THE INDIAN STAMP (WEST BENGAL AMENDMENT) BILL, 1962.

#### A

#### BILL

to amend the Indian Stamp Act, 1899 in its application to West Benyal.

Wheneas it is expedient to amend the Indian Stamp 2 of 1899. Act, 1899, in its application to West Bengal, for the purpose and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title and commencement.

- 1. (1) This Act may be called the Indian Stamp (West Bengal Amendment) Act, 1962.
- (2) It shall be deemed to have come into force on the 1st day of December, 1961.

Application of the Act.

2. The Indian Stamp Act. 1899 (hereinafter referred to as the said Act), shall, in its application to West Bengal, be amended for the purpose and in the manner hereinafter provided.

The Indian Stamp (West Bengal Amendment) Bill, 1962.

(Clauses 3, 4.)

Amendment of Schedule IA to Act 2 of 1899. 3. For article 30 in Schedule 1A to the said Act, the tollowing article shall be substituted, namely:—

\*\*30. Entry as an Attorney on the roll of the High Court at Calcutta under any law for the time being in force.

Five hundred rupees.".

#### Exemption.

Entry of an attorney on the roll of the High Court at Calcutta, when he has previously been enrolled as such in any other High Court.

Repeal and savings.

4. (7) The Indian Stamp (West Bengal Amendment) West Ben. Ord. II of 1962.

(2) Anything done or any action taken under the said Act as amended by the Indian Stamp (West Bengal Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 20th day of June, 1962.

#### STATEMENT OF OBJECTS AND REASONS.

Consequent on the enforcement from 1st December, 1961 of Chapter 111 of the Advocates Act, 1961, the payment of a Stamp Duty of Rs. 750 for entry as an Advocate on the foll of the High Court, as provided for in the Indian Stamp Act, 1899, will no longer be necessary. It is, in the circumstances, necessary to suitably amend the Indian Stamp Act. Hence the Bill.

1. D. JALAN,
Member-in-charge.

Calcutta,

The 30th July, 1962.

#### FINANCIAL MEMORANDUM.

The Bill does not involve any expenditure from the Consolidated Fund. The reduction of the fee of Rs. 750 previously payable by Advocates for enrolment to Rs. 250 has already been effected by the Advocates Act and the amendment in the Indian Stamp Act is only consequential. It may be mentioned, however, that while there has been reduction in the fees in the case of Advocates who used to be enrolled in the High Court, there has been an increase in the enrolment fee of other lawyers who will now be enrolled as Advocates since the fee previously payable by them for enrolment in the courts other than the High Court was only Rs. 20, 15 and 5 according to the status of the court in which practice was sought.

1. D. JALAN,
Member-in-charge.

CALCULTA,

The 30th July 1962

By order of the Governor,

K. K. HAJARA.

Secy, to the Govt. of West Benyal.

wred No. G207

The

# Calcutta



# Gazette

#### Extraordinary

#### Published by Authority

ANA 8 J MONDAY, JULY 30, 1962 [ SAKA 1884

I—Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES ORDER

40. 6009F.S./FS/CG/6P-13/62Pt.I.—30th July 2.—In exercise of the power conferred by subtion (1) of section 3 of the Essential Commodities 1, 1955 (X of 1955), read with clause (c) of subtion (2) of the said section and order No. S.R.O. 15. dated the 2nd April 1957, of the Government India, published at pages 734-736 of the "Gazette idia", dated the 13th April 1957, Part II, section he Governor is pleased to direct that the imum retail prices at which rubble coal (grade slack coal (grade II) and smithy coal (grade IIIB) be fold at the selling centres within the Diamond

#### **Schedule**

	Name of centre.		Variety of coal.			Retail   per quin (exclusive sales ta
						$\mathbf{R}_{S}$
1.	Diamond Harbour	• •	Rubble co	oal (gra	de II)	4 ()()
2.	Hatuganj		Ditto	• •	• •	4 00
3.	Sarisha		Ditto	• •	• •	4 (00
4.	Doula	• •	Ditto	• •	• •	4 .00
5.	Mathurapur	• •	Ditto	• •	• •	4 .00
6.	Lakshmikant pur.	<b>a</b> -	Ditto	• •	• •	4 (0)
7.	Belsingha		Ditto	• •		4 00
8.	Fatepurhat		Ditto			4 00
9.	Magrahat		Ditto			4 00
10.	Magrahat		Slack coal	(grado )	II)	3 92
11.	Magrahat		Smithy coa	al (grad	o IIIB)	3 97

By order of the Governor S. M. BHATTACHARYYA, Secy. to the Govt. of West beng

Frinted and published by the Printing, West Bengal, at West Superintendent, Govern Bengal Govt. Press, Ali

# Calcutta



Guzette

## Extraordinary

#### Published by Authority

ANA 9 | TUESDAY, JULY 31, 1962

[ SAKA 1884

I' I-Orders and Notifications by the Governor on West Bengal, the High Court, Government Treasury, etc.

Annichture of the second secon

GOVERNMENT OF WEST BENGAL

# PARTMENT OF LAND AND LAND REVENUE Land Acquisition DECLARATION

Burdwan.—No. 9492L.A.—31st July 1962.—Wherethe functions of the Central Government under Land Acquisition Act, 1894 (I of 1894), in relation the acquisition of land for the purpose of the Bion, have been entrusted to the State Government notification No. 20/1/55-Judl.(1), dated the 14th ay 1955, issued by the Government of India, in the linistry of Home Affairs under clause (I) of article 18 of the Constitution of India as S.R.O. 1074 and whished at page 868, Part II, section 3 of the Gazette of India", dated the 21st May 1955;

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And whereas the Governor is satisfied that a safeded for a public purpose being a purpose of Union, namely, for camp site in connection a installation of Ropeways by the Coal Board for a plying sand to the coal mines in the Jambad-ka area, in the villages of Babuisol and Harish purisdiction list Nos. 46 and 44, respectively, polistation Onel I. district Burdwan, it is hereby decla that pieces of lands comprising cadastral surplots Nos. 1212, 1213, 1216, 1218 to 1228 and 1 in village Babuisol and cadastral survey plots N 1382 and 1390 in village Harishpur, and measurimore or less, 26.69 acres, are needed for the afores public purpose at the public expense within aforesaid villages of Babuisol and Harishpur.

Mines of coal, iron-stone, slate or other miner lying under the land or any particular portion of land, except only such parts of the mines a minerals as it may be necessary to dig, or carry away or use, in the construction of the work for the mapose of which the land is being acquired are madeded.

This declaration is made under the provisions action 6, Act I of 1894 and section 3, clause (I), I KVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the off of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Beng

# Calrutta



## Gazette

#### Extraordinary

#### Published by Authority

[NA 9] TUESDAY, JULY 31, 1962 SAKA 1884

1-Orders and Notifications by the Governor of West length, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATION

1. 4874/MIM-66/60. 31st July 1962.—In exertic the power conferred by clause (bb) of sub-section of section 554 of the Bengal Municipal Act, 37/Bengal Municipal Act XV of 1932), and in participation of notification No. 3179/MIM-66/60, is the 30th March 1962, the Governor is pleased carect that all the powers and duties which are lighteressed and performed by Shri A. K. Ghosh and the continuous of notification No. 13688/MIM-66/60, the the 29th November 1961, published in the light Gazette Extraordinary", Part I of the matter shall continue to be exercised and performed by him for a further period of three months in the 1st August 1962.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

ed and published by the Superintendent, Governmenting West Bengal, at West Bengal Govt. Press, Alipore

Calcutta



Guzette

## Extraordinary

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NA 9]

TUESDAY, JULY 31, 1962

[ SAKA 1884

Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition DECLARATION

ereas the functions of the Central Government et the Land Acquisition Act, 1894 (I of 1894), dation to the acquisition of land for the purposes the Union, have been entrusted to the State erament by notification No. 20/1/55-Judl.(I), d the 14th May 1955, issued by the Government under, in the Ministry of Home Affairs, under so (1) of article 258 of the Constitution of

ndia as S.R.O. 1074 and published at page \$868, Part II, Section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the Oil Pipeline Project (n. 5523 to 53.3), in the village of Birpara T.E., jundiction list. No. 45, police-station Madaribat, district Jalpaiguri, it is hereby declared that pieces of land comprising parts of cadastral survey plot Nos. 622, 623, 647, 650 and 654, and measuring more or less, 2.13 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid village of Birpara T.E.

This deal region is made under the provisions of section 6 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may contern.

A plus of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy to the Govt. of West Beng.

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# Calcutta



Gazette

## Extraordinary

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VANA 10] WEDNESDAY, AUG. 1, 1962

[ SAKA 1884

RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition NOTICES

Murshidabad.—No. 9546L.A.(P.W.).—1st August 962.—Whereas 103.98 acres, more or less, of land musted in or near the villages of Beoa and rimintapur, jurisdiction list Nos. 31 and 36, espectively, described below, have been requisitioned under sub-section (1) of section 3 of the West Bengal Land (Requisition and Acquisition) let, 1948, by the person authorised under the said ection 3(1) for the purpose of providing facilities or transport and communication, namely, for the lerakka Barrage Project;

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor equires such land, being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern. A plan of the land may be inspected in the office

of the Collector, Murshidabad.

#### Description of the land

Police-station Farakka, district Murshidabad.

Village Beoa, jurisdiction list No. 31.

Cadastral survey plots in full—5222 to 5229, 5230 to 5234, 5435 to 5437, 5439 to 5457 and 54445/5464.

Cadastral survey plots in part—5235, 5431 to 5434.

Well 5438

2313

Village Srimantapur, jurisdiction list No. 36

Cadastral survey plots in full—40 to 45, 308 to : 448 to 486, 500, 315/1365 and 311/1366.

Cadastral survey plots in part-37 and 39.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bens

Murshidabad.—No. 9548L.A.(P.W.).—1st Aug 1962.—Whereas 36.69 acres, more or less, of la situated in or near the village of Beoa, jurisdictilist No. 31, police-station Farakka, described beld have been requisitioned under sub-section (1) of s tion 3 of the West Bengal Land (Requisition a Acquisition) Act, 1948, by the person authors under the said section 3(1) for the purpose providing facilities for transport and communication amely, for the Farakka Barrage Project;

Now, therefore, notice is hereby given that pursuance of section 4 of the said Act, the Govern acquires such land, being required for a pub purpose as aforesaid.

This notice is given under the provisions of su section (1a) of section 4 of the West Bengal La (Requisition and Acquisition) Act, 1948 (We Bengal Act II of 1948), to all whom it may concer

A plan of the land may be inspected in the offiof the Collector, Murshidabad.

#### Description of the land

Police-station Farakka, district Murshidabad. Village Beoa, jurisdiction list No. 31.

Cadastral survey plots in full—5287, 5288, 5292, 5296, 5296, 5297, 5298, 5299, 5300, 5302, 5303, 5304, 536 5306, 5307, 5308, 5309, 5310, 5311, 5312, 5313, 531 5315, 5316, 5317, 5318, 5319, 5320, 5322, 5323, 532 5325, 5326, 5327, 5328, 5329, 5330, 5331, 5332, 533 5334, 5335, 5336, 5337, 5338, 5339, 5340, 5342, 534 5344, 5345, 5346, 5553, 5354, 5355, 5356, 5357, 535 5359, 5360, 5361, 5363, 5364, 5365, 5366, 5367, 536 5369, 5370, 5371, 5372, 5374, 5466, 5468, 4746, 474 4748, 4749, 4750, 4751, 4752, 4754, 4756, 4757, 4756, 4760, 4761, 4762, 4763, 4764, 4765, 4785, 4786, 4787, 4788, 4789, 4790, 4791, 4792, 4793, 4794, 4796, 4797, 4798, 4799, 4800, 4801, 5161, 5162, 516 and 5164.

Cadastral survey plots in part—5341, 4743 and 4806

By order of the Governor,
B. CHAKRABARTI,
Dy., Secy. to the Govt. of West Benga



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1—Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

MMERCE AND INDUSTRIES DEPARTMENT

#### Mines and Power

#### **ORDER**

the Indian Electricity Act, 1910 (IX of 1910), the ternor is pleased hereby to make the following endment in this Department order No. 2064-MP/137 61, dated the 25th May 1961, published at 185 1405-1407 of Part I of the "Calcutta Gazette, proordinary", of the 27th May 1961, for regulating supply, distribution, consumption and use of

# 2316 THE CALCUITA GAZETTE, EXTRAORDINARY, AUGUST 2, 1962.

electrical energy, as subsequently amended (he after referred to as the said Order), namely:

#### **Amendment**

For paragraph II of the said Order, the folloparagraph shall be substituted, namely:—

"II. If the Calcutta Electric Supply Corpor Limited is satisfied that any industrial consthas contravened any of the provisions of graph I, it may, notwithstanding anything to contrary contained in any contract, discont with the previous sanction of the State Goment, the supply of electrical energy to industrial consumer either permanently or for period or periods as it may consider necessary

Provided that the State Government shall sanction any such discontinuation of suppledectrical energy to any industrial consumer at three days notice in writing of its intention of and an opportunity of being heard,".

By order of the Governor,
S. DUTT-MAZUMDAR,
Secy. to the Govt. of West Ben

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ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Covernment Treasury, etc.

#### Government of West Bengal

#### OFFICE OF THE COMMISSIONER,

# PRESIDENCY DIVISION Presidency Division—Calcutta

#### NOTIFICATION

No. 1447M.—2nd August 1962.—In exercise of e power under section 20 of the Bengal Munipal Act, 1932 (Bengal Act XV of 1932), legated to the Commissioners of Divisions by overnment notification No. 4394/M.1M-109/55, ited the 18th May 1956, I hereby determine, after insidering the views of the commissioners of inhampore municipality at a meeting held on the lth July 1962, that Berhampore municipality in the strict of Murshidabad shall, for the purpose of ection of commissioners, be divided into thirty ngle-member wards. The description of the nundary of ecah ward is given below:—

#### Ward No. 1

North—Berhampore Station Road. South—Chaltia Beel and Ajodhyanagar. East—Mankumari Road (Bhakuri union board). West—Exhibition Bagan and Naya Sarak.

#### Ward No. 2

North—Alep Khan Mahalla.
South—Old Police Line and Davis Road.
East—Rutimahal Road.
West—Lalsarak Road.

#### Ward No. 3

North—Central Jail.
South—Parshimahal Road.
East—Hitalal Sooner Lane and Jahan Box Lane.
West—River Bhagirathi.

#### Ward No. 4

Norh—Rutimahal and Chhodi Napit Lane. South—Mechhuabazar Road. East—Nayasarak Road. West—River Bhagirathi.

#### Ward No. 5

North -- Dhopapatti and Dhopamahal Road. South -- Zemindary (Kumer Hostel). East -- Davis Road West -- River Bhagirathi.

#### Ward No. 6

North—Nimtala Road and Parshimahal Road. South—Ajodhyanager (union board area). East—Ukilpara (Judges Court). West—Bhagirathi and Bibiganj.

#### Ward No. 7

North—Grant Hall Road.
South—Gorabazar.
East—N. H. 34 Rd. Shibdanga, Bodarpur mouza.
West—Bhagirathi.

#### Ward No. 8

North—Bisnupur Beel and Kotwali Road. South—Cantonment, Berhampore Post office and Police station. East—State Agriculture Farm.

West—River Bhagirathi.

#### Ward No. 9

North -- Lakshmi Jola (Beel Bisnupur).
South -- Upper Kadai Road.
East -- Ram Krishna Bhattacharjee Lane,
Pilkhana.
West Khalashibazar Road.

#### Ward No. 10

North Musalmanpara. South Borstal School (Grant Hall Road). East Jangu Doctor Lane—Lower Kadai. West—Bhagirathi.

#### Ward No. 11

North Bhattacherjee Para and Central Cooperative Bank. South --Lakshmijola and Hospital. East—Baramuri (Beel). West—Bhagirathi.

#### Ward No. 12

North—Ram Babu's Lane. South—Musalmanpara. East—Berhampore Main Roau. West—Bhagirathi.

#### Ward No. 13

North—Kishori Ghosh Lane and Nimoy Chhabhaya Lane. South Sri Charan Kabiraj Lane. East—Beel Bisnupur. West Ambika Babu, Baithak Khana and Ram Babu Lane.

#### Ward No. 14

North Bhowmick Lane—Goalpara. South—Ambika Babu Lane. E ist Berhampore Main Road. West—River Bhagirathi.

#### Ward No. 15

North -- Banshatta Lane and Manindra Road. South-- Puratan Chhapakhana Lane. East -- Baramuri Main Sluice. West -- River Bhagirathi.

#### Ward No. 16

North—Dewanganj Road and Namo Khagra Lane. South—Sashi Sekhar Banerjee Lane. East-Jhingapara Beel, Bishnupur. West—Berhampore Main Road.

#### Ward No. 17

North—Gopal Ghat Road. South—Bhairabtala Ghat. East—Manindra Road. West—River Bhagirathi.

#### Ward No. 18

North—Paransil Lane, Daihatta. South Dewanganj. East Barakuthi Road. West—Manindra Road.

#### Ward No. 19

North Ratan Saha Ghat Road. South - Nrishingh Deb Ghat Road. East - Manindra Road (Acherjeepara). West—River Bhagirathi.

#### Ward No. 20

North—Saidabad Main Road (Ratan Saha Ghat Road), Kalupara. South—Fakir Bagchi, Beni Kundu Lane and Acherjeepara. East-Pound Road, Sashi Babu's garden. West—Manindra Road.

#### Ward No. 21

North—Daihatta Road. South -Jelliapara, Namo Khagra. East—Paresh Khan's Lane. West—Deanganj, Barakuthi Road.

#### Ward No. 22

North—Daihatta Road, Dayanagar Road. South—Namo Khagra. East—Chatra Beel and Nimay Chhabhay Lane. West—Kunja Chandra Lane.

#### Ward No. 23

North-- Mohanroy Para—Dayamoyeepara. South—Daihatta—Kantanagar. East—Beel Bishnupur. West—Pound Road.

#### Ward No. 24

North—Katmapara Lane. South—Kalupara Lane. East—Biseswar Choudhury Lane. West—River Bhagirathi.

#### Ward No. 25

North--Krishnaroypara. South--Katmapara Lane. East--Doyamoycepara. West--River Bhagirathi.

#### Ward No. 26

North—Debesh Mukherjee Road and Gangadhar Kabiraj Lane. South—Shyamananda Bagchi Lane—Katmapara. East—Curzon Road, Dayamoyeepara. West—Kalupara—Dwarik Bhattacherjee Lane.

Ward No. 27

North—Kumar Durga Nath Lane. South—Krishnaroy Para. East—Beel (Hatinagar union board) West—River Bhagirathi.

Ward No. 28

North—Farasdanga Char. South—Radhaballavpara. East—Hatinagar union board. West—River Bhagirathi.

#### Ward No. 29

North—Hatinagar union board. South—Babul Bona Road. East—Eastern Railway line. West—Beel Bisnupur.

#### Ward No. 30

North—Katiganga. South—Manindra Colony. East—N. H. 34 Road—Hatinagar union board. West—Eastern Railway Line.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

I. B. S<sup>I</sup>JRITA Commissioner.



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I-Orders and Notifications by the Governor of Wast length, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# EPARTMENT OF LAND AND LAND REVENUE Land Acquisition

#### NOTIFICATION

Murshidabad. No. 9600L.A.—2nd August 1962. Whereas the functions of the Central Governnt under the Land Acquisition Act, 1894 (I of 4), in relation to the acquisition of land for purposes of the Union have been entrusted to State Government by notification No. 20/1/55-11(1), dated the 14th May 1955, issued by the wernment of India in the Ministry of Home lars under clause (I) of Article 258 of the astitution of India, as S.R.O. 1074 and publied at page 868, Part II, Section 3 of the azette of India", dated the 21st May 1955;

And whereas it appears to the Governor that d is likely to be needed, for a public purpose, ng a purpose of the Union, namely, for the rakka Barrage Project in the villages of Beoad Srimantapur, jurisdiction list Nos. 31 and respectively, police-station Farakka, district urshidabad, it is hereby notified that a piece of d comprising cadastral plots as described in a schedule of land below and measuring, more or 8, 31.32 acres, is likely to be needed for the resaid public purpose at the public expense than the aforesaid villages of Beoa and Srimanta-

#### Schedule of lands

#### Police-station Farakka, district Murshidabad Village Beoa, jurisdiction list No. 31.

Cadastral survey plots in full—5063, 5069, 5071, 5072, 5117, 5121, 5122, 5125, 5202, 5243, 5244, 5245, 5246, 5247, 5251, 5252, 5253. 5071, 5072, 5243, 5244,

Cadastral survey plots in part 5059, 5062, 505065, 5067, 5068, 5073, 5115, 5116, 5201, 5239, 5240, 5241, 5249, 5250, 5254, 5260.

Village Srimantapur, jurisdiction list No. 36.

Cadastral survey plots in full—2107, 2133, 21 2138.

Cadastral survey plots in part-2135, 2136, 21

This notification is made, under the provisions section 4 of the Land Acquisition Act, 1894, 11 the said notification to all whom it n with concern.

A plan of the land may be inspected in the all of the Collector, Murshidabad.

In exercise of the powers conferred by the s section read with the said notification, the Go ernor is pleased to authorise the officers for t time being engaged in the undertaking with th servants and workmen, to enter upon and surv the land and do all other acts required or pr mitted by that section.

In exercise of the powers conferred by su section (4) of section 17 of the Land Acquisition A 1894 (1 of 1894), the Governor is pleased to dire that provision of section 5A of the said Act the not apply to the waste and arabie land describe in the schedule of land above to which in the opinion of the Governor, the provisions of such sections of the covernor of the provisions of such sections of the covernor of the provisions of such sections of the covernor section (1) of section 17 of the Act are applicable

> By order of the Governor B. CHAKRABARTI, Dy. Secv. to the Govt. of West Benj

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1-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# ICE OF THE COMMISSIONER, PRESIDENCY DIVISION

#### Jalpaiguri Section

o. 520P.W. -31st May 1962.—Whereas the new c ferry, mentioned in the schedule below (herear referred to as the said new public ferry), is, y opinion, needed;

w, therefore, in exercise of the power conferred ause (c) of section 6 of the Bengal Ferries Act, (Bengal Act I of 1885) (hereinafter referred to said Act), read with the Government of Bengal, ration No. 3403L.S.-G., dated the 1st December published at page 259 of Part 1B of the "Cal-Gazette" of the 7th December 1904, I hereby ish the said new public ferry;

d, in exercise of the power conferred by section the said Act, read with the Government of the said Act, read with the Government of the said notification No. 217L.S-G., dated the 12th ry 1905, published at page 13 of Part 1B of the utta Gazette", dated the 18th January 1905, by order that the said new public ferry shall maged by the District Board, Jalpaiguri, being ocal authority having jurisdiction over the area ich the said new public ferry is situated.

#### The schedule

New public ferry being a ferry at Barachowk the river Gadadhar (under Alipur Duar police-stain the district of Jalpaiguri. The limits of the new public ferry are as follows:—

North—River Gadadhar and Bhatibari m (jurisdiction list No. 115).

South--River Gadadhar.

East—Bhatibari mauza (jurisdiction list No. 1. West—Paschim Barachowki mauza (jurisdiction list No. 112).

I. B. SURITA, Commissioner, Presidency Divis



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PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### AND AND LAND REVENUE DEPARTMENT

Calcutta

#### Land Reforms

#### NOTIFICATION

No. 9588-L.Ref. 2nd August 1962.--The following aft of amendments which, in exercise of the power inferred by section 59 of the West Bengal Estates equisition Act, 1953 (West Bengal Act I of 1954), e Governor proposes to make in the West Bengal states Acquisition Rules, 1954, as subsequently nended (hereinafter referred to as the said rules), hereby published, as required by sub-section (1) of e said section, for the information of persons likely be affected thereby.

2. Notice is hereby given that the draft will be ken into consideration on or after the 18th August %2 and any objection or suggestion with respect ereto which may be received by the undersigned fore that date shall be considered.

#### **Draft Amendments**

1. For rule 4 of the said rules, substitute the llowing rule, namely:

Terms and conditions of holding land retained by an inter mediary under section 6(1).

4. Any land retained by an intermediary under the provisions of sub-section (1) of section 6 shall subject to the provisions of the Act, be held by him from the date of vesting on the terms and conditions

specified below:-

#### Terms and conditions above referred to

Land comprised in a tea garden: The intereduary shall hold such land on the terms and condiins set out in Schedule F appended to these rules.

- B. Land not comprised in a tea garden: (1) T intermediary shall, if his holding comprises an u divided share of any plot, partition and demarca such share, when so required by a Revenue Office and on failure of the intermediary to do so, t Revenue Officer shall partition and demarcate su share. On such partition and demarcation, t Revenue Officer shall assign a separate plot numb to the holding and make, where possible, su changes in the cadastral survey map and in t records-of-right as may be necessary.
- (2) If the land held by the intermediary be no agricultural land, then-
  - (i) he shall hold it as a tenant under the W Bengal Non-agricultural Tenancy Act, 19 holding non-agricultural land for not I than twelve years without any lease writing;
  - (ii) he shall be governed by the provisions of West Bengal Non-agricultural Tenancy A 1949, except that if the rent in respect such land is determined or assessed unthe provisions of the Act, the amount rent payable for the period up to and incl ing the Bengali year in which such det mination or assessment takes place shall paid in such instalments and on such da as the State Government may direct, that an arrear of any such instalment sl bear simple interest at the rate of six an quarter per centum per annum from date on which the instalment falls due the date of payment or the date of inst tion of any suit or proceeding for recov thereof, whichever is earlier.

- (3) If the land held by the intermediary be agricultural land, then -
  - (i) he shall hold it, mutatis mutandis, on the terms and conditions mentioned in sections 23, 23A, clause (a) of section 25, sections 26 to 26G, 52 to 55, sub-sections (1) and (2) of section 56, sections 67, 67, sub-section (1) of section 68, sections 73, 86A, sub-sections (1), (2) and (3) of section 87, so much of section 159 as does not relate to protected interests, sections 161 to 163, 166, sub-sections (1), (2) and (3) of section 167, section 168, sections 169 to 171 and sections 173 to 177 of the Bengal Tenancy Act, 1885;
  - Provided that he shall not be entitled to let out the land or any part thereof in any manner whatsoever;
  - (ii) he shall pay rent for such land in four equal instalments falling due on the last date of each quarter of the agricultural year except that if the rent in respect of such land is determined or assessed under the provisions of the Act, the amount of rent payable for the period up to and including the agricultural year in which such determination or assessment takes place, shall be paid in such instalments and on such dates as the State Government may direct, and that an arrear of any such instalment shall bear simple interest at the rate of six and a quarter per centum per annum from the date on which the instalment falls due to the date of payment or the date of institution of any suit or proceeding for recovery thereof, whichever is earlier.
- (4) An intermediary belonging to a Schedule Tribe as notified under clause (i) of article 342 of the Constitution of India shall hold any land retained by him subject to the following further conditions, namely: --
  - (i) he shall not transfer his land or any portion thereof to any person by sale, exchange, mortgage, gift, will, lease or otherwise except

- with the previous permission of the Collector in writing containing the term of the transfer. No permission shall, however, be necessary in the case of a least to another member of the Scheduled Title or in the case of a complete usufructual miortgage to another member of the Scheduled Tribe for a period not exceeding seven years;
- (ii) no transfer shall be valid unless made by registered instrument; and
- (iii) if a transfer of any land or a portion there is made in contravention of the provision of this paragraph, the Collector may, on his own motion, or on an application made 1 that behalf, by an order in writing, eject the transferee from the land or portion thereof on such terms and conditions as his thinks fit, provided—
- (a) the transferee whom it is proposed to ejecthas not been in continuous possession for twelve years or more;
- (b) he is given an opportunity of showing cause against the order of ejectment; and
- (c) an appeal shall lie to the Commissioner of the Division from any order made by the Collector, if preferred within thirty days from the date of the order. Any order made by the Commissioner of the Division on such appeal shall be subject to revision by the State Government of its own motion or or application made in this behall within sixth days from the date of such order."
- 2. In Schedule 1 appended to the said rules, to the heading "[rule 1(c)]" substitute the heading "(rule 4)".

By order of the Governor,

N. RAYCHAUDHURI, Secv. to the Govt. of West Benga

# Calcutta



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1—Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

#### **GOVERNMENT OF WEST BENGAL**

#### LABOUR DEPARTMENT NOTIFICATION

10. 3455-1.R./IR/10L-92/61. 1st August 1962. ereas the Governor is of opinion that due rtage of supply of electrical energy the application he provisions of section 9A of the Industrial putes Act, 1947 (14 of 1947) (hereinafter referred, tems Nos. 4, 6 and 11 of the Fourth Schedule to said Act, to the Industrial establishments situated hin the area covered by the licence of the Calcutta Supply Corporation Limited arical energy in industries of manufacture (hereinr referred to as the said industrial establishments) cts the employers in relation thereto so prejudi-It that such application may cause serious repersion on the industries of manufacture concerned that public interest so requires;

low, therefore, in exercise of the power conferred section 9B of the said Act, the Governor is pleased eby to direct that the provisions of section 9A of said Act shall apply to the said Industrial estabments, subject to the condition that, for a period three months from the date of publication of this ification in the "Calcutta Gazette", no notice med to in the said section 9A shall be required respect of the matters specified in items Nos. 4, 6 ll of the Fourth Schedule to the said Act.

By order of the Governor, A. K. BHATTACHARYYA,

Dy. Secy. to the Govt. of West Bengal.

l and published by the Superintendent. Government g. West Bengal at West Bengal Govt. Press Alipore.



# Gazette

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#### GOVERNMENT OF WEST BENGAL

## THICE OF THE COMMISSIONER, PRESIDENCY DIVISION

Calcutta

#### NOTIFICATION

(so 1455M. 2nd August 1962. In exercise of the power under section 20 of the Bengal Municipal et, 1932 (Bengal Act XV of 1932), delegated to the Lommissioners of Divisions by Government notification. No. 4394/M.1M-109/55, dated the 18th May 1956, I hereby determine, after considering the trews of the commissioners of Ranaghat municipality at a meeting held on the 28th July 1962, that Ranaghat municipality in the district of Nadia shall, for the purpose of election of commissioners, be divided into sixteen single-member wards. The bescription of the boundary of each ward is given below:—

#### Ward No. 1

North -- Basko Khal.

South - Amarendra Nath Palchoudhury Road (north side).

East -Daspara Lane (west side).

West River Choorni.

#### Ward No. 2

North -Amarendra Nath Palchoudhury Road (south side).

South—Shyam Babu's Ghat Lane North and Sidheswaritola Lane North.

East Sreemanta Kundu Lane West and Purahitpara Lane West.

West- River Choorni.

#### Ward No. 3

North Amarendra Nath Palchoudhury Roac (south side).

South Dechoudhury Street (north side).

East Gunendra Nath Palchowdhury Road.

West Sreemanta Kundu Lane (east side) and Purarhitpara Lane (east side).

#### Ward No. 4

North Shyam Babu's Ghat Lane (south side).

South Ferry Fund Road (or Subhas Avenu-(north side).

East—Some part west side of Paichoudhury Street, some part south-west side of Ramchandra Biswas Lane and west side of Dwarick Mallick Lane.

West-River Choorni.

#### Ward No. 5

North South side of Sidheswaritola Lane, south side of Bhangrapara Lane or Pandit Kalimav Ghatak Road, south side of Railway area.

South -Some part north side of Ferry Fund Road (or Subhas Avenue) north side of Railway Colony.

East Some part west side of Middle Road (or Rabindra Sarani, new name) west side of Shyam Babu's Pond Lane.

West Some part east side of Palchoudhury Street and north and east side of Ramchandra Biswas Lane and east side of Dwarik Mallick Lane, and some part of Park Street.

#### Ward No. 6

North South side of Dechoudhury Street.

South North side of Bhangrapara Lane (or Pandit Kalimay Ghatak Road).

East -- Gunendra Nath Palchoudhury Road.

West Some part east side of Middle Road (or Rabindra Sarani, new name).

#### Ward No. 7

North Some part south side of Ferry Fund Road (or Subhas Avenue).

East Some part west side of Palchoudhury Street, north side of Bistoo Bose's Lane, west side of R. K. Banerjee Lane and west side of Gurudas Poddar Lane, north side of Post Office Road.

South North-east side of old Berhampore Road.

West River Choorni.

#### Ward No. 8

North Some part south side of Ferry Fund Road (or Subhas Avenue)

South Some part north side of Railway Street-

East North-west side of Napitpara (or Rai N. N. Mukherjee Bahadur Road, new name) west of Sarat Pramanick Lane, west side of Bhattacherjeepara Lane.

West Some part east side of Palchoudhury Street, south of Bistoo Bose's Lane, east side of R. K. Banerje's Lane, southeast side of Gurudas Poddai Lane and south side of Post Office Road and some part of old Berhampore Road.

#### Ward No. 9

Nroth Some part south side of Ferry Fund Road (or Subhas Avenue, new name).

South Some part north side of Railway Street. East Gunendra Nath Palchoudhury Road.

West South-east side of Napitpara Lane (or Rai N. N. Mukherjee Bahadur Road, new name), east side of Sarat Pramanick Lane, east side of Bhattacherjeepara Lane.

#### Ward No. 10

North River Choorni.

South Jogpur Road and Hangar Khal

East Subdivisional Road and Old Berhampore Road.

West River Choorni and Hangar Khal.

#### Ward No. 11

North Some part south side of Railway Street.

South Hangar Khal north side of Gunendra
Nath Palchoudhury Bye Lane, some part
north side of Metharshed Road and north
side of Madan Mohon Colony Lane.

East -West side of Nasrapara Lane, some p. west side of Sarmapara Road, West side Mondalpukur Lane, some part west side National Highway.

West—East side of Subdivisional Road a Jogpur Road.

#### Ward No. 12

North --Some part south side of Railway Stre south side of Gunendra Nath Palchoudhu Bye Lane, some part south side of Metha shed Road, south side of Madan Moh. Colony Lane.

South Hangai Khal.

East Gunendra Nath Palchoudhury Road.

West—East side of Nasrapara Lane, some pd east side of Sarmapara Road, east side Mondal Pukur Lane, some part east side National Highway.

#### Ward No. 13

North—South side of Gopalnagar Road.

South—Hangar Khal and north side ( Jorapukur.

East Gopalnagar Road.

West East side of Railway Line.

#### Ward No. 14

North—South side of Paikpara Road and Magurkhali Road.

South -- North side of Gopalnagar Road.

East Municipal Boundaries (Gorosthan Roat and Municipal Burial Ground).

West Shyam Babu's Pond Lane and some pareast side of Baishnabpara Lane and some parof Paikpara Road (east side).

#### Ward No. 15

North—South side of Rathdanga Road and some part of Nokari Road.

South Paikpara Road and some part north side of Magurkhali Road.

East—East side of Baishnabpara Lane and Nandi Garden municipal boundary.

West Some part of Park Street and west side of Baishnabpara Lane.

#### Ward No. 16

North Basko Khal.

South Rathdanga Road.

East -Joygopalpur Road.

West- East side of Daspara Lane.

This notification shall have effect for the purpor of and from the next reconstitution of the commi sioners of the said municipality.

B. SURITA.
 Commissioner,
 Presidency Division

## **Culcutta**



#### Gazette

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FRIDAY, AUGUST 3, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF HEALTH Public Health

#### NOTIFICATION

No. PH/5953/2Q-44/62.—3rd August 1962.—Whereas the Governor is issimilated that the district of Bankura excluding the municipal areas is reatened with an outbreak of Cholera.

Now, therefore, in exercise of the power conferred by section 2 of the idente Diseases Act, 1897 (111 of 1897), the Governor is pleased prescribe the following temperary regulations for the prevention if control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being lected with, cholera in the said district for a period of three months:—

# TEMPORARY RECULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the best or context—
  - (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions:
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Union Board" means a union board constituted under the Ber Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vontitional and diarrhoea;
- (e) "Patient" means a person suffering from or suspected to be suffer from cholera;
- (f) "Medical practitioner" means any person practising the med profession.
- 2. Whenever any land is held jointly by two or more persons, when as owners or occupiers of that land, such persons shall be held jointly severally liable for carrying out any measure ordered in a notice up these regulations, and the names of any one or more of such joint-hold may be entered upon such notice at the discretion of the Health Officer the Health Officer shall not be bound to enter the names of all the joint-holders in the notice.

#### Notices

- 3. If in any case the Health Officer considers that the issue of a not under these regulations is likely to lead to such an amount of delay as migracilitate the spread of cholera he may forthwith take such step as he not think fit for carrying out the work, and shall thereafter, as soon as possilissue a notice on the person concerned stating the reason why such we has been carried out.
- 4. If any measure which the Health Officer has, by a notice issued und these regulations, required to be carried out, be not carried out to his sat faction within the time stated in the notice, the Health Officer shall entitled to carry out the measure.

#### Costs and compensation

5. 1(1) All expenses incurred in carrying out any work in pursuance any order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out at work in relation to property in his possession, in which case the expensional be paid by that person:

Provided that where the conditions, which led the Health Officer to passuch an order, are not attributable to any act or default of the persons a possession of the property, the State Government may pay to such personal the whole or a part of the expenses incurred by him in carrying out a order.

- (2) The State Government may recover all expenses incurred by fl Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to an person who has sustained substantial loss or damage by reason of anythm done under these regulations:

Provided that no person shall receive any compensation for anythin done, or suffered under these regulations, if he has failed to carry out a order issued under these regulations within the time specified in the ord and to the satisfaction of the Health Officer.

#### Location of disease

- When a case of cholera or suspected cholera occurs in a house, the atest male relative in attendance upon the patient, or in the absence of y such relative the occupier of the house, or if the occupier be the patient, and male inmate of the house shall, within twenty-four hours of the onset the disease, give information regarding the occurence of such case the personally or in writing or by means of chaukidar or other village atchman to the nearest Sanitary Inspector.
- S. (1) It information has not already been given under regulation 7, remedical practitioner called in to attend upon any case of cholera shall athwith give notice of the case by special messenger to the nearest anitary Inspector or rural medical officer and by post to the Health Officer and the cost of such messenger in each case shall be defrayed by the State overnment.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district all forthwith give notice of any case of cholera brought to such hospital dispensary for treatment to the nearest Sanitary Inspector by a special essenger and to the Health Officer by post and the cost of such messenger in which case shall be defrayed by the State Government.
- 9 Presidents of union boards in union board areas and thana officers non-union board areas shall supply to the Health Officer such periodical turns of cases of cholera as he may from time to time call upon them to mush.
- The Health Officer or a Sanitary Inspector may examine any erson who is, or suspected to be, suffering from cholera or who, in his amon, may be infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

- When the Health Officer or a Sanitary Inspector considers at the isolation of any patient is a precaution necessary for the protection the neighbouring population, he shall order the patient to observe solation and may order the nearest relative in attendance on the patient, or he occupier of the house in which the patient is staying to arrange for the solation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.
- He shall not direct the patient to be removed from the house unless it is  $\mu$  his opinion impossible to make proper arrangements for his isolation between
- 12 The Health Officer or a Sanitary Inspector may order any person peaks such drugs in such quantities as may be specified by the said Officer to submit himself to anti-cholera inoculation within a time to be specified at the order.
- 13. No person shall enter any place wherein a patient is isolated under egulation 11 without the permission of the Health Officer or a Sanitary aspector.
- 14 The State Government shall; provide free of charge suitable places with necessary attendants, medicine, diet and other necessaries for persons solated under regulation II: provided that a private individual may provide places certified by the Health Officer as being fit for the purpose a such isolation.

- 15. If it is not possible for the State Government to provide suitable places with necessary attendants, diet and other necessaries for isolatic of the patient or if satisfactory arrangement for such isolation is not all possible in the house where the patient is staying, the patient shall be seen under proper sanitary precautions, to the nearest hospital where there suitable arrangement for isolation.
- 16. No person, who is or has been suffering from cholera, shall leather place where he has been staying until he has received from the Heal Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may required any person to allow to be carried out by such agency, and within suctime as may be sperified in the order, such measures for the disintection or evacuation of any premises in the occupation of such person or for the disintection or destruction of any of his personal effects, as the said officer inspector may consider necessary.
- 18. The Health Officers of a Sanitary Inspector may direct 4 owner or occupier of any premises to cause to be inoculated with an cholera vaccine within a time specified in the order any person residing a such premises and under the control of such owner or occupier.
- 19. The Health Officer or a Sanitary Inspector may forbid an person who has been a patient or who has, to his knowledge, been in contamith a patient to act as vendor of any article for such period as may a specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyant a patient except in the case where a pattent is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with patient until it has been disinfected to the satisfaction of the Healt Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any publicational patient or shall cause or suffer such articles to be carried in any publicanse but nothing in the regulation shall apply to a person whereasterist with proper precautions against spreading the disease any such articles for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease

#### Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or other source of water-supply is situated to take steps to close the same to the satisfaction of the Health Officer of the Sanitary Inspector, as the case may be, within such time as may be specified in the order.

- (2) The Health Officer or a Samitary Inspector may require such a mer or occupier to keep closed during such a period as shall be specified in the order any well, tank, pool or other sources of water-supply closed inter paragraph (1) of this regulation.
- Explanation.—In this regulation, "to close" includes the placing of hankidars to prevent access to the well, tank, pool or other sources of later-supply.
- 25. When the Health Officer or a Sanitary Inspector is of opinion that he water in well, tank, pool or source of water-supply is contaminated he say disinfect it or under its owner or occupier to disinfect it with such limitectants as he may specify in such quantities and at such times as be not think fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons rom entering into or using for drinking, bathing, or any other purpose, turng such period as may be specified in the order, the water in any well, and, pool or other possible source of water-supply, which, in his opinion, a contaminated or likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part of a river, stream or channel not being private property, or being private property with the consent of the owner, for the supply of water drinking or culinary purposes and may prohibit therein or within a distance therefrom to be stated in the order all bathing, washing of clothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream of channel for the purpose of bathing or for the purpose of washing animals or clothes or for any other purpose commerced with the beath and cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any ruthish, sewage, or offensive matter, into any well, tank, pool or other source of water-supply, which is used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

#### Conservancy and sewage disposal

- 29 The Health Officer or a Sanitary Inspector may (1) prohibit the committal or continuance of any nuisance, or (2) require the person causing any nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.
- Explanation.—In this regulation "unisance" means anything which in the opinion of the Health Officer or Sanitary Inspector is likely to spread or to cause the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspoot is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy urinal, drain, sewer or cesspool is situated to disinfect, or may take such steps as is deemed necessary to disinfect, the same with such disinfectant in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention of the outbreak or spread of cholera, order the owner occupier of any land to repair or make efficient to the satisfaction of the officer or inspector any drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, ourinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or othe public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from several villages commonly or periodically resort.
- 53. The Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of auisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer may approve burning or burial grounds, and may by order direct, either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes
- 39. The Health Officer may direct that no person shall bury or cause to be buried any corpse which, in the opinion of the Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than six feet deep.

PART I]

- 40. The Health Officer may order that no dome or other person employed for the disposal of corpse shall withdraw from his duties without the permission of the Health Officer unless such dome or other person has given notice in writing not less than one month previously of his intention to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse, which, in the opinion of the said officer or inspector is infected with or is likely to spread cholera, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case of cholera or suspected cholera to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female, who, by the custom of the country, does not appear in public, antable precaution shall be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally my person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall alle her statement under such conditions as shall admit of due respect to he said custom.
- (3) Such person shall be bound to answer all questions relating to such ase put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.
- 14 The Health Officer or a Sanitary Inspector may, with such essistants (if any), as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or buildings used for human habitation it any time between sunrise and sunset for the purpose of carrying out any measure of making any enquiries authorised by these regulations
- 15. The crew of any inland steam vessel or boat which plies in any anal or river or other persons residing on such vessel or boat shall be subject these regulations.
- 46. All inoculations under these regulations shall be performed tratuitously.

- 47. (i) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.
- (111) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation II has been served upon him, give to the nearest Sanitary Inspector or to his office immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Assistant Secretary to the Govt. of
West Bengal

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I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF FOOD AND SUPPLIES

### ORDER

No. 6169F.S./FS/CG/6P-25/62. — 3rd August 62. In exercise of the power conferred by subtion (1) of section 3 of the Essential Compiles Act, 1955 (X of 1955), read with clause (c) sub-section (2) of the said section and the overnment of India order No. S.R.O. 1185, dated a 2nd April 1957, published at pages 734-736 of art II, Section 3 of the "Gazette of India", dated a 13th April 1957, the Governor is pleased to rect that the maximum retail price at which Steam all (Grade II) may be sold at Englishbazar Centre thin the Malda subdivision of the district of alda, shall not exceed Rs. 5.26 per quintal plusive of sales tax.

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

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Orders and Notifications by the Governor of West

### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition DECLARATION

prehidabad.—No. 9670L.A.—3rd August 1962. hereas the functions of the Central Government the Land Acquisition Act, 1894 (I of 1894), in on to the acquisition of land for the purposes to Union, have been entrusted to the State grament by notification No. 20/1/55-Judl.(I), I the 14th May 1955, issued by the Government idea in the Ministry of Home Affairs under (I) of article 258 of the Constitution of India RO 1074 and published at page 868, Part II, op 3 of the "Gazette of India", dated the 21st 1955;

d whereas the Governor is satisfied that land eded for a public purpose, being a purpose of Union, namely, for acquisition of land for ka Barrage Project in the villages of Beoa and intapur, jurisdiction list Nos. 31 and 36, etively, police-station Farakka, district hidabad, it is hereby declared that a piece of comprising cadastral plots as described in the ule of land below, and measuring, more or 31.32 acres, is needed for the aforesaid public se at the public expense within the aforesaid es of Beoa and Srimantapur;

### Schedule of land

District Murshidabad, police-station Farakk; Village Beoa, jurisdiction list No. 31.

Cadastral survey plots in full—5063, 5069, 5071, 5072, 5117, 5121, 5122, 5125, 5242, 5243, 5244, 5245, 5246, 5247, 5252, 5253.

Cadastral survey plots in part-5059, 5062, 5067, 5073, 5068, 5065, 5115, 5116, 5 **5238**, 5239. 5240, 5241. 5249. 5250, 5260.

Village Srimantapur, jurisdiction list No. 36.

Cadastral survey plots in full—2107, 2133, 2 2138.

Cadastral survey plots in part--2135, 2136, 2

This declaration is made, under the provisions section 6 of the Land Acquisition Act, 1894 (1894), read with the said notification, to all with may concern.

A plan of the land may be inspected in the of the Collector, Murshidabad.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bay

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ART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government
Treasury, etc.

### COVERNMENT OF WEST BENCAL

### DEPARTMENT OF COMMERCE AND INDUSTRIES

### Mines and Power

### NOTIFICATION

No. 3463M.P.—2nd August 1962.—In exercise of the power conferred by section 21 of the West Bengal Lilts and Escalators Act, 1955 (West Bengal Act V of 1955), the Governor is pleased to make the following rules to regulate the installation, maintenance and safe working of escalators in West Bengal and of all machinery and apparatus pertaining to such escalators and generally to carry out the purposes and objects of the said Act, namely:—

### RULES

### THE WEST BENGAL ESCALATORS RULES, 1962

### CONTENTS

### CHAPTER I

- 1. Short title.
- 2. Definitions.

### CHAPTER II

- 3. Permission to erect an escalator.
- 4. Application for licence to work an escalator.
- 5. Grant of licence to work an escalator.
- 6. Licence for working of escalators not to be granted unless requirements in this behalf are complied with.
- 7. Orders for repairing escalator and prohibiting use thereof.
- 8. Maintenance of escalators.
- 9. Report of accidents.
- 10. Unused escalators.
- Renewal of licence.
   Grant of duplicate licence.
- 13 Appeals.
- 14. Fees for inspection, application for licence and renewal of licence.

### CHAPTER III

- 15. Angle of Inclination
- 16. Width of Escalators
- 17. Balustrading
- 18. Step Treads and Landings.
- 19. Combplates.
- 20. Strength of Trusses or Girders.
- 21 Track Arrangement.
- 22. Capacity and Loading.
- 23. Limits of Speed. 24. Application of Power
- 25. Chains.
- 26. Safety Devices
- 27. Machine Room.
- 28. Lighting of Step Treads.
- 29. Access to interior of escalators.
- 30. Electrical Wiring and Apparatus.
- 31. Tests.
- 32. Sundry precautions.
- 33. Relaxation of rules.

### FORMS

- FORM  $\Lambda$ : Application for permission to erect escalators.
- FORM B: Notice of completion of the work of erection of an escalator and application for a licence to work an escalator.
- FORM Co. Licence to work an escalator.
- FORM D: Order for repairing escalator and probibiting use thereof.
- FORM E: Notice of accident.
- FORM F: Application for Certificate for maintenance of escalators.
- FORM G: Certificate for maintenance of escalators.

### CHAPTER I

- 1. Short title: These rules may be called the West Bengal Escalators Rules, 1962.
- 2. (1) **Definition:** In these rules, unless there is anything repugnant in the subject or context,—  $\,$ 
  - (a) "Act" means the West Bengal Lifts and Escalators Act, 1955;
  - (b) "escalator installation" used in relation to an escalator includes the escalator, the track, the trusses or girders, the balustrading, the step-treads and landings and all chains, wires and plant directly connected with the operation of the escalator;
  - (c) "emergency stop push or switch" means a push button or switch designed to open a circuit and cut off power supply to the escalator machine so as to cause the escalator to stop;
  - (d) "escalator machine" means the mechanism and other equipment in connection therewith used for moving the escalator;
  - (e) "overspeed governor" means an automatic device which will cause the power supply to the escalator to be interrupted in the event of the speed exceeding the predetermined value of the normal running speed;
  - (f) "travel (rise)" means the vertical distance between the bottom terminal landing and the top terminal landing of an escalator;
  - (g) "landing" means that portion of the building or structure which is used to receive or discharge passengers into or from an escalator;
  - (h) "combplate" means a pronged plate that forms part of an escalator landing and engages with the cleats of the steps at the limits of travel;
  - (i) "form" means a form prescribed in these rules.
- (2) In these rules other words and expressions have the same meanings as are assigned to them in the  $\Lambda ct$ .

### CHAPTER II

### Permission to erect an Escalator

- 3. (1) The owner of any premises intending to install an escalator in such premises shall make an application to the Chief Electric Inspector to the Government of West Bengal, hereinafter referred to as the Chief effective Inspector, who is berefly authorised in this behalf under section 14 of the Act, in Form "A" for permission to creet the escalator and shall furnish the information required in that form. Separate application shall be submitted for every escalator that is intended to be installed.
- (2) On receipt of such application the Chief Electric Inspector shall, after making or causing to be made by the Inspector of Lifts such enquiries and requiring the applicant to furnish such other information as he may consider necessary in this behalf, either grant or refuse the permission to erect the escalator.
- (3) The permission granted under sub-rule (2) shall be valid for a maximum period of one year from the date of issue of the letter according permission, but may be renewed by the Chief Electric Inspector from time to time on sufficient cause being shown to the satisfaction of that officer.

### Application for licence to work an Escalator

The owner of any premises who has been granted permission to erect an escalator, shall, within one month after the completion of the erection of such escalator, give to the Chief Electric Inspector notice in writing of such completion and shall make an application to him in Form "B" for a licence for working the escalator and shall also furnish such other information as may be required in this behalf either by the Chief Electric Inspector or by the Inspector of Lifts.

Every such application shall be accompanied by a receipt showing the deposit of necessary fee in the manner provided in rule 14 and duplicate copies of drawings duly signed by the applicant showing the following: --

- (a) Layout of the excalator installation
- (b) Plan.
- (c) Sectional elevation.
- (d) Angle of inclination of the escalator with the horizontal.
- (e) Width of the escalator.(f) Vertical rise of the escalator.
- (g) Arrangement of track and trusses or girders.
- (h) Positions of top and bottom landings.
- (i) Size and position of the machine room relative to the escalator.
- (j) Position of escalator machine.(k) Details of complete step-tread and combplate assemblies
- (1) Wiring diagram of the control panel and the escalator equipment.

Note: The scale of the drawings shall not without the special permission in writing of the Chief Electric Inspector or Inspector of Lifts be less than 5 centimetres to a metre for the plan, and not less than 2 centimetres to a metre for elevation

### Crant of license to work an Escalator

5. On receipt of an application in accordance with the provision of rule 4, the Chief Electric Inspector may require an Inspector of Litts to make such tests and enquiries as he may deem necessary in the matter.

If so asked by the Inspector of Lifts, the applicant shall arrange for the trial operation of the escalator so as to show to the satisfaction of that officer that the requirements of the Act and the rules as may be applicable in that case have been complied with.

On receipt of the report of the Inspector of Lifts that the escalator installation conforms to the requirements of the Act and the rules thereunder, the Chief Electric Inspector may grant the licence as early as possible in Form "C" to work the escalator subject to the terms and conditions set out in that form. Where, however, the installation does not conform to the requirements of the Act and the rules, the Chief Electric Inspector may refuse the grant of a licence after giving the applicant an opportunity of being heard.

# Licence for working Escalator not to be granted unless requirements in this behalf are complied with

6. No licence for working an escalator shall be granted unless the requirements laid down in Chapter III of these rules, as may be applicable in any particular case, have been complied with in respect of such escalator and its installation.

# Orders for repairing Escalator and prohibiting use thereof

7. An Inspector of Latts or the Chief Electric Inspector may issue an order under section 12 of the Act as nearly as possible in Form "D" on the owner, agent or occupier of the premises or other person responsible for the working of the escalator and the person on whom the order is served, shall comply with the order within the time as may be specified therein and shall report compliance in writing to the officer by whom the order is served.

### Maintenance of Escalators

- 8. (1) No person or firm shall be deemed duly qualified and competent tor appointment under sub-section (2) of section 11 of the Act for maintenance of any escalator unless such person or firm holds a valid certificate from the Chief Electric Inspector that he has satisfied the Chief Electrical Inspector about his competency in carrying out such work.
- (2) A person or firm desiring to hold such certificate—shall—make an application in Form "F" and shall forward the same duly filled in together with a fee of fifty rupees to the Chief Electric Inspector who may, if he is satisfied after making such enquiries and tests—as—he—may consider necessary, that the applicant possesses necessary qualifications for grant of a certificate, grant a certificate to the applicant which may be either of a general nature or for any specified class, type or make of escalators according to the qualifications of the applicant. The certificate may be granted, as nearly as may be, in Form "G":
- (3) Every certificate granted under sub-rule (2) shall be renewed annually. Application for renewal together with the certificate and a renewal fee of twenty-five rupees shall be submitted before the date of expiry of the certificate to the Chief Electric Inspector or to such other officer as the Chief Electric Inspector may by order in writing authorise in this behalt. In the event of failure to renew a certificate before the date of expiry, the certificate shall stand cancelled:

Provided that if the application for renewal is received within one month from the date of expiry of the certificate, the certificate may be renewed on payment of the renewal fee and a penalty of five rupees.

- (4) A duplicate of a certificate granted under these rules may be issued on proof to be furnished by the applicant of the loss of the original certificate to the satisfaction of the Chief Electric Inspector
- (5)  ${\bf A}$  fee of ten rupees shall be charged for issue of a duplicate certificate
- (6) On the issue of a duplicate certificate the original certificate shall be deemed invalid and it found, shall be returned to the Chief Electric Inspector for cancellation.

### Notice of Accident

9. It any accident occurs in connection with operation of an escalator, and the accident results or is likely to have resulted in the loss of human life or personal injury the owner of the premises in which the escalator is working or his agent, if appointed in terms of the provisions of section 13 of the Act, shall give notice of such occurrence in Form "E" as soon as may be after the accident but not later than 24 hours of the accident, to the Inspector of Litts and also in the city of Calcutta to the Commissioner of Police and elsewhere to the District Magistrate.

### Unused Escalators

10. When an escalator installed at any place ceases to be used as an escalator, the owner thereof or his agent, if appointed, shall forthwith give notice in writing to the Inspector of Lifts to this effect and shall either remove it or maintain it in a condition so as to prevent any danger to persons, after disconnecting it entirely from all sources of power for its operation.

The owner or his agent shall, if ordered so to do, take such other precautions as are considered necessary by the Inspector of Lifts to prevent danger.

### Renewal of Licence

11. (1) Every licence for working an escalator shall be renewed annually. Application for renewal together with the licence and the tee prescribed in these rules shall be submitted to the Chief Electric Inspector or to such other officer as he may by order authorise in this behalf before the date of expiry of the licence. In the event of a licensec failing to renew his licence before the date of expiry, the licence shall become invalid and the full licence fee shall be charged for the issue of a fresh licence in his favour:

Provided that if the application for renewal, as aforesaid, is received within one month from the date of expiry, the licence may be renewed with effect from that date on payment of the annual licence fee and a penalty of Rs. 5.

(2) The form in which application for renewal of license is to be made may be obtained from the office of Chief Electric Inspector on request.

### **Grant of Duplicate Licence**

12. A duplicate of a licence may be issued on payment of a fee of Rs. 20 on certification by the applicant of the loss of the original licence to the satisfaction of the Chief Electric Inspector.

### Appeals

- . 13. Every appeal under section 19 of the Act, shall be made in writing to the State Government within the period specified below and shall be accompanied by a copy of the order appealed against:
  - (a) For an order under section 4 refusing permission to erect an escalator. Three months from the date of such order.
  - (b) For an order under section 5 refusing the grant of heenee to work an escalator. Three months from the date of such order.
  - (c) For an order under section 12—One month from the date of such order.
  - (d) For an order under section 17 suspending or cancelling the because to work an escalator. One month from the date of such order.

A fee of Rs. 20 which is not refundable shall be paid into a Government Treasury or the Reserve Bank of India in West Bengal under the head "XIII- Other Taxes and Duties—B—Receipts from Electricity Duties Other Receipts—Receipts under the West Bengal Litts and Escalators Act, 1955" in respect of every appeal and a copy of the chalan for the amount shall accompany every memorandum of appeal.

# Fees for Inspection, Application for Licence and Renewal of Licence, etc.

- 14. (1) The following fees, which shall not be refunded on any account, shall be levied:
  - $\Lambda$ . Application tee for because for working an escalator- Rs. 50.
  - B. Annual Licence Fee. (Fee for renewal of a Licence) Rs. 40
  - C. Penalty for late renewal of a Licence Rs. 5
  - D. Annual Inspection Fee. (Compulsory) Rs. 10 per escalator
  - E. Fee for additional inspection of escalators, if any, made on request of the licence holder or occupier—Rs. 10 per escalator inspection.
  - F. Fee for grant of a duplicate Licence—Rs. 20.
  - G. Fees for a certificate under rule 8-Rs. 50 per application.
  - H. Fees for renewal of a certificate under rule 8---Rs. 25 per application.
  - Penalty for late renewal of a certificate under rule 8 Rs. 5 per application.
  - J. Fee for the grant of a duplicate certificate under sub-rule (4) of rule 8—Rs. 10.

- (2) The above fees shall be paid-
- (i) at the Reserve Bank of India or Government Treasury in the State of West Bengal under the head "XIII—Other Taxes and Duties B—Receipts from Electricity Duties—Other Receipts—Receipts under the West Bengal Lifts and Escalators Act, 1955", by chalan in triplicate, the duplicate copy being presented with the relevant application to the Chief Electric Inspector, I Harish Mukherjee Road, post office Elgin Road, Calcutta-20; or
- (ii) at the office of the Chief Electric Inspector, in cash, by money order or by cheque.

  CHAPTER III

### Angle of inclination

15. The angle of inclination of an escalator shall not be in excess of 30 degrees from the horizontal excepting that with an escalator having a vertical rise not exceeding 6 metres an angle up to 35 degrees may be permitted.

### Width of Escalators

16. The width of an escalator shall be measured between balustrading at a vertical height of 60 centimetres above the nose line of the treads and shall be not less than 60 centimetres or more than 120 centimetres.

### Balustrading

- 17. (a) Escalators shall be provided on each side with solid balustrading. On the step side the balustrading shall be smooth and substantially flush except tor protective mouldings parallel to the run of the steps and properly bevelled vertical mouldings projecting not more than 6 millimetres, that cover joints of panels.
  - (b) No glass panels should be used in balustrading.
- (c) There shall be no abruot changes in the width between the balustrading on the two sides of the escalator. Where a change in width is unavoidable, such change shall not exceed 8 per cent, of the greatest width. In changing the direction of the balustrading resulting from a reduction in width the maximum allowable angle of change in the balustrading shall not exceed 15 degrees from the line of the excalator travel.
- (d) Each balustrade shall be provided with a hand rail moving at the same speed and in the same direction as the travel of the escalator.
- (e) Provision shall be made to prevent trapping of an object between the hand rail and the balustrading or between the steps and the balustrading to the satisfaction of Inspector of Litts.

### Step-treads and Landings

- 18. (a) Escalator step-treads and Lindings shall be of material and design affording secure foot hold.
- (b) If the landing is of concrete, it shall have edge insertions of metal, wood or other antislip material.
  - (c) Escalator step-treads shall be horizontal.
- (d) Escalator step-treads and their frames shall be made of incombustible materials as far as practicable
- (e) The tread surface of each step shall be slotted in a direction parallel to the travel of the steps.

### Combplates

- 19. (a) There shall be a combplate at the entrance and at the exit of every escalator.
- (b) The combplate teeth shall be meshed with and set into the slots in the tread surface so that the points of the teeth are always below the upper surface of the treads.
- (c) Combplates shall be adjustable both horizontally and vertically. Sections forming the combplate teeth shall be readily removable without the use of special tools in case of emergency.

### Trusses or Cirders

20. (a) The factor of safety to be used in the design of escalator trusses or girders shall be not less than 5 based on the static loads and the ultimate strength of the steel.

- (b) The escalator truss or girder shall be so designed that it will safely retain the steps and running gear should the track system fail to retain the running gear in its guides.
- (c) Where tightening devices are operated by means of tension weights, provision shall be made to retain these weights in the truss should they fall or if they should be released.

### Track Arrangement

21. The track arrangement shall be so designed as to prevent displacement of the steps and running gear if a step chain breaks.

### Capacity and Loading

22. The contract load on an escalator shall be computed by the following formula:—

Contract load in Kilogram—2-7 WL

Where-

W=the width of the escalator in centimetres.

L=the horizontally projected length of the exposed treads in metres.

### Limits of Speed

23. The speed of an escalator, measured along the angle of inclination, with a vertical rise not exceeding 18 metres shall not exceed 38 metres p.m. except that if the line of entrance and exit is not in the vertical plane of travel, the speed shall not exceed 30 metres p.m.

If higher speeds than that specified above are necessary, approval in writing for such higher speeds should be obtained from the Chief Electric Inspector to Government.

### Application of Power

24. Every escalator shall have its own driving motor or other driving gear.

### Chains

25. All chains shall have a factor of safety of not less than 10. Chains of materials requiring periodical heat treatment shall not be used.

### Safety Devices

- 26. (a) An emergency "stop" push or switch conspicuously marked "STOP PUSH" or "STOP SWITCH" and accessible to the public shall be fixed at the top and bottom landings of each escalator.
- (b) The operation of a "stop" push or switch shall open a circuit and cause the power supply to the escalator, to be interrupted. It shall not be possible to start the escalator by means of such pushes or switches.
- (c) Where starting pushes or switches are within reach of the public they shall be either of the key-operated type or be enclosed in a box provided with a lock and key.
- (d) Any escalator operating in the ascending direction shall be equipped with means to cause the power supply to the escalator to be interrupted and the brake applied in the event of accidental reversal of direction of travel.
- (c) Each escalator shall be provided with an over speed governor which will cause the power supply to the escalator to be interrupted in the event of the speed exceeding the normal speed by 40 per cent.
- (f) Each escalator shall be provided with a broken chain device which will cause the power supply to the escalator to the interrupted in the event of a step chain(s) breaking.
- (g) Each escalator shall be provided with an electrically released and mechanically applied main drive brake of sufficient power to stop the fully loaded escalator. This main drive brake shall automatically stop the escalator when travelling or tending to travel in the descending direction should any of the above safety devices function.
- (h) Escalators driven by polyphase motors shall be protected against phase reversal or phase failure.

### Machine Room

27. (a) A machine room of suitable size and construction shall be provided for the housing of the escalator machine or machines, and associated apparatus and equipment.

- (b) The machine room shall be of sound construction weather-proof and dry and shall be properly ventilated to prevent any undue rise in temperature inside the room. Where necessary means shall also be provided to maintain a reasonable temperature in the machine room. The floors of the machine rooms shall be capable of carrying the load of the escalator machinery and other equipment housed therein.
- (c) The machine room shall be provided with permanent and adequate ortificial lighting of an approved type and whenever available electric lighting shall be provided by at least one fixed light point and one plug socket for every two or less machines. The light switch shall be fixed near the machine room entrance.
- (d) The machine room shall be arranged to allow reasonable access to and the removal of the equipments therein or of any part thereof. The height of the machine room shall be sufficient to allow any part of the equipment to be accessible and removal for repairs and replacement and in no case the height shall be less than 2 metres clear.
- (c) Safe and convenient access to machine room entrances shall be provided with access doors opening outwards.
- (1) The machine room shall not be used as store room or for any other purpose other than housing the escalator machine and associated apparatus ind equipment. No inflammable or explosive material shall be kept in machine room.
- (g) The machine room shall be accessible only to authorised persons. Where the electrical pressure exceeds 250 volts, a CAUTION notice shall be displayed permanently on the outside of the door and in a conspicuous position near the machinery.
- Note: No person shall be deemed to be authorised unless the owner or agent of the escalator has authorised him in writing for any specific duty and a copy of such authorisation has been given to the person concerned. Every such authorisation shall be entered in a register to be maintained by the owner of the escalator or by his agent for the purpose. This register shall be produced to the Inspector of Lifts on demand.

### Lighting of Step Treads

28 Step treads shall be illuminated throughout their run. The intensity of light on the tread surfaces should be sufficient to illuminate them.

### Access to interior of Escalator

29. Reasonable access to the interior of the escalator shall be provided for inspection and maintenance.

### Electrical Wiring and Apparatus

- 30. (a) All electrical wiring and apparatus in connection with the escalator installation, shall conform to the current Indian Electricity Rules in force and also to other regulations if any, relating to fire insurance of the building in which the escalator is installed.
- (b) All electric supply lines and apparatus in the escalator shall be of suitable construction and shall be so installed protected worked and maintained that there is no danger to persons therefrom.
- All metal casing or metallic coverings containing or protecting any electric supply lines or apparatus shall be efficiently connected with earth.
- (c) A manually operated main disconnecting switch of adequate capacity shall be installed to control supply of electrical energy to the main cable of every escalator machine (electrically operated) and the switch shall be so placed that it is close to and visible from the said escalator machine to which the supply is controlled.
- (d) With D.C. power supplies the main disconnecting switch and any circuit breaker shall be so arranged and connected that the circuit of the brake magnet coil is opened at the same time that the main circuit is opened.
- (e) No bare conductor shall be used in any escalator as  $\mbox{ may cause}$  danger to persons.
- (f) All cables and other wiring in connection with the escalator installation shall be of suitable grade for the voltage at which these are intended to be worked and if metallic covering is used it shall be efficiently earthed.

- (g) Suitable "CAUTION" notice shall be affixed near every motor or other apparatus in which energy is used at a pressure exceeding 250 volts.
- (h) The electrical parts of starting and stopping devices other operating and similar devices controllers and of similar other parts shall be efficiently insulated and the insulation shall be capable of withstanding for a period of one minute, the continuous application of a test voltage of alternating current equal to ten times the voltage at which these electrical parts are energised, subject to a maximum voltage of 2,000 volts when the test voltage is applied between contacts or similar parts in the open position, and between such contacts and earthed parts.

### Tests

- 31. No new escalator shall be brought into use unless the escalator has been tested as tollows. The person or firm responsible for the installation of an escalator shall certify in writing that the tests carried out by him to determine the suitability of the escalator for normal and regular service, has been satisfactory and if required by the Inspector of Lifts, such tests shall be carried out in presence of and to the satisfaction of Inspector of Lifts who may also himself carry out such tests as he may think necessary for his satisfaction, to determine the suitability of the escalator for normal and regular use. Such tests shall be carried out in presence of the representative of the person or firm who is responsible for the installation of the escalator:
  - (a) Each type and size of escalator shall be tested for the contract load that it is designed to carry. Such tests may be made, at the option of the manufacturer in his plant or in the field on the first escalator of that type and size installed in a building. Where a type and size of escalator has previously been tested and approved in one jurisdiction, certified copies of such test may be accepted in lieu of an actual test.
  - If the rise for a given type and width to be installed is more than 1.52 metres higher than the rise for which that type and width has been tested a new type test shall be made for the higher rise
  - (b) Overspeed Test:—The application of the overspeed safety device shall be obtained by causing the escalator to travel at the governor tripping speed as specified in sub-rule 26(e). With escalators driven by alternating current motors the governor may be tripped by hand with the escalator travelling at its normal speed.
  - (c) Reversal Test: The accidental-reversal device called for in subrule 26(d) shall be made to function by manually operating or attempting to operate the escalator in the reverse direction.
  - (d) **Broken Chain Test:** The application of the broken chain safety device as called for in sub-rule 26(f) may be obtained by operating the device by hand.
  - (e) **Stop Push:** Test of the escalator emergency stop pushes or switches shall be made to determine whether they function properly in each direction of travel.

### **Sundry precautions**

- 32. (a) Adequate precautions shall be taken to guard against any possibility of an escalator being operated by unauthorised persons. Precautions shall also be taken to prevent an escalator from being operated by any person when it is not intended for use.
- (b) An authorised person shall be on duty in the premises where an escalator is installed during the whole period the escalator remains in use. During peak hours of traffic there shall be two authorised attendants (one at each landing) otherwise one authorised attendant shall be sufficient for the number.
- (c) Where an escalator is under examination or repairs suitable steps shall be taken to ensure that the escalator is not operated inadvertently by any person in such a manner which may endanger the safety of persons working in the escalator.
- (d) Explosive or other inflammable materials shall not be carried in the escalator as may endanger the safety of persons.
- (e) The escalator machine shall be fitted with waterfog equipment which shall be applied regularly to remove accumulated dirt from the main chains.

tracks and step trames and shall be available for use in suppressing smouldering of any article which may occur at any time in the escalator before it becomes serious.

# Construction, Installation, Protection, Operation and Maintenance of Escalators

33. Every escalator and every part thereof shall be of sound material and good construction and of sufficient mechanical strength for the purpose for which it is intended and so far as is practicable, shall be installed, protected worked and maintained in such a manner so as to prevent danger.

### Relaxation of Rules

34. An Inspector of Lifts may, by order in writing relax the provisions of any of these rules to such extent as these are inconsistent and not applicable to escalators operated by power other than electricity provided that such escalators conform to the instructions that may be issued in this behalf by an Inspector of Lifts with the approval of Government.

### FORM A

### Application for permission to erect Escalator

(1	ide section 14 of the Act and rule 3 of the West Bengal Escalators Rules, 1962)
(1	o be submitted to the Chief Electric Inspector, Government of West Bengal, No. 1, Harish Mukherjee Road, Calcutta-20)
1	. Full name and address of the applicant
2	
:3	
-4.	Whether any application for permission was previously made. If so, details to be given
5.	Maker's name and address
6.	
ĩ.	The contract load of the escalator in Kilograms
8.	The maximum number of persons which the escalator can carry
9.	The angle of inclination of the escalator with the horizontal
10.	The width of the escalator.
11.	The vertical rise of the escalator.
12.	The number, description, weight and size of main drive chain, step chain, handrail drive chain and governor drive chain.
13.	Details of construction of the strusses and step-treads together with the weight and size of all structural members and supporting beams in
Date	а

Signature of the applicant.

### FORM P

# Notice of completion of the work of erection of an escalator and application for a licence to work the escalator

(Vide section 5 read with section 15 of the Act and rule 4 of the West Bengal Escalators Rules, 1962)

From:

To The Chief Electric Inspector, Directorate of Electricity, 1 Harish Mukherjee Road, Calcutta-20.

Dated......19.....

DEAR SIR,

Subject: Erection of escalator at.....

Necessary scale drawings as required under rule 4 are enclosed herewith.

1/We further request that a licence for working—the—escalator may be granted to me/us.

I/We hereby give undertaking that any additions, alterations or modifications as may be considered necessary under the West Bengal Escalators Rules, 1962, on inspection at site, will be carried out without undue delay

A challan for the amount issued by the Reserve Bank of India/Government Treasury is herewith attached.

Yours faithfully,

(Signature of owner of the Escalator.)

### Notes

- 1. Every application shall be accompanied by duplicate copies of drawings duly signed by the applicant showing the following:
  - (a) Layout of the escalator installation.
  - (b) Plan.
  - (c) Sectional elevation.
  - (d) Angle of inclination of the escalator with the horizontal.
  - \_(e) Width of the escalator.
    - (f) Vertical rise of the escalator.
    - (g) Arrangement of track and strusses or girders.
    - (h) Position of top and bottom landings.
    - (i) Size and position of the machine room relative to the escalator.
    - (j) Position of escalator machine.
    - (k) Details of complete step tread and combplate assemblies.
    - (1) Wiring diagram of the control panel and the escalator equipment.

- 2. The scale of the drawings shall not be less than 5 centimetres to a metre for the plan, and not less than 2 centimetres to a metre for elevation without special permission in writing of the Chief Electric Inspector in any particular case.
- 3. The fee for each application is Rs. 50. The fee may be paid at the Reserve Bank of India or Government Treasury in West Bengal under the head "XIII—Other Taxes and Duties—B—Receipts from Electricity Duties—Other Receipts under the West Bengal Lifts and Escalators Act, 1955", by Chalan or at the Office of the Chief Electric Inspector, in cash, by money order or by cheque.

### FORM C

### COVERNMENT OF WEST BENCAL

### Licence to work an escalator

(Vide section 5(3) read with section 15 of the Act and rule 5 of the West Bengal Escalators Rules, 1962)

(This licence is not transferable or assignable to any person or firm. This licence is to be renewed annually and must be produced to the Licensing Authority when called for.)

Registered No		
Shri/Sarvashri	) work the escalator (	accide at the bramises
No	re given below. This	licence shall remain valid and, on its renewal, to in the appropriate column
Particulars:		
<ul><li>(ii) Angle of inclina</li><li>(iii) Width of escala</li><li>(iv) Vertical rise of</li></ul>	ntion of escalator with t storescalator	the horizontal
	Chief Electri	r Inspector, West Bengal.
CALCUTTA:		
The day of	19	
Date of renewal.	Date of expiry.	Initial of the officer renewing the license.

### Notes

1. The escalator and its installation shall be so worked and maintained that the requirements of the West Bengal Escalators Rules, 1962, in so far as these are applicable in this case, are always complied with.

To

- 2. If the holder of this licence does not reside in the town or village in which the escalator has been erected, he shall within one month from the date of this licence appoint an agent who shall be resident in the town or village in which the escalator has been erected. The agent so appointed shall be responsible for the working of the escalator. The name of every such agent shall be communicated to the Inspector of Lifts, and to the Commissioner of Police in Calcutta or to the District Magistrate elsewhere. Any change of agent shall also be similarly notified.
- 3. The holder of the licence or his agent, if any, shall, within one month from the date of this licence appoint a duly qualified person or firm who is competent enough for maintenance of the escalator installation and shall communicate the name of such person or firm to the Inspector of Litts and also in the city of Calcutta to the Commissioner of Police and to the District Magistrate elsewhere. Any change of person or firm so appointed, shall also be similarly notified.
- 4. No additions or alterations to the escalator and its installation as may alter its capacity or affect safe working of the escalator shall be carried out without prior approval by the Chief Electric Inspector, West Bengal.
- 5. If the holder of this licence ceases to have interest in the escalator installation for which the licence is issued, the licence shall be deemed to be invalid and it shall be returned to the Chief Electric Inspector, West Bengal, who granted the licence.

### FORM D

### COVERNMENT OF WEST BENCAL

### Form of order for repairing escalator and prohibiting use thereof

(Vide section 12 read with section 15 of the Act and rule 7 of the West Bengal Escalators Rules, 1962)

(Owner, Agent or Occupier of the premises)
1. Whereas it appears to me that the escalator erected at the premises
No
under License Nodoes not conform to the West
Bengal Escalators Rules, 1962, and/or does not fulfil the terms and condi-
tions of the licence as stated in the accompaning sheet and the escalator is
in an unsafe conditions or is likely to be attended with danger to human
life, you are hereby called upon under section 12 of the West Bengal Litt
and Escalator Act, 1955, to comply with the said rules and/or terms and
conditions of the licence and to carry out the said repairs and or alterations
to the escalator on or before the
and to report composition in the second
2. I also hereby order that you shall discontinue the use of the escalator
from the date of receipt of this order and shall not resume the working
thereof until the order referred to in paragraph 1 above has been complied
with and the cause of the danger has been eliminated and until a written
permission to resume the working of the escalator is granted by me.
3. An appeal may be filed against this order under rule 13 of the West
Bengal Escalators Rules, 1962, within one month from the date of issue of
pengal pseudations leader, 1994, 1994, and the standing and appear

this order, but this order must be complied with, notwithstanding such appeal, unless the appellate authority, on or before the date specified in paragraph 1

above, suspends its operation.

### FORM E

## COVERNMENT OF WEST BENCAL

### Notice of Accident

	(Under section 13(1) read with section 15 of the Act and rule 9 of the West Bengal Escalator Rules, 1962).
]	From (Owner/Agent)
7	To (Vwhel/Agent)
	The Inspector of Lifts, West Bengal, Calcutta.
	The Commissioner of Police, Calcutta.
	The Magistrate of
1	Dated19
e	1/We have to inform you that an accident" resulting likely to have result- d in loss of life/personal injury, the details of which are given below, has coursed at premises No
C	connection with the operation of an escalator owned by me/us.
d	I/We also state that the working of the escalator has since been iscontinued pending your permission to resume its working:
	1. Registered number of the license
	2. Particulars of person or persons injured:
	Name(s)
	CasteOccupation
	Λge
	3. Nature of injury occasioned by the accident
	4. If fatal, cause of death
	5. Classification and cause of accident (Electrical or Mechanical)
	6. Names of persons who saw the accident and can give important evidence
	7. Any additional information which may elucidate the circumstances of the accident
	Yours faithfully,
	Owner/Agent.
4	Stike cut whichever does not apply.
	FORM F
	[See rule 8(4)]
	Application for Certificate for Maintenance of Escalators
	(Vide sub-rule (2) of rule 8)
١.	
?.	In case of firm state whether the firm is registered or not. Full name of agent or manager to be given in the case of a registered company.
3.	Business address
•	Whether certificate of registration was issued before the same name. If so, give number and date of certificate of registration.

- 5. State whether you are makers of escalator/ authorised representative/or agent of makers of escalator.
- The names, addresses, etc., of the makers of escalator of whom you are representative or agent to be furnished.
- 6. Particulars relating to erection on maintenance of escalators. Details of type of escalators erected or maintained to be furnished.
- 7. Names of technically qualified persons in the employ of the applicant for erection and maintenance of escalators.

I/We confirm that the fee of Rs. 50 has been paid in support of this application and the Chalan/money order receipt 4s attached herewith.

1/We hereby declar best of my/our knowled	e that the particulars stately.	ted above are correct to the
copy of the "West Beng understood the terms a	gal Escalators Rules, 1962 nd conditions—under whi granted, a breach of whic	my/our possession a latest?" and that I/we have fully ch a certificate for mainth will render the certificate
	• • • • • • • • • • • • • • • • • • • •	•••••
Dated	196	
	Designation	on
Notes		
any false st any other po	atement for the purpose	made or assists in making of obtaining for himself or ntenance of escalators shall
	pace is required for compl I sheet of paper may be a	eting items Nos. 5, 6 and 7 ttached to this form.
	FORM G	
	[See rule 8(4)]	
GOV	ERNMENT OF WEST	BENGAL
Certi	ficate for Maintenance of	Escalators
	[Vide sub-rule (2) of rul	e 81
	•	ust be returned to the Chief
(Authorised by Govern Registered No		, dated196)
is/are hereby authorise class and type stated be	d to carry out the maint low within the State of W ipliance with the conditio	enance of escalators of the est Bengal. This certificate
	Chie	f Electrical Inspector, West Bengal.
Date of issue		
Date of renewal	Date of expiry	Initial of the officer renewing the certificate,

Date of renewal	Date of expiry	Initial of the officer	
		renewing the certificate.	

### **CONDITIONS**

- 1. Every contract for maintenance of an escalator undertaken by the holder of the certificate shall be in writing and the holder thereof shall be responsible for the proper maintenance of the escalator and its installation for which the contract has been made.
- 2. The reports of periodical inspections and tests of the escalator and its installation shall be recorded in a register to be maintained for the purpose by the holder of the certificate and every such report shall be duly signed and dated by the person making the inspection and tests.

The report shall contain sufficient details so as to give a clear indition of the condition of the important component parts of the escalator installation and of their fitness for safe working of the escalator. If required by the inspector of lifts, such reports shall be kept in a form approved by him for the purpose.

It as a result of inspection and tests, any defect or breach of rules, as may affect the safe working of the escalator, is found in the escalator installation the owner or agent thereof shall be intimated forthwith about the same by holder of the certificate and a copy of such intimation shall also be forwarded to the Inspector of Lifts.

- 3. The holder of this certificate of registration shall maintain a register of technical personnel employed by him for maintenance of escalators and the register shall be produced for inspection on demand by an Inspector of Lifts or by other person authorised by him in this behalf.
- 4. Any change in the address of the place business of the holder of this certificate shall be communicated to the Inspector of Lifts within two weeks of such change. Any change of agent or manager, if any, shall be similarly notified.

By order of the Governor, S. DUTT-MAZUMDAR, Secy. to the Govt. of West Bengal.





# Gazette

## Extraordinary

## Published by Authority

**AVANA 13]** 

SATURDAY, AUGUST 4, 1962

[ SAKA 1884

ART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### FICE OF THE COMMISSIONER, PRESIDENCY DIVISION.

### NOTIFICATIONS

√o. 1459M. 4th August 1962.—In exercise of the ver under section 20 of the Bengal Municipal Act, 2, (Bengal Act XV of 1932), delegated to the mmissioners of Divisions by Government notificaa No. 4394/M.1M-109/55, dated the 18th May 6, I hereby determine, after considering the views the commissioners of Murshidabad municipality at neeting held on the 27th July, 1962, that Murshiad municipality in the district of Murshidabad ll, for the purpose of election of commissioners, divided into twelve single-member wards. The cription of the boundary of each ward is given

### Ward No. and boundary

### Ward No. 1

South-Municipal road from Lalbagh burning ghat leading to Matijheel extreme south boundary.

West-River Ganges.

East—Matijheel Road. Existing mohallas—Banamalipur and Chandni-Lalbagh with part of Hat Lalbagh, from holding No. 251 of mohalla Hat Lalbagh (Shri Pabitra Ch. Ghosh's house).

North-Municipal lane by the side of holding No. 92, mohalla Hat Lalbagh (House of Shri Satish Ch. Sarkar).

### Ward No. 2

South—Matijheel up to Railway line.

East-Eastern Railway line.

North-Pilkhana Road.

West-Matijheel Road, Thana Road and the link road connecting these two roads. Part of Hat Lalbagh, part of Haipatgunj, part of Batakkhana, entire Bazar-Sahanagar and Ratanpur mohallas.

### Ward No. 3

North-Sahanagar Ferry Ghat Road (from Panchraha to ferry ghat).

West--River Ganges.

South -- Main road in front of criminal court.

East-Panchraha to Nimtola and leading up to holding No. 10 mahalla Haipatgunj owned by Shri Dinabandhu Sarkar. Entire Sahanagar and part of Haipatgunj mohallas.

### Ward No. 4

North-Rajas' Kuthi.

East—Road leading from Panchrahabazar northeast to Tikiatuli Lane.

West-River Ganges.

South-Sahanagar Ferry Ghat Road.

### Ward No. 5

North Topkhana Road up to National Highway with Bansgola Road.

South—Pilkhana Road from Panchrahabazar junction to National Highway.

East- National Highway.

West -- Railway line.

### Ward No. 6

norm—imambara Road from the river Ganges up to Bakrigali Outpost.

South- Bansgola Road.

East Main road from Bakrigali Outpost up to the house of Shri Biswanath Dubey.

West River Ganges.

### Ward No. 7

North--Municipal road by the side of Bakrigali Outpost up to National Highway.

South Topkhana Road from Sub-Registrar's Office to National Highway.

East-National Highway.

West -- Municipal main road from Bakrigali Outpost to the Sub-Registrars' office.

### Ward No. 8

North -Municipal road from the Ganges running through Garoanpara and Ratan's tea stall up to National Highway.

South—Municipal road running by the side of Fox's kuthi and cutting the main road and running by the side of Bakrigali Outpost up to the National Highway.

East -National Highway.

West River Ganges.

### Ward No. 9

North Municipal lane from pound running up to the Ganges.

South-Municipal lane from Alugola Mosque to the River Ganges.

East--- Municipal main road.

West-River Ganges.

### Ward No. 10

North—Municipal lane from Hossani Dalan Mosque to the National Highway.

South—Municipal road running to the National Highway from Bhaglu Saha's house.

East-National Highway.

West—Main road leading to Jiagunj via Nashipur.

### Ward No. 11

North--Up to the point the main road meets to the River Ganges.

South Municipal road running in front Hossani Dalan Mosque up to the Ganges.

East -Municipal road leading to the trench ground.

West-River Ganges.

### Ward No. 12

North Municipal road.

South—Municipal road, running from Hossi Ali's house to the National Highway.

East-National Highway.

West River Ganges and part of the municiq road from Dhopapara to Shri Jibesh Sei house.

This notification shall have effect for the purpe of and from the next reconstitution of the comm sioners of the said municipality.

I. B. SURITA, Commission

No. 1461M. 4th August 1962.— In exercise of t power under section 20 of the Bengal Municipal Act 1932 (Bengal Act XV of 1962), delegated to t Commissioners of Divisions by Government notification No. 4394/M.IM-109/55, dated the 18th M 1956, I hereby determine, after considering the view of the Administrator, Dhulian municipality, date the 25th July 1962, as recorded in the Minutes Box of the municipality that Dhulian municipality in the district of Murshidabad shall, for the purpose election of commissioners, be divided into twelvesingle-member wards. The description of the boundary of each ward is given below:—

### Ward No. and boundary

### Ward No. 1

North-Maheshpur Road.

East—River Ganga and Chandpur Road.

West-Municipal boundary.

South-Kistopur Road and Chandpur Road.

### Ward No. 2

North-River Ganga.

East-River Ganga.

West—Chandpur Road, Goat-market Road up Mahaldarpara Road and then Bazar Approad Road up to Aratpatti Road junction.

South—Guripara Village Road and Golapath Road.

### Ward No. 3

orth -Chandpur Road and Golapatti Road.

ast- Goat-market and Hatichitra Village Road.

/est-Laxminagar Road

outh-Aratpatti Road.

### Ward No. 4

Jorth-Kistopur Road and Chandpur Road.

last -Laxminagar Road and Agarwallapara Extension Road up to the junction of Aratpatti Road.

Nest-Municipal boundary.

South-Kharbona Village Road.

### Ward No. 5

North Guripara Village Road up to Aratpatti Road and Mahaldarpara Road.

East - Kanchantala Main Road.

West Agarwallapara Extension Road up to Aratpatti Road and then Hatichitra Village Road up to Goat-market Road.

South - Agarwallapara Road.

### Ward No. 6

North--Kharbona Village Road up to municipal boundary towards West and Agarwallapara Road up to Kanchantala Main Road.

East-Agarwallapara Village Road and Kanchantala main road.

West---Municipal boundary.

South—Girls' School Road and its extention up to municipal boundary towards west.

### Ward No. 7

North-River Ganges.

East--Abandoned Railway line up to Lalpur Main Road and bank of River Ganga.

West-Kanchantala Main Road.

South-Lalpur Main Road and Mominpara Road.

### Ward No. 8

North-Mominpara Road.

East-River Ganga.

West--Abandoned Railway line.

South- Samsergunj Village Road.

### Ward No. 9

North-Lalpur Main Road.

East- Abandoned Railway line.

West—Kanchantala Main Road, Jabanjol Road up to Cattle-market Road.

South—Cattle-market Main Road up to Jabanjol Road and Cattle-market Road up to abandoned Railway line via Chaipara Village Road.

### Ward No. 10

North Girls' School Road and its extension up to municipal boundary towards west and Cattlemarket Main Road up to Jabanjol Road.

East--Jabanjol Road and its extension up to municipal boundary towards south.

West - Municipal boundary.

South-Municipal boundary.

### Ward No. 11

North --Cattle-market Road and Chaipara Village Road.

East Abandaned Railway line up to municipal boundary towards south.

West-Jabanjol Extension Road.

South -Municipal boundary.

### Ward No. 12

North Samsergunj Village Road.

East-River Ganga.

West-Abandoned Railway line.

South-Municipal boundary.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

### I. B. SURITA, Commissioner.

No. 1462M.—4th August 1962.—In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 4394/M.1M-109/55, dated the 18th May 1956, I hereby determine, after considering the views of the Administrator, Kandi municipality, dated the 21st July 1962, as recorded in the Minutes Book of the municipality that Kandi municipality in the district of Murshidabad shall, for the purpose of election of commissioners, be divided into thirteen single-member wards. The description of the boundary of 2ach ward is given below:—

Ward No. and boundary

Ward No. 1 (Kandi East)

North-Kururpara.

South - Criminal Court.

East--Canal.

West-Dangapara.

Ward No. 2 (Kandi West)

North-Berhampore Road.

South-Dangapara, Puratanhat.

East -Panchgachia.

West --- River.

Ward No. 3 (Kandi Central)

North-Domepara.

South-Bandhapukur.

East-Dhallapara.

West Krishnabagan.

Ward No. 4 (Kandi North)

North--Berhampore Road.

South-Kandi Rajbati.

East-Canal.

West-River.

Ward No. 5 (Kandi South)

North -- Kalabagan.

South-Canal.

East-Canal.

West-River.

Ward No. 6 (Chatinakandi)

North-Boltaly.

South---Berhampore Road.

East-Saspara, Mahadia, Gopalpore.

West---River.

Ward No. 7 (Rasora)

North-Bagdanga paddy field.

South---Dah.

East-Road to Bharatpore.

West-Dah.

Ward No. 8 (Jemo East)

North Fakirchak.

South-Ghuropara.

East-Saspara.

West---Biswaspara.

Ward No. 9 (Jemo Central)

North-Habli Par.

South -- Jemo Bazar.

East-Nilkanthapore.

West-Ruppore.

Ward No. 10 (Jemo North)

North-Canal.

South-Sankaripara.

East-Fakirchak.

West-Canal.

Ward No. 11 (Jemo South)

North-Sankaripara.

South-Dubeypara.

East-Nikanthapore.

West-Canal.

### Ward No. 12 (Bagdanga North)

Jorth-Canal.

outh-Baniapara.

last -Umapara.

Vest Shibrambati.

### Ward No. 13 (Bagdanga South)

North -Bagdanga Rajbati.

South Rasora Ward.

East-- Saspara.

Nest-Kandi Bharatpore Road.

his notification shall have effect for the purpose and from the next reconstitution of the commisers of the said municipality.

I. B. SURITA, Commissioner.

lo 1463M.—4th August 1962.—In exercise of the ver under section 20 of the Bengal Municipal Act, 2 (Bengal Act XV of 1932), delegated to the Comstoners of Divisions by Government notification . 4394/M.1M-109/55, dated the 18th May 1956, 1 ebv determine, after considering the views of the nmissioners of Jiaganj-Azimganj municipality at a eting held on the 28th July 1962, that Jiaganj-mganj municipality in the district of Murshidabad dl, for the purpose of election of commissioners, be aded into fourteen single-member wards. The scription of the boundtry of each ward is given low:—

### Ward No. and boundary

### Ward No. 1

North -Up to river bank of Bhagirathi.

East By the road (Debipur) and along the irrigation embankment southward and then along the road in Kashiganj and joining the National Highway Road.

South--Sadarghat Approach up to river other bank.

West -By the opposite bank of the River Bhagirathi.

### Ward No. 2

North—By the River Bhagirathi and by the municipal boundary along the Highway up to junction of Main Road.

East—By the muicipal boundary from north to south and up to junction of Highway.

South—By the road from east to west through Nehalia.

West—By the Debipur Road up to irrigation bund and then along the bund and Kashiganj Road and crossing highway up to southern boundary line.

### Ward No. 3

North—By the Nehalia Road from junction of Amalnagar Colony Lane from west and joining main road towards east.

East—By the main road from junction of Nehalia turn-out moving southward up to junction of Churipatti Road.

South—By Churipatti Road from east towards west up to junction of Pulkishore Lane and portion of Amalnagar Colony Lane.

West—Junction of Amalnagar Lane and Nehalia Road on north, then moving southward, along the lane, and then southwards up to junction of Churipatti Road along the Pulkishore Lane.

### Ward No. 4

North—By the Nehalia Road from west and moving eastward up to junction of Amalnagar Lane.

East—By Amalnagar Lane moving southward and eastward and then along the Pulkishore Lane joining Churipatti Road.

South—By Churipatti Road from junction of Pulkishore moving towards west up to other bank of the river.

West By the river bank of opposite side.

### Ward No. 5

North—By a portion of highway alongside municipal boundary line.

East By highway alongside municipal boundary line.

South By the Amaipara Road moving from east junction on highway towards west up to junction of Chunuripara Lane on Begamganj Road.

West—By the road from north junction on highway and moving southward along Tarikhana Road and joining Begamganj Road at its junction.

### Ward No. 6

- North By the highway along municipal boundary.
- East—By the road from north junction on highway and moving southward along Tarikhana Road and joining Begamganj Road at its junction.
- South -By Begamganj Road from junction of Chunuripara Lane moving from east to west up to junction of main road.
- West-By the main road moving from junction on highway towards south and joining Begamganj Road.

### Ward No. 7

- North- By Churipatti Road moving from west towards east junction of main road.
- East By main road moving from junction of Churipatti Road towards south up to junction of Mahajanpatti Lane on south corner of the college.
- South By the Mahajanpatti Lane moving from east towards west crossing Balirghat Lane and meeting other bank of the river.

West - By opposite bank of the river.

### Ward No. 8

- North By Begamganj Road moving from junction on main road towards east up to junction of Enatolibag Road.
- East By Enatolibag Road moving from its junction towards south up to junction of Masjid Road.
- South—By Masjid Road moving from junction of Enatolibag towards west up to junction of Kalisthan Goulapara Road.
- West—By main road from junction of Begamganj moving southward up to junction of Singhabahini Lane, moving from junction of main road towards east up to Kalisthan Road, then moving southward up to junction of Masjid Road.

### Ward No. 9

- North-By Singhabahini Lane.
- East—By Kalisthan Goalapara Road moving fingunction of Singhabahini Lane towards so up to junction of Sahapara-Bhattapara G Road.
- South By Sahapara Bhattapara Ghat Road  $\mathfrak m$  ing from east towards ghat.
- West—By main road moving from junction Singhabahini Lane towards south and joir Mahajanpatti Road at south corner of college.

### Ward No. 10

North—By Bhattapara Ghat Road moving from west towards east and joining Bhattapara Khatal Road, then moving northward up junction of Enatolibagh Lane and moving again towards east and joins with Enatolibar Road. Again by road from junction Enatolibar Road and moving towards railweline and crossing the same proceeds along the Trenching Ground Road and joining highway

East—By the highway.

South -- By the road along southern boundary.

West-By the river bank.

### Ward No. 11

- North—By the Amaipara Road moving fro junction of Enatolibag Road in Begamga towards junction of highway.
- East By the highway along the municipal boundary line moving from junction of Amapa Road and joins Trenching Ground Road injunction highway.
- South By the road moving from junction of Enatolibag Road towards railway line and crossing the same proceeds towards east an joining with highway.
- West By the Enatolibag Road moving from junction of Begamganj Road towards sout and passing along Masjid Road and joining with Enatolibag Lane at junction of Bhatta para Khatal Road.

### Ward No. 12

orth-By the municipal boundary line.

ast-By the bank of the River Bhagirathi.

outh—By the municipal boundary line and the road moving from junction of Baranagar Road towards east.

'est -By the municipal boundary.

### Ward No. 13

orth—By the Eastern Railway land boundary line and the Railway Road.

ust--By the Lane starting from junction of Railway Road and moving towards west, then moving southward, then through Dhobapara Lane and moving again southward meeting Musalmanpara Road and moving towards west, then moving southward up to junction of Ghoramari Road.

outh--By Ghoramari Road along municipal boundary line.

est-By municipal boundary line.

### Ward No. 14

North—By the eastern boundary of ward XIII at junction of Railway Road.

East—By the Railway bounded up to Level Crossing Approach Road towards south, then along the municipal boundary line southward.

South—By the municipal boundary line.

West—By the eastern boundary line of war. XIII and municipal boundary line.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

I. B. SURITA, Commissioner.





Gazette

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### Extraordinary

### Published by Authority

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SATURDAY, AUGUST 4, 1962

[SAKA 1884

ART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament.

### COVERNMENT OF WEST BENCAL

### LAW DEPARTMENT

Legislative

### NOTIFICATION

No. 1592L.—30th July 1962.—The following Bill hich was introduced in the Lok Sabha on the 7th April 1962 and in regard to which a motion as carried on the 8th June 1962 that the Bill be reulated for the purpose of eliciting opinion the purpose of eliciting opinion by the 31st December 1962 is hereby pubshed for general information together with the

Statement of Objects and Reasons and the Memorandum regarding delegated legislation annexed thereto. Written expressions of opinion by any person or public body should be sent so as to reach the Home (Constitution and Elections) Department of the Government of West Rengal not later than the 4th October 1962. Any opinion which is submitted direct to the Parliament Secretariat or the Ministry of Law of the Government of India or to any other Ministry of the Government of India or to any other Department of the State Government will not be accepted for consideration.

### Bill No. 30 of 1962

# THE LEGISLATIVE COUNCILS (COMPOSITION) BILL, 1962

(AS INTRODUCED IN LOK SABHA)

### A

### BILL

to provide for the composition of the Legislative Councils of States and for matters connected therewith.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

Short title, extent and commencement.

- 1. (1) This Act may be called the Legislative Councils (Composition) Act, 1962.
- . (2) It extends to the whole of India except the State of Jammu and Kashmir.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

Definitions.

- 2. In this Act, unless the context otherwise requires,-
- (a) 'block samity' means a body of persons, by whatever name called, constituted by or under any State Act for undertaking developmental activities and recognised as a block samity by rules that may be made in this behalf, but shall not include any district board, zila parishad or panchayat;
- (h) 'prescribed' means prescribed by rules made under this Act;
- (c) 'tiller of the soil' means a person who cultivates land by his own labour or by the labour of any members of his family or by servants or by hired labour on wages.

Composition of Legislative Councils.

- **3.** (1) The composition of the Legislative Council of a State shall be as provided in sub-section (2).
- (2) Of the total number of members of the Legistative Council of a State—
  - (a) as nearly as may be, one-twelfth shall be elected by electorates consisting of members of municipalities in the State:
  - (b) as nearly as may be, one-sixth shall be elected by electorates consisting of members of district boards, zila parishads, block samities and such other local authorities within the State, not being a panchayat, as may be prescribed;
  - (c) as nearly as may be, one-twelfth shall be elected by members of an electoral college chosen by members of panchayats within the State and the number of members of the electoral college and the manner in which they may be chosen shall be such as may be prescribed;
  - (d) as nearly as may be, one-sixth shall be elected by members of an electoral college chosen by members of co-operative societies within the State and the number of members of the electoral college and the manner in which they may be chosen shall be such as may be prescribed;
  - (e) as nearly as may be, one-twelfth shall be elected by electorates consisting of persons residing in the State who have been for at least three years graduates of any University in the territory of India or have been for at least three years in possession of qualifications prescribed by or under any law made by Parliament as equivalent to that of a graduate of any such University;
  - (f) as nearly as may be, one-twelfth shall be elected by electorates consisting of persons who have been for at least five years engaged in teaching in such educational institutions within the State, not lower in standard than that of a secondary school, as may be prescribed;
  - (y) as nearly as may be, one-twelfth shall be elected by members of an electoral college chosen by persons who have been for at least, five years engaged in teaching in such educational institutions within the State, not higher in standard than that of a middle school, as may be specified by rules made in this behalf, and the number of members of the electoral college and the manner in which they may be chosen shall be such as may be prescribed;
  - (h) as nearly as may be, one-twelfth shall be elected by members of such organised bodies within the State, relating to commerce, industry, trade and business, as may be prescribed;

- (i) as nearly as may be, one-twelfth shall be elected by persons of such organised bodies of the tillers of the soil within the State as may be prescribed:
- (j) the remaining members shall be nominated by the Governor in accordance with the provisions of Section 4.
- (3) The members to be elected under clauses (a) to (1) of sub-section (2) shall be chosen in such territorial constituencies as may be prescribed and the elections under the said clauses shall be held in accordance with the system of proportional representation by means of the single transferable vote.
- 4. The members to be nominated by the Governor under clause (j) of sub-section (2) of section 3 shall consist of persons having special knowledge or practical experience in respect of such matters as the following, namely, literature, science, art, co-operative movement and social service.

Aet to over-ride other laws. 5. The provisions of this Act and of the rules made thereunder shall have effect notwithstanding anything inconsistent therewith contained in the Representation of the People  $\Lambda ct$ , 1950, or the rules made under that  $\Lambda ct$ .

43 of 1950.

- Power to 6. (1) The Central Government may, after consulting make rules. the Election Commission, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.
  - (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:
    - (a) the block samities and other local authorities which may have representation in the Legislative Council of a State;
    - (b) the number of persons which an electoral college formed under this Act may consist of and the manner of choosing them;
    - (c) the institutions and organised bodies which may have representation in the Legislative Council of a State;
    - (d) the territorial constituencies into which may be divided for the purpose of election to the Legislative Council of the State;
    - (e) any other matter which is to be, or may be, prescribed.
  - (3) Every rule made under this section shall be laid as soon as may be after it is made before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and it before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however that any such modifications or annulment shall be without prejudice to the validity of anything previously done under that rule.

### STATEMENT OF OBJECTS AND REASONS

Until Parliament by law otherwise provides the composition of the Legislative Council of a State is based on the provisions contained in clause (3) of Article 171.

Since the passing of the Constitution organisational patterns of local authorities have changed to a great extent. In the process of democratic decentralisation, some organised bodies have come into being. Co-operative societies are now destined to play a very important part in our body politic. It is expected that the whole country will be covered by such

co-operative societies in different spheres of our community life. Also teachers working in educational institutions lower in standard than that of a Secondary School bave been asking for representation in the Council. It is desirable that organised interests should also be given representation so that the Council shall be representative of all interests.

It is desirable that organised interests should also be given representation so that the Council shall be representative of all interests.

The object of this Bill is to provide for representation to as many organised interests as are functioning in the State. By giving such representation to these interests the Council would not only become more representative but the functioning of such organisations would be encouraged and would get impetus and their working will become heneficial to the community at large. The local Council will be provided with functional representation which appears to be the intention of the Constitution makers. It is not necessary that Members of Legislative Assembly should have the right to elect one third of the total strength of the Council. This right has been distributed to organised bodies of industries, commerce, trade and business. Agricultural organisations have also been provided for.

SHREE NARAYAN DAS.

New Delfit; The 4th April, 1962.

### MEMORANDUM RECARDING DELECATED LEGISLATION

Clause 6 of the Bill confers on the Central Government oower to make rules, in consultation with the Election Commission for determining block samities and other local authorities, the number of persons which an electoral college formed under the Act may consist of, the institutions and organised bodies which may have representation in the Legislative Council of a State, and territorial constituencies into which a State may be divided for purposes of election to the Legislative Council and similar other matters concerning such election.

The aforesaid matters on which rules can be made are generally matters of detail. The delegation of Legislative power is, therefore, normal in

character.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Fengal.

The

# Calrutta



## Gazette

# Extraordinary Published by Authority

3 13 | SATURDAY, AUGUST 4, 1962 SAKA 1884

Porders and Notifications by the Governor of West 15th, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

### Constitution and Elections

### NOTIFICATION

3663A.R.—4th August 1962.—The following by the Governor is published for general mation:—

"ORDER

Raj Bhavan, Calcutta,

The 2nd August 1962.

xercise of the power conferred on me by use (a) of clause (2) of Article 174 of the tution of India, I hereby direct that the West Legislative Assembly shall stand prorogued 4th August 1962, at the conclusion of the on that date.

PADMAJA NAIDU, Governor of West Bengal."

By order of the Governor, S. K. CHATTERJEE, Secy. to the Govt. of West Bengal.

md published by the West Bengal, at West Bengal Govt. Press, Alipore 2369



# **Calcutta**



# Gazette

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RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

#### ICE OF THE COMMISSIONER, BURDWAN **DIVISION**

#### NOTIFICATION

o. 1267M.-31st July 1962.-In exercise of the er conferred by section 20 of the Bengal Muni-Act, 1932 (Bengal Act XV of 1932), delegated he Commissioners of Divisions under Governt notification No. 4394M, datde the 18th May 5. I hereby determine, after considering the vs of the commissioners of the Katwa munility at a meeting, that the Katwa municipality he district of Burdwan shall, for the purpose of tion of commissioners, be divided into 14 wards representing a single-member constituency he description of the boundary of each ward is n below:

#### Ward No. and boundary Ward No. I

th of Station Road Section II, east and south of Gourangapara Road, east of Goalpara Road, north of Katwapara Road and south of the River Ajoy and west of the River Bhagirathi.

#### Ward No. II

t and north or Gourangapara Road, west of Goalpara Road, south of Katwapara Road, east of Manasatola Lane, north of Station Road (section II).

#### Ward No. III

st of Manasatala Lane, south of mauza Begunkola, east of the River Ajoy, north of Dakbunglow Road and Station Road section II.

#### Ward No. IV

South of Dakbunglow Road, west of the western boundary of New State Hospital premises and also west of the line drawn from the south-west corner of hospital area in plot 282 of mauza Katwa to the northern side of the culvert at the junction of Katwa-Paltia Road and Kesia Road, east of Bandra mauza, north and east of Katwa-Palita Road, south of Katwa-Palita Road and south of Road to station and of Madhabitala Road, west of Trenching Ground Road and Sahebbagan Lane and north of the southern boundary limit of municipal area.

#### Ward No. V

East of the western boundary of the New State
Hospital and also east of the line drawn from the south-west corner of hospital area in pioc No. 282 of mauza Katwa to the northern side of the culvert at the junction of Katwa-Paltia Road and Kesia Road, north of Katwa-Paltia Road and Kesia Road, and Madhabitala Road, west of Bagdipara Lane, south of Katcharipara Road, west of Katchari Road and south of Dakbunglow Road.

#### Ward No. VI

East of Bagdipara Lane, north of Madhabitala Road, west of Nishantola Road, south of Katcharipara Road, west of Kumarpara Road, south of Chaulpati Road and Station Road (section II), east of Katchari Road and north of Katcharipara Road.

#### Ward No. VII

South of Station Road (section II), west of Thana Lane, north of Nichubazar Road and Chaulpati Road, east of the junction of Station Road (section II) and Chaulpati Road.

#### Ward No. VIII

East of Kumarpara Road, south of Chaulpati Road, west of Barawaritola Road, north of Harihat Road, and Puratan Bazar Lane and Nishantola Road and Kacharipara Road.

#### Ward No. IX

South of Nishantola Road, west and south of Tantipara Lane, west of Barawaritola Road, north of Atuhat Road, east of Nishantola Road.

#### Ward No. X

East and north of Tantipara Lane, west of Barawaritola Road, north of Muhuri Lane, west of Namal (Marhatta Ditch), west of Baganapara Lane, south of Bangalpati Lane, east and south of Sankharipati Lane (S. Lane in Map), west of Barawaritola Road, south of Harihat Road and Nishantola Road.

#### Ward No. XI

North and west of Sankharipati Lane, north Bangalpati Lane, east of Baganapara Lane, nor of Namal (Marhatta Ditch), west and north Baganapara Road, west of Noonegola (Labango Road and south of Station Road (Section | east of Thana Lane and south of Nichubar Road, east of Barawaritola Road.

#### Ward No. XII

South and east of Baganapara Road, north of Katga Bundh Road, west of the River Bhagirathi al east of Noonegola Road (Labangola Road).

#### Ward No. XIII

South of Katgola Bundh Road, south and west Namal (Marhatta Ditch), south of Muhuri Lan east of Barawaritola Road and road to Dainha north of southern limit of Katwa municipalin west of the River Bhagirathi.

#### Ward No. XIV

- East of Trenching Road, north of the southern boundary line of Katwa municipality, west of road to Dainhat and south of Atuhat Road.
- 2. The notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

V. S. C. BONARJEE, Commissioner.

# The





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# Extraordinary Published by Authority

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WEDNESDAY, AUGUST 8, 1962

**SAKA 1884** 

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

# GOVERNMENT OF WEST BENGAL LAW DEPARTMENT

Legislative

#### **NOTIFICATION**

No. 1690L.—8th August, 1962.—The Governor ving been pleased to order, under rule 66 of

the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for general information:—

THE BENCAL MONEY-LENDERS (AMENDMENT)
BILL, 1962.

### A

#### BILL

to amend the Bengal Money-lenders Act, 1940.

WHEREAS it is expedient to amend the Bengal Money-Ben. Act lenders Act, 1940 for the purposes and in the manner X of 1940. hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Bengal Money-lenders (Amendment) Act, 1962.

Amendment of section 2 of Ben. Act X of 1940.

- 2. In section 2 of the Bengal Money-lenders Act, 1940 (hereinafter referred to as the said Act),—
  - (1) for clause (1), the following clause shall be substituted, namely:—
    - '(1) "bank" means a banking company as defined in clause (c) of sub-section (1) of section 5 of the Banking Companies Act, 1949;'; 10 of 1949.

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The Bengal Money-lenders (Amendment) Bill, 1962.

#### (Clauses 3-6.)

- (2) in clause (12)—
  - (i) sub-clauses (a), (b) and (g) shall be omitted;
  - (ii) for paragraph (i) of sub-clause (d), the following paragraph shall be substituted, namely:—
    - "(i) by a bank; or"; and
- (vii) in sub-clause (f), after the words "commercial loan", the words "exceeding ten thousand rupees" shall be added.

Omission of section

Section 3 of the said Act shall be omitted.

Insertion of new section 6A. 4. After section 6 of the said Act, the following section shall be inserted, namely:—

"Appointment of Ins. 6A. (1) The State Government may, pectors, their powers by notification in the Official Gazette, and duties. appoint such persons as it thinks fit to be Inspectors for the purposes of this Act and define the area within which each such Inspector shall exercise his powers and perform his duties.

- (2) An Inspector appointed under sub-section (1) shall exercise such powers and perform such duties as may be prescribed and may also-
  - (a) call for a copy of the statement of accounts referred to in section 25,
  - (b) apply to the Sub-Registrar for cancellation the licence of a money-lender if he has reasons to believe that such money-lender is guilty of contravention of any of the provisions of this Act,
  - (c) intervene, with the permission of the Court, in any judicial proceeding under this Act against a money-lender in order to adduce such evidence which may be relevant in connection with such proceeding.
- (3) The provisions of sections 16, 17 and 18 shall apply mutatis mutandis to the proceedings arising out of an application by an Inspector to the Sub-Registrar under the provisions of clause (b) of sub-section (2).
- (4) An Inspector appointed under sub-section (1) shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.".

1860.

Amendment of section 30.

- 5. For sub-clause (c) of clause (1) of section 30 of the said Act, the following sub-clause shall be substituted, namely:-
  - '(c) any interest other than simple interest at a rate per annum not exceeding in the case of-
    - (i) unsecured loans—twelve and a half per centum,
    - (ii) secured loans—ten per centum;".

Substitution of new section for section 31.

6. For section 31 of the said Act, the following section shall be substituted, namely:

"Prohibition of interest on decretal amount.

31. Notwithstanding anything tained in any law for the time being in force or in any agreement, no Court shall, in any decree passed in any suit to which this Act applies or in any suit

brought by a borrower for relief under section 36, allow any interest exceeding six per cent. per annum on the principal sum adjudged.". The Bengal Money-lenders (Amendment) Bill, 1962.

(Clauses 7-9.)

Amendment of section 36.

- 7. In section 36 of the said Act,-
- (1) in sub-section (1),—
  - (i) after the words "for the time being in force", the words " or in any agreement" shall be inserted;
  - (ii) for clause (b), the following clause shall be substituted, namely:—
    - "(b) reopen any account already taken between the parties, purporting to close any previous dealings and to create new obligations;";
- (2) in sub-section (2),—
  - (i) to clause (a), the following provise shall be added, namely:—

"Provided that where, in consequence of the execution of the decree which is reopened, the property of the judgment-debtor has been purchased bona fide by any person other than the decree-holder jointly with the decree-holder, the decree-holder's claim and the judgment-debtor's liability in respect of the decree which is reopened shall be reduced by the amount of the purchase money paid by such other person and received by the decree-holder,";

- (ii) in clause (c), after the words "order the restoration", the words "of possession" shall be inserted; and
- (iii) in clause (d), after the words "under clause (a)", the following words shall be added, namely:—
  - "and upon such payment of all the instalments the sale shall be deemed to have been set aside"; and
- (3) in sub-section (5), for the words "and that he had not received", the words "and, in the case of an assignment after the commencement of this Act, also that he had not received" shall be substituted.

Insertion of new section 37A.

8. After section 37 of the said Act, the following section shall be inserted, namely:—

"Saving as to mortgage by conditional secured by a mortgage and the mortgaged property on any of the conditions specified in sub-section (c) of section 58 of the Transfer of Property Act, 1882, then, notwithstanding anything to the contrary contained in the proviso to the said sub-section, the transaction shall always be deemed to be a mortgage by conditional sale and the mortgagee a mortgagee by conditional sale for the purposes

4 of 1882

Amendment of section 40. 9. In section 40 of the said Act,-

of the said sub-section.".

(1) in sub-section (1), after the words "which does not state", the words "the address of the borrower, the date and place of the transaction," shall be inserted; and

The Benyal Money-lenders (Amendment) Bill, 1962.

#### (Clauses 10-13.)

- (2) after sub-section (5), the following sub-section shall be added, namely:—
  - "(6) Notwithstanding anything contained in the Indian Evidence Act, 1872, evidence adduced 1 of 1872. by a borrower in a suit to which this Act applies or a suit brought by a borrower for relief under section 36 or in any criminal proceedings under section 41 or section 42, of any oral agreement or statement contradicting, varying, adding to or subtracting from the terms of any document creating or witnessing a loan shall be admitted."

Amendment of section 43. 10. In section 43 of the said Act, for the words "servant of the Government", the word "person" shall be substituted.

Amendment of section 44.

- 11. In section 44 of the said Act, in sub-section (2), after clause (b), the following clause shall be inserted, namely:—
  - "(bb) the manner of appointment and qualifications of Inspectors referred to in sub-section (1) of section 6A, the powers and duties of such Inspectors and the control to be exercised over such Inspectors by the State Registrar, Registrars and Sub-Registrars;".

Substitution of new section for section 45.

- 12. For section 45 of the said Act, the following section shall be substituted, namely:—
  - "Repeal. 45. The following Acts are hereby repealed, namely:—
  - (1) The Usury Laws Repeal Act, 1855, in so far as 28 of 1855. it applies to West Bengal;
  - (2) The Usurious Loans Act, 1918, in so far as it 10 of 1918. applies to West Bengal, except in cases relating to matters enumerated in subclauses (d) to (i) of clause (12) of section 2;
  - (3) The Bengal Money-lenders Act, 1933.

Ben. Act VII of 1933.".

Savings.

- 13. Nothing contained in this Act shall affect—
  - (a) any right, privilege, obligation or liability acquired, accrued or incurred under any of the provisions of the said Act; or
- (b) any penalty, forfeiture or punishment incurred in respect of any offence committed against any of the provisions of the said Act; or
- (c) any investigation, legal proceeding or remedy in respect of such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid:

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture, or punishment may be imposed as if this Act had not been passed.

#### STATEMENT OF OBJECTS AND REASONS.

Experience of the operation of the Bengal Money-lenders Act, 1940, during the last two decades suggests that in order to protect the borrower more effectively from exploitation by unscrupulous money-lenders it is necessary to enlarge the scope of the Act, to strengthen the safeguards against the malpractices and machinations resorted to by certain money-lenders as well as to amend the Act in some other respects.

It is, accordingly, proposed to bring within the ambit of the Bengal Money-lenders Act transactions such as deposit of money or other property loans to or by a registered society, loans to purchase or to build a house within Calcutta or any other municipal area and commercial loans up to Rs. 10,000. These are outside the scope of the present Act.

The definition of "Bank" in the Act has been modified in consonance with the provisions of the Banking Companies Act, 1949.

For more effective supervision of money-lenders and for regulation and control of money-lending in accordance with the statutory provisions it is proposed to appoint an Inspecting staff.

The rupee has depreciated considerably since the passing of the Bengal Money-lenders Act, 1940. It is proposed to raise the rate of interest from 8 per cent, simple to 10 per cent, simple on secured loans and from 10 per cent, simple to 12½ per cent, simple on unsecured loans. It is also proposed to prohibit compound interest.

The discrimination between pre-Act loans and post-Act loans regarding payment of interest in section 31 of the Act is proposed to be abolished; and section 36 is being amended in the light of judicial decisions on the subject.

It is also proposed to relax the provisions of the proviso to section 5800 of the Transfer of Property Act, 1882, on mortgage by conditional sale in the case of a loan against mortgage to give an opportunity to a borrower to prove that the transaction was in substance mortgage by conditional sale.

The borrower is sometimes compelled by circumstances to agree to an inflated amount being shown as the principal in the instrument creating the loan. As section 92 of the Indian Evidence Act is a bar to oral evidence to show that the principal advance is different from that stated in the instrument, the borrower is helpless in fighting the machinations of the moneylenders. It is proposed to enact provisions making oral evidence admissible in any suit or criminal proceedings instituted under the Bengal Moneylenders Act.

In order to avoid multiplicity of statutes it is proposed to repeal the Usury Laws Repeal Act, 1855 and the Bengal Money-lender. Act, 1933 rully, and the Usurious Loans Act, 1918 partially.

The Bill has been drawn up to legislate for such purposes as are indicated above.

Calcutta, The 31st July, 1962 1. D. JALAN, Member-in-charge.

#### FINANCIAL MEMORANDUM.

The Bill itself does not make any expenditure obligatory. So no estimate is possible. If and when appointments of Inspecting stan are made, there will be expenditure after necessary provision is made in the budget.

CALCUTTA, The 31st July, 1962. I. D. JALAN, Member-in-charge.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.



# Extraordinary Published by Authority

MONDAY, AUGUST 6, 1962

[ SAKA 1884

|-Orders and Notifications by the Governor of West ogal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF HEALTH Public Health

#### **NOTIFICATION**

o. PH/5988/3F-40/62.—6th August 1962.—In case of the power conferred by section 8 of the rention of Food Adulteration Act, 1954 (37 of 1), read with rule 6 of the Prevention of Food by to make the following amendment, with effect the 7th August 1962, in this Department notion No. PH/3029/2A-32/60, dated the 12th May published at pages 2180-2181 of Part I of the leutta Gazette," dated the 29th June 1961, as subently amended (hereinafter referred to as the notification), namely:—

#### Amendment

the schedule to the said notification in serial (4) for the words and letters, "Shri Khudiram M.Sc., Assistant Analyst," substitute the words letters "Shri Sachindra Nath Dutta, M.Sc., istant Analyst".

By order of the Governor, S. K. CHAKRABARTY,

Dy. Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government Bengal, at West Bengal Govt. Press Alipore. 2372(a)

No. 420(1)

The

Calcutta



## Gazette

### Extraordinary

### Published by Authority

(A 4a | MONDAY, AUGUST 6, 1962 [ SAKA 1884

i—Orders and Notifications by the Governor of West mgal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL HOME DEPARTMENT Constitution and Elections NOTIFICATION

3664A.R. -6th August 1962.—The following the the Governor is published for general matter:—

"ORDER

Raj Bhavan, Calcutta, The 2nd August 1962.

exercise of the power conferred on me by clause (a) of clause (2) of Article 174 of the stitution of India, I hereby direct that the West al Legislative Council shall stand prorogued on 6th August 1962, at the conclusion of the sitting hat date.

PADMAJA NAIDU, Governor of West Bengal."

By order of the Governor, S. K. CHATTERJEE, Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government Bengal, at West Bengal Govt. Press, Alipore.

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## Gazette

#### Extraordinary

#### Published by Authority

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WEDNESDAY, AUGUST 8. 1962

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ART I—Orders and Notifications by the Governor of West Bengal. the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### Public Health

#### NOTIFICATION

n P.H./6060/2R-45/62.—8th August 1962.—Whereas the Governor rated that the municipal area of Konnag ar in the district of Hooghly catened with an outbreak of small pox;

ow, therefore, in exercise of the power conterred by section 2 of the mic Diseases Act, 1897 (111 of 1897), the Governor is pleased to the the following temporary regulations for the prevention and control follows, and for the medical inspection, isolation, observation and illance of persons suffering from or suspected of being infected with pox in the said municipal area for a period of three months:—

#### imporary Regulations for the Prevention and Control of Smallpox

- In these regulations, unless there is anything repugnant in the tor context:
- i) "Health Officer" means the Health Officer of the municipality;
- "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;

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- (c) "Smallpox" means any disease accompanied by an eruption vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be su ing from smallpox;
- (e) "Medical practitioner" means any person practising the met profession.

#### **Notices**

- 2. If in any case the Health Officer or a Sanitary Inspector consithat the issue of a notice under these regulations is likely to lead to such amount of delay as might facilitate the spread of smallpox, he may for with take such steps as he may think fit for carrying out the work and statement the reason why such work has been carried out.
- 3. If any measure which the Health Officer or a Sanitary Inspections, by a notice issued under these regulations, required to be carried  $\eta$  be not carried out to his satisfaction within the time stated in the not the Health Officer or a Sanitary Inspector shall be entitled to carry the measure.

#### Cost and compensation

4. (1) All expenses incurred in carrying out any work in pursuance an order issued under these regulations shall be paid by the municipal except in any case where the order directs a person to carry out any we in relation to property in his possession, in which case the expenses she paid by such person:

Provided that where the conditions, which led the Health Officer or Sanitary Inspector to pass such an order, are not attributable to any a or default of the person in possession of the property, the municipality may pay to such person the whole or a part of the expenses incurred him in carrying out the order.

- (2) The municipality may recover all expenses incurred by the Healt Officer or a Sanitary Inspector in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issue
- 5. The municipality shall pay adequate compensation to any persubno has sustained substantial, loss or damage by reason of anything dounder these regulations:

Provided that no person shall receive any compensation for anythmedone or suffered under those regulations, if he has failed to carry out, order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector

#### Location of disease

6. When a case of smallpox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the semi-male inmate of the house other than patient of the house shall with twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing to the nearest Sanitary Inspector. When the inmates of the house are all females the medical attendance or the senior male inmate of the nearest house shall give the required information.

- 6. (i) Every medical practitioner called in to attend upon any case of fullpox shall forthwith give notice of the case by a special messenger the Health Officer or a Sanitary Inspector and the cost of such messenger each case shall be defrayed by the municipality.
- (2) The Doctor-in-charge of a hospital or a dispensary within the nicipality shall forthwith give notice of any case of smallpox brought such hospital or dispensary for treatment to a Sanitary Inspector or to Health Officer by a special messenger and the cost of such messenger gach case shall be defrayed by the municipality.
- 8 Registrars of births and deaths shall supply to the Health Officer or anitary Inspector such periodical returns of case of smallpox as he may a time to time call upon them to furnish.
- 9. The Health Officer or a Sanitary Inspector may examine any person is or suspected to be, suffering from smallpox or who, in his opinion, be infected with or likely to spread smallpox.

### Isolation of patients

10. When the Health Officer or a Sanitary Inspector considers that the lation of any patient is a precaution necessary for the protection of the ighbouring population, he shall order the patient to observe isolation it may order the nearest relative in attendance on the patient, or the supier of the house in which the patient is staying to arrange for the lation of the patient in such a manner and for such a time as may be proved by the Health Officer or a Sanitary Inspector.

He shall not direct the patient to be removed from the house unless is, in his opinion, impossible to make proper arrangements for his isolan therein.

- 11. The Health Officer or a Sanitary Inspector may order that any son who has been in contact with a person found to be suffering from allpox, shall be segregated for a period not exceeding a fortnight in a nner and in a place to be approved by the Health Officer or a Sanitary spector.
- 12 The Health Officer or a Sanitary Inspector may order that any son who has been in contact with a person found to be suffering from allpox shall be vaccinated or re-vaccinated within a time to be specified the order.
- 13. No person shall enter any place wherein a patient is isolated under ulation 10 without the permission of the Health Officer or a Sanitary pector.
- 11. When a patient has been removed from a house for isolation under ulation 10, the municipality shall provide for him free of charge a table place with necessary attendants, diet, etc.
- 15. No person, who is or has been suffering from smallpox, shall leave place where he has been staying until he has received from the Health cer or a Sanitary Inspector written permission to do so.

- 16. No person while suffering from evident symptoms of smallpo or in the convalescent state of the discase with scabs of pocks on a body shall expose himself in any street, road, public place, shop, baze or any place used in common by persons, other than members of t family or household to which such infected person belongs or shall  $m_0$  trom place to place unless he is proceeding to a hospital for admission a treatment.
- 17. The Health Officer or a Sanitary Inspector may, during the p-valence of any outbreak of smallpox, order that any bazar, shop or otlepublic place shall remain closed for such time as may appear to be necesary and may forbid the holding of any fair, mela or other gathering which people from several villages commonly or periodically resort.

#### Miscellaneous

- 18. The Health Officer or a Sanitary Inspector may require any pers to allow to be carried out by such agency and within such time as may specified in the order, such measures for the disinfection of any premisin the occupation of such person or for the disinfection or destruction any of his personal effects, as the said officer or inspector may considuecessary.
- 19. The Health Officer or a Sanitary Inspector may direct the own or occupier of any premises to take steps to have vaccinated or re-vaccinate within a time to be specified in the order any person residing on such promises and under the control of such owner or occupier if the Health Office or a Sanitary Inspector is of opinion that such person has been in containing with any one suffering from smallpox.
- 20. The Health Officer or a Sanitary Inspector may forbid any persubho has been a patient or who has to his knowledge been in contact  $\mathbf{w}_1$  a patient to act as vendor of any article for such period as may be specific in the order.
- 21. No person shall sell any article which has been in contact with patient until it has been disinfected to the satisfaction of the Health Offic or a Sanitary Inspector.
- 22. The Health Officer or a Sanitary Inspector may issue general order that by a specified date certain sanitary precautions of a simple naturation as lime-washing of house, clearing of latrines or the removal of fill or rubbish shall be carried out to his satisfaction.
- 23. The Health Officer or a Sanitary Inspector may prohibit person from retaining or selling clothes taken from the bodies of persons who have died of smallpox and may cause any such clothes to be destroyed.
- 24. No person shall carry or permit to be carried in a public convergence a patient except in the case where patient is carried to a hospit with the following pecautions against spreading the disease, namely:—
  - (i) that he is so well covered that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) that he is taken to the hospital direct and the conveyance does no halt at any other place for transacting any business; and
  - (iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.

- place any clothing, bedding or other article which has been in contact with patient or shall cause or suffer such articles to be carried in any public onveyance, but nothing in this regulation shall apply to a person, who transmits any such article for the purpose of having the same disintected with the following precautions against spreading the disease:—
  - (i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160), that it does not come directly into touch with the body of the conveyance;
  - (ii) the article is taken to the desinfecting station direct and the conveyance does not halt at any other place for transacting any business; and
  - (iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.
- 26. Every conveyance in which a patient or a dead body of a person who has died of smallpox or any article that has been in contact with a patient is carried shall be disinfected before it is used again. The disnection will be effected—
  - (i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
  - (ii) in the case of a conveyance carrying any clothing, bedding or other articles of a patient to the disinfecting station, by the authorities of such station; and
  - (iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
- 27. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of smallpox without the previous written permission of the Health Officer or a Sanitary Inspector and without taking the following precautions against spreading the said disease:—
  - (i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and
  - tiii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.
- 28. No person shall, without the written permission of the Health Officer, dispose of any corpse except by burning or burial.

- 29. The Health Officer or a Sanitary Inspector may approve burned or burial grounds and may by order direct either generally or specially respect to any specified area, that corpse shall not be burned or buried places other than those so approved by him.
- 30. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 31. The Health Officer or a Sanitary Inspector may direct that  $n_0$  person shall bury or cause to be buried any corpse which in the opinion of the Health Officer is likely to spread smallpox, in a grave not constructed of masonry of less than 6 feet deep.
- 32. The Health Officer or a Sanitary Inspector may order that no dome or other servant of the municipality employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.
- 33. The Health Officer or a Sanitary Inspector may through any personauthorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread smallpox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of smallpox.
- 34. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of smallpox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.
- 35. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of smallpox.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

- 36. The Health Officer or a Sanitary Inspector may, with such assistants if any), as he thinks fit, enter upon any land or after two hours' notice a writing, into any premises or building used for human habitation at my time between surrise and sunset for the purpose of carrying out any neasure or making any enquiries authorised by these regulations.
- 37. The crew of any inland steam vessel or boat which plies in any anal or river and other persons residing on such vessel or boat shall be abject to these regulations.
- 38. (1) All vaccinations under these regulations shall be performed gaturtously provided they be done (a) at such public vaccination stations is may be opened by the municipality or (b) by house to house visits in the ase of such females as are by the custom of the country unable to attend it public vaccination stations and are too poor to pay fees.
- (2) Persons desirous of being vaccinated in their own houses other than hose specially exempted under sub-regulation (1) shall pay a fee of two mas for each vaccination for which they shall get a printed receipt: royaled that the total amount of fees payable for any number of operations erformed in one family at the same house and at the same time shall not veced annus eight:

Provided also, the municipal commissioners at a meeting may, by a production, direct vaccination of persons in their own houses to be carried at free of charges.

- 39. (i) Orders issued by the Health Officer or a Sanitary Inspector nder these regulation shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be avel upon any person named in them.
- (iii) The nearest relative of a patient or the occupier of the house in hich the patient is staying shall, it a copy of the order under regulation) has been served upon him, give to a Sanitary Inspector or to the Health fficer immediate notice of any disobedience of the order by the patient.

By order of the Governor,

S. K. CHAKRABARTY, Dy. Secy. to the Govt of West Bengal.





# Gazette

## Extraordinary

### Published by Authority

SRAVANA 17]

WEDNESDAY, AUGUST 8, 1962

[ SAKA 188-

PART VI.-Bills introduced in Parliament of India Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament.

#### Government of West Bengal

#### LAW (LEGISLATIVE) DEPARTMENT

#### NOTIFICATION

No. 1616L.—2nd August 1962.—The following Bill which was introduced in the Lok Sabha on the 27th April 1962 and in regard to which a motion was carried on the 22nd June 1962 that the Bill be circulated for the purpose of eliciting opinion thereon by the 31st December 1962 is hereby published for general information together with the Statement of Objects and Reasons annexed thereto. Written expressions of opinion by any person or public body should be sent so as to reach the Law (Judicial) Department of the Government of West Bengal not later than the 15th October 1962. Any opinion which is submitted direct to the Parliament Secretariat or the Ministry of Law of the Government of India, or to any other Ministry of the Government of India or to any other Department of the State Government will not be accepted for consideration.

Bill No. 18 of 1962.

## THE HINDU SUCCESSION (AMENDMENT) BILL, 1962 (As introduced in Lok Sabha)

#### Α

#### BILL

further to amend the Hindu Succession Act, 1956.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:-

Short title and commencement

- 1. (1) This Act may be called the Hindu Succession (Amendment) Act, 1962.
  - (2) It shall come into force at once.

After section 23 of the Hindu Succession Act, 1956, 30 of 1956. Insertion of the following new section shall be inserted, namely:

"23A. No transfer of property by female owner shall be valid within two years of the opening of succession in her favour unless it be for consideration, the onus of proof of which shall be on the transferee.

new section 23A. Special pro-vision re-

#### STATEMENT OF OBJECTS AND REASONS

It has been observed that male co-successor or male relations of female owner take advantage of the emotional nature of the female owner after the death of her father or near relation and get transfers by gift or otherwise without consideration. The female owner, who has come in succession, has no appreciation of the act.

It is necessary to protect her interests by legislation. This can be done by giving her an opportunity of appreciation of her ownership rights and time to think of such rights before she makes a free transfer.

Hence this Bill.

New Delhi; The 5th April, 1962.

J. B. S. BIST.

By order of the Governor,

K. K. HAJARA,
Secy. to the Govt. of West Bengal.

# The

# Calcutta



# Gazette

## Extraordinary

## Published by Authority

VANA 18]

THURSDAY, AUGUST 9, 1962

[ SAKA 1884

RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Covernment Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### ORDER

No. 3472-I.R./IR/11L-245/59.—2nd August 1962. Whereas under the Government of West Bengal, our Department, order No. 1096-1.R./IR/11L-159. dated the 14th March 1960, read with its rigendum No. 2877-I.R./IR/11L-245/59, dated June 1960, the industrial dispute between Messrs. Serajuddin & Co., P-16 Bentinck Street, cutta-1, (2) Messrs. India Ferro Alloy Industry Ltd., (3) Messrs. Estate Mineral Development Co. Ltd., and (4) Messrs. Md. Serajuddin, all of 19A tish India Street, Calcutta, on the one part and if workmen represented by the Serajuddin & Co. Allied Concerns Employees' Union, 52/7 Bepin lari Ganguly Street, Calcutta-12, on the other, arding the issues mentioned in the said order method matter specified in the second and the third the second and the third second second

And whereas the said Fourth Industrial Tribunal submitted to the State Government its award on said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1, and three others on the one part and the workmen represented by the Serajuddin & Co. and Allied Concerns Employees' Union, 52/7 Bepin Behari Ganguly Street, Calcutta-12, on the other. (G.O. No. 1096-1.R., dated 14th March 1960.)...(Case No. VIII-71/60.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

#### Appearances:

For the Union: Shri M. M. Saha, Advocate.

For the Company: Shri P. K. Sannyal, Advocate and Shri T. P. Chatterjee, Advocate.

The Government of West Bengal, Labour Department, by order No. 1096-I.R./IR/11L-245/59, dated the 14th March 1960, referred an industrial dispute as existing between (i) Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-I, (ii) Messrs. India Ferro Alloy Industry (P) Ltd., and (iii) Messrs. Estate Mineral Development Co. (P) Ltd., both of 19A British India Street, Calcutta, on the one part and the workmen represented by the Serajuddin & Co. and Allied Concerns Employees' Union, 52/7 Bepin Behari Ganguly Street, Calcutta-12, on the other, relating to the following issues as covered in the order of reference. By a subsequent corrigendum issued on 8th June 1960 by the appropriate Government the name of fourth concern was inserted as an employer in the list of employer involved in this dispute. The added party is Messrs. Md. Serajuddin. The dispute was thus concerning the workmen in four distinct industrial concerns.

#### Issues

- (1) Grade and scale.
- (2) Dearness Allowance.
- (3) House Rent.
- (4) Leave and holidays.
- (5) Provident fund and gratuity.
- (6) Condition of service.

#### **AWARD**

After service of notices upon the parties, the workmen represented by the Scrajuddin & Co. and Allied Concerns Employees' Union (hereinafter referred to as the Union), filed the written statement on 25th April 1960 duly signed and verified by Shri Prosanta Das Gupta described as the Secretary of the aforesaid Union.

All the four different Companies made parties as employers in the order of reference subsequently filed written statements individually and separately.

During the pendency of the proceedings before this Tribunal all the workmen engaged in Messrs. Md. Scrajuddin, Messrs. India Ferro Alloy Industry (P) Ltd. and Messrs. Estate Mineral Development Co. Private Ltd. filed affidavits on 1st September 1960, 2nd August 1960 and 1st August 1960, respectively, stating that they had no dispute as against their respective Companies. They disowned the authority of the Union to represent their cause before the Tribunal. It was further stated in those affidavits sworn in individually by the workmen that they had never been members of this Union as shown to be representing them in the order of reference. The question whether the workmen of these three concerns are still members of this Union is not relevant in the face of the affidavits of the workmen wherein they categorically stated that they had got no dispute

with the employer and that they do not want proceed with the case. As the workmen themsel are not willing to proceed with the dispute as refer to the Tribunal for adjudication, the Union shown be representing the workmen in the order of reence cannot still have any right to continue the pute. Hence upon consideration of the facts circumstances of the case I passed on 14th Septen 1960 a 'no dispute' award so far as the employers, (i) Messrs. Serajuddin, (ii) India Ferro Alloy in try (P) Ltd. and (iii) Messrs. Estate Mineral D lopment Co. Private Ltd., and their workmen

The dispute with regard to the order of refer thus remained confined to the employer Me Serajuddin & Co. and their workmen. raised a prelimi Company subsequently objection regarding the jurisdiction ' Tribunal to proceed with the dispute the ground that the order of reference bad in law inasmuch as the Government of v Bengal had no jurisdiction as appropriate Government as defined in section 2(a) of the Industrial putes Act to make the reference. This legal p of objection going to the very root of the refer itself was taken up for consideration as a prelimi point first and upon hearing the learned represe tives of the parties I decided the point in favou the workmen and held that the order of refer was in order and that the Tribunal had jurisdic the employer went in appeal to the Supreme Co.
The Hon'ble Supreme Court dismissed the app In the meantime the parties prayed for adjourn of the case for the purpose of effecting an amic settlement of the dispute.

Finally after several adjournments, when the pute was fixed for hearing on 4th July 1962, both parties filed a joint petition of compromise ma an amicable settlement of all the points covere the order of reference. I find the terms to be fair and reasonable and, as such, I allow the pr and accept the joint petition of compromise.

So, in the result the dispute between Messrs. S juddin & Co. and the workmen represented by Union stands disposed of in terms of the memodum of settlement filed by the parties whice marked as Annexure A to the award.

#### K. K. MITRA.

Judge, Fourth Industrial Tribi

The 12th July 1962.

#### ANNEXURE "A"

#### Memorandum of Settlement

#### Present:

- (1) Janab M. K. Rahaman, General Manager, Me Serajuddin & Co., P-16 Bentinck St Calcutta-1.
- (2) Janab S. S. Imam, Chief Labour Officer, Me Scrajuddin & Co., P-16 Bentinck Str Calcutta-1.

- 3) Shri P. K. Sen Gupta, Secretary-cum-Office Superintendent, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.
- 4) Shri Sudhir Kumar Sen, Assistant Secretary, Serajuddin & Co. and Allied Concerns Employees' Union.
- 5) Shri Sirish Chandra Roy, Accounts Assistant, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.
- 6) Shri A. B. Ghatak, Store In-charge, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.
- Janab Bahauddin Ahmed, Record Supplier, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.

#### Short recital

In the industrial disputes pending before the Fourth Industrial Tribunal, Shri K. K. Mitra, Judge, Case No. VIII-71 of 1960, Government order No. 1096-1.R., lated 14th March 1960, Messrs. Serajuddin & Co., and other allied concerns versus their workmen, after naving mutually discussed between the representatives of the Management and employees of the office of Serajuddin & Co., the disputes on the items of efference before the Tribunal have been finally settled by mutual negotiations among the parties. The letails of settlement are as follows:—

#### 1) Grade and scale and (2) Dearness allowance

These items have been mutually settled as per attached Schedule A. The increments in the grade and scale as shown in the attached Schedule A have already been given effect to, with effect from 1st June 1962.

#### (3) House rent

This demand has not been pressed by the employees in view of the settlement of item Nos. (1) and (2) favourably. Accordingly the issue has been dropped.

#### (4) Leave and holidays

Leave issue has been mutually settled as per attached schedule C.

With regard to holidays, the firm have already observed holidays as per West Bengal Government's notifications under Negotiable Act and the same are prevailing in other firms of Calcutta. The employees are satisfied with the same arrangement. This issue is hereby withdrawn.

### (5) Provident fund

As per notification No. S.G.R. 346, dated New Delhi, the 7th March 1962, of the Central Government Employees' Provident Fund Act, 1962 (19 of

1952), has been applied by the Government to every trade and commercial establishment employing 20 or more persons. Accordingly, in case of clerical and subordinate staff of Messrs. Serajuddin & Co., the Provident Fund Scheme, as laid down by the Government, will be applied with immediate effect.

#### (6) Payment of gratuity

This issue has been settled as per attached Schedule B.

#### (7) Condition of service

This has been settled as per attached Schedule D.

In agreement whereof, the parties have signed the settlement, this 29th day of June 1962.

For and on behalf of Serajuddin & Co.-

K. K. Rahman, (M. K. Rahman) General Manager.

Representative of employees-

Sudhir Kumar Sen, Assistant Secretary, Serajuddin & Co. and Allied Concerns Employees' Union. 29-6-1962.

#### Witness -

 Jb. S. S. Imam, Chief Labour Officer, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.

 (2) Shri P. K. Sen Gupta, Secy.-cum-office Superintendent, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1. 20-6-1962.

#### Witness -

- Shri Satish Ch. Roy, Accounts Assistant, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.
- (2) Shri A. B. Ghattak, Store In-charge, Messrs Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.
- (3) Jb. Bahauddin Ahmed, Record Supplier, Messrs. Serajuddin & Co., P-16 Bentinck Street, Calcutta-1.

Madan Mohan Saha, Advocate for the Union. 6-7-1962.

Vame of	Hote.	Date of	Telmostional	-	Ä	Present salary		Ac	Adjusted salary	-	Amount	Amount of increased salary	salary
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Shri Dinesh Lal Roy	:	13-6-55	Do.	:	260.00	52.00	312 .00	260.00	52.00	312 -00	980 ·00	96 -00	336 -00
Shri Sudhir Kr. Sen	:	1-3-51	LSc.	:	250.00	50 .00	300 .00	250.00	20·00	300.00	280.00	26-00	336 -00
Clerical Staff (2nd division)	d division)												
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Jb. Halimuddin	:	1.11.54 B	B.A.	:	140.00	20.00	210.00	140.00	70 -00	210 .00	160 -00	00-7-9	224 .00
Jb. Akhtar Hussain	:	6-8-55	B.Sc., LL.B.	:	140.00	20.00	210.00	140.00	20.00	210.00	160 -00	64 .00	224 ·00
Jb. Mi. Elias	:	4.10.55	B.Com.	:	150 00	50.00	200.00	150.00	00.09	210.00	150.00	00.09	210 .00
Shrı A. B. Ghattak	:	1-4-52	B.A.	:	113 ·00	57 .00	1700	120.00	00 · 09	180.00	140.00	20.00	210 .00
Jb. Sk. Mi Yahya	:	I-9-55 M	М.А.	:	72 -00	54.00	126.00	100.00	80.00	180.00	100.00	80 .00	180 · 00
Clerical Staff (3rd division)	d division)									•			
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Jb. A. Attar	:	27-12-55	I.A.	:	73.00	54.75	127 - 75	76.00	60.80	136.80	82.00	65 .60	147 -60
Jb. Mi. Sharif	:	11-6-57	I.Com.	:	20.00	52.00	122 .00	70.00	56.00	126.00	82.00	65 -60	147 -60
Jb. Mi. Selim	:	7.9.50 M	Matric	:	85.00	65.00	150.00	100.00	20.00	150.00	112.00	56.00	168 .00
Jb. Mi. Z. Hassan	:	1.4.56	Do.	:	60 00	45.00	105.00	70 .00	26 .00	126.00	76.00	08 · 09	136 -80
Jb. A. Tawab	:	4-4-61	Do.	:	00.09	45.00	105.00	70 .00	26.00	126.00	70 .00	56.00	126 .00
Jb. Nizam Ahmed	:	10-7-61	LA.	:	00.09	45.00	105.00	70.00	26.00	126.00	20.00	56.00	126 .00
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Scale of pay	(1) Clerical staff: (Upper division)	(2) Clerical staff: (2nd division)	(3) Clerical staff: (3rd division)		Field Workers	(6) Subordinate Staff: Special Grade	sre	and Darwans	Peons	
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It is hereby agreed that the above scale of pay and dearness allowance will come into effect on and from 1st June 1:162.

For Serajuddın & Co. General Manager,

Assistan Secretary.

M/s. Sersjuddin & Co. and Allied Concerns
Employees' Union.
29-6-62.

Sudhir Kumar Sen,

#### SCHEDULE B

#### Gratuity (retiring benefit)

ratuity will be payable on the following condisand eventualities:—

- (1) On the death of an employee while he was in service of the firm, at 15 days' average basic salary for every completed year of service or any part thereof exceeding six months, provided he had been in the employment of the firm for at least 5 years' continuous services. Gratuity is to be paid to the widow of the deceased, if living, or to the legal heirs as may be recognised by the firm.
- (2) An employee invalidated by the firm having become physically or mentally, totally or permanently disabled because of a serious disease of a serious nature, at the rate of 15 days' average basic salary for each completed year of service or part thereof exceeding six months provided he has completed 5 years' continuous services.
- (3) On voluntary retirement by the employee or on resignation by the employee; but in all cases only after 15 years of continued services, at the rate of 15 days' average basic salary for each completed year of service or part thereof exceeding six months.
- 4) On retirement by the firm by way of retrenchment after 10 years' continuous service; gratuity at the rate of 15 days' average basic salary for each completed year of service or part thereof exceeding six months, which will be in addition to the retrenchment compensation under the Industrial Disputes Act or any other Act.
- (5) Calculation of gratuity in all the events will be on the basis of average rate of salary for the last one year immediately preceding the date of payment of the gratuity.
- ote: (a) The above gratuity in all cases noted ve will be paid in addition to any retrenchment pensation is payable to an employee under Indus- Disputes Act, section 25(F).
- )) Employee means whole time salaried employee selary is paid by the firm.

Serajuddin & Co.

ILLEGIBLE,

General Manager.

Sudhir Kumar Sen,
Asst. Secretary,
Messrs. Serajuddin & Co. and Allied
Concern Employees' Union.
29-6-62.

#### SCHEDULE C

#### Leave rules of the firm

Irrespective of all practices, procedures and rules relating to leave hitherto existing and in supersession of all such practices, procedures and rules relating to leave, it is hereby agreed and accepted by both the parties that all employees (Staff and Subordinate) employed in Calcutta offices of Messrs. Serajuddin & Co., will be entitled to leave on the following basis.

1. **Earned leave:** All employees on completion of one year's continuous services in the establishment will be entitled to 21 days' earned leave with full pay:

Provided that such leave shall not be accumulated for more than 60 days:

Provided also that an employee wants to avail the whole or part of leave at his credit and apply in writing 10 days earlier and he has not been allowed to avail the leave applied for as the management considered that he could not be spared, in such case any leave exceeding the accumulation bar will not be forfeited, but the management will ask him to avail the leave sooner when he can be conveniently spared.

- 2. Medical leave: All employee/employees of Calcutta offices will be entitled to 14 days' medical leave on full pay on completion of one year's continuous service. Such leave shall generally be allowed to cover the period of illness which should always be supported by a medical certificate issued by an appropriate authority. Further Medical Leave may be accumulated up to a maximum of not more than 56 days.
- 3. Casual leave: All employees will be entitled to 10 days' casual leave with full pay during a calendar year which may be granted up to three days at a time. Un-enjoyed portion of casual leave, if any, will lapse at the close of the calendar year.

The provisions of clauses pertaining to leave shall not operate to the prejudice of rights to which an employee is entitled or may be entitled under any other law for the time being in force or that may be in force in future.

General conditions governing grant of leave: The following general principles shall govern the grant of leave to the employees:

- (a) Leave is earned by duty or service.
- (b) It cannot be claimed as a matter of right. When the exigencies of service of Company so required discretion to refuse or revoke leave of any description is reserved to the authority empowered to grant it.

**Explanation**—Sanction of leave may not be presumed and leave asked for should not be availed of unless it has been specifically sanctioned.

(c) An employee is expected to avail of leave granted fully, before resuming duty. An employee on leave cannot return to duty before the expiry of such leave except with the permission of the competent authority.

- (d) Leave may be prefixed and/or suffixed to a holiday.
- (e) The leave due to an employee is the period which he has earned diminished by the period of leave actually taken.
- (f) Casual leave may normally be availed of only after sanction by the competent authority but one day's casual leave may be availed of without prior sanction in case of unforeseen emergency provided the competent authority is promptly advised of the circumstances in which prior sanction could not be obtained.
- (g) An employee shall, before proceeding on leave, intimate to the competent authority his address while on leave, and shall keep the said authority informed of any change in the address previously furnished.

For Serajuddin & Co.

ILLEGIBLE,

General Manager.

Sudhir Kumar Sen, Asst. Secretary,

Messrs. Serajuddin & Co. and Allied Concern Employees' Union. 29-6-62.

#### SCHEDULE D

#### Service rules

These rules may be called Messrs. Serajuddin & Co.'s Employees' Service Rules, 1962. These rules shall apply to every whole-time employees of the firm employed at Calcutta Offices and establishments unless otherwise provided by terms of any contract, agreement or letter of appointment. These rules may be revised, modified or amended from time to time whenever considered necessary by the competent authority.

• Employee: Employee means a whole-time salaried employee whose salary is paid by the firm. The employees of the firm may be divided as Officers, clerical staff and subordinate staff. The appointment including promotion shall be made by the competent authority.

Competent Authority: It means the Managing Partner, the General Manager or any other Officers duly authorised in this behalf.

Classification of Employees: Employee may be classified as:—

Permanent.

Probationer,

Temporary,

Badli,

Apprentice, and

Contract.

Permanent: A permanent employee is an empl who has been engaged on a permanent basis includes any persons who has been duly confu in writing by the competent authority after he completed probationary period of bix months in same or another occupation in the establishmen

**Probationer:** A probationer is one who is p sionally employed to fill up a permanent  $v_{at}$  and has not completed six months services in post. If a permanent employee is employed a Probationer in new post he may at any time  $d_1$  the probationary period not exceeding six month reverted to his substantive post.

**Temporary:** A temporary employee is an employee who has been engaged for work which is of a porary nature likely to be finished within a pt not exceeding six months.

**Badli or Substitute:** Is one who is appointed the post of a permanent employee or probation who is temporarily absent.

**Apprentice:** An apprentice is a learner who  $_{18}$ <sub>1</sub> an allowance during the period of his training.

Contract: A contract employee is an emplo whose employment is made as per terms agreed up by the employer and employee in writing for a pa cular piece of work relating to a fixed period.

Transfer: Every employee working in differ establishments of the firm is flable to transfer in one establishment to another and from one seed to another according to necessity of the work. I employee is transferred from one establishmen another he will not suffer any loss on account reduction in emolument and other existing facili

Attendance and Late Coming: All employees sattend office punctually between 10 a.m. 5-30 p.m. with half an hour recess between 1 and 1-30 p.m. on week days and from 10 a.m. 2 p.m. without any recess on Saturdays.

Employees attending late will be liable for protionate deduction in wages, if allowed to work a adducing sufficient explanation for late attendance

Late Attendance: An employee attending of after the generally appointed time including given period (i.e., 10-10 a.m.) will be considered late allowed to attend office. Habitual late attendance a misconduct and more than 3 days' late attendation one month will be considered as habitual.

If an employee is late in attending office exceed half an hour, he may not be permitted to work his section or to commence work until the next and will be liable to disciplinary action for above An employee will be deemed absent if he fails attend duty within the allowed time and a without proper written permission.

No employee shall absent himself from his s overnight, except on duty, without the prior tion of the competent authority.

## )isciplinary Action

Scope of an employee: Unless in any case it be therwise distinctly provided, the whole-time of an imployee shall be at the disposal of the firm and he hall serve the firm in its business in such capacity and at such place as he may, from time to time, be jirected.

Liability to abide by the rules: Every employee of the firm shall at all times maintain absolute integrity and devotion to duty, shall conform to and abide by these rules and shall observe, comply with and obey all orders and discretions which may from time to time be given to him in the course of his official duties by any person or persons under whose jurisdiction, superintendence or control he may for the time being be placed.

Obligation to maintain secrecy: No employee shall while in service or after his retirement, resignation or discharge, except in accordance with any general or special order of his superior officers or in performance in good faith of the duties assigned to him ommunicate directly or indirectly any official document or information to any employee or any other ersons to whom he is not authorised to communicate such document or information.

Employees to promote firm's interest: Every mployee shall serve the firm honestly and faithfully and shall use his utmost endeavour to promote the nterest of the firm and shall show courtesy and attention to all transactions.

No employee shall except with the approval of the authorities engage directly or indirectly in trade or pusiness.

No employee shall accept or seek any outside imployment or office whether stipendiary or honorary without proper sanction of the authority.

Suspension: Appointing authority or any authority to which it is subordinate or any other authority empowered in that behalf may place an employee under suspension:—

- (a) where a disciplinary proceeding against him is contemplated or is pending, or
- (b) where a case against him in respect of any criminal offence is under investigation or trial.

When the suspension of an employee is held to be hjustified or not wholly justified, or when an imployee who has been dismissed, removed or suspended is reinstated, the disciplinary appellate or evicwing authority, as the case may be, whose decision shall be final, may grant to him for the period of his absence from duty:—

(a) If he is honourably acquitted, the full pay and allowance which he would have been entitled to if he had not been dismissed, removed or suspended less the subsistence grant.

(b) Otherwise the period of absence from duty will be treated as period of duty.

**Penalty:** Without prejudice to the provisions of other rules, the following penalties for good and sufficient reasons and as hereinafter provided, be imposed on an employee who commits breach of rules of the firm or who displays negligence, inefficiency or indolence or who knowingly does anything detrimental to the interest of the firm or conflicting with the instructions or who commits a breach of discipline or is guilty of any other act prejudicial to good conduct:—

- (a) Censure;
- (b) Withholding of increments or promotion;
- (c) Recovery from pay or such other amount as may be due to him of the whole or part of any pecuniary loss caused to the nrm by negligence or breach of orders;
- (d) Compulsory retirement;
- (e) Removal from service which shall not be disqualification for future employment;
- (f) Dismissal.

No employee shall be dismissed by an authority subordinate to that by which he was appointed and no order imposing on an employee any of the penalties specified without his having been given a reasonable opportunity of defending himself against such charge or charges and of showing cause against the action proposed to be taken against him.

The disciplinary authority empowered to impose any of the penalties may itself enquire into such charges are not admitted or if it considers it necessary to do so, appoint an enquiry officer for the purpose.

For Serajuddin & Co.
ILLEGIBLE,
General Manager,

Sudhir Kumar Sen,
Asst. Secretary,
Messrs. Serajuddin & Co. and Allied
Concern Employees' Union.
29-6-1962.

K. K. MITRA, Judge, Fourth Industrial Tribunal. 12-7-1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

# The





# Gazette

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## Extraordinary

## Published by Authority

RAVANA 20]

SATURDAY, AUGUST 11, 1962

**ISAKA 1884** 

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### NOTIFICATION

No. 3534-IR/IR/78-19/62.—6th August 1962.—In exercise of the power conferred by sub-section (3) of section 4 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), read with rule 3 of the Bengal Shops and Establishments Rules, 1941, the Governor is pleased to suspend in respect of all shops within the municipal area of Nabadwip on the occasion of the Jhulan Purnima in 1962 the operation of the provisions of the said Act noted in column (1) of the schedule below for the period specified in column (2) of the said schedule subject to the condition specified in column (3) of the schedule.

#### Schedule

Provision of the Act

Period

Condition

Provisions of sub-section (1) of section 6 and sub-sections (1), (3) and (4) of section 7.

From the 13th August 1962 to 17th August 1962 (both days inclusive). The shop-keepers who take advantage of such suspension shall grant compensatory weekly holidays to the employees due for the suspended period consecutively with the weekly holidays within two weeks immediately following the suspended period.

By order of the Governor, A. K. BHATTACHARYYA, Dy. Secy. to the Govt. of West Bengal.

Printed and published by the Superintendent, Government Printing, West Bengal, at the West Bengal Government Press, Alipore.

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|SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government . Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATIONS

No. 5086/M.1M-55/62. - 11th August 1962. - Whereas the term of four years provided by clause (a) of sub-section (1) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), for which the commissioners of the Santipur municipality as at present constituted are to hold office expired on the 31st March 1962;

And whereas the said term was extended under sub-section (5) of section 56 of the said Act by Government notification No. 8914/M.1E-5/61, dated the 3rd August 1961, for a period of eleven months and fifteen days, with effect from the 1st April 1962;

And whereas in the special circumstances specified in the schedule below, the Governor thinks it fit to further extend the said term of office of the commissioners of the said municipality;

Now, therefore, in exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased hereby to further extend the term of office of the commissioners of the Santipur municipality for a period of sixteen days, with effect from the 16th March 1963.

#### The Schedule

Further extension is necessary for the purpose of holding the next general election of the commissioners of the municipality during the current financial year after complying with the provisions of the West Bengal Municipal Election Rules, 1960.

By order of the Governor, A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 5087/M.1M-43/61. 11th August 1962.—Whereas the term of four years provided by clause (a) of sub-section (1) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), for which the commiscionement of the Leminical Section 1982.

which the commissioners of the Jangipur municipality as at presented constituted are to hold office expired on the 31st December 1961;

And whereas the said term was extended under sub-section (5) of section 56 of the said Act by Government notification No. 8916/M.1E-5/61, dated the 3rd August 1961, for a period of one year, two months and fifteen days with effect from the 1st January 1962;

And whereas in the special circumstances specified in the schedule below, the Governor thinks it lit to further extend the said term of office of the commissioners of the said municipality;

Now, therefore, in exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased hereby to extend the term of office of the commissioners of the Jangipus municipality for a further period of sixteen days, with effect from the 16th March 1963.

#### The Schedule

Further extension is necessary for the purpose of holding the next general election of the commissioners of the municipality during the current financial year after complying with the provisions of the West Bengal Municipal Election Rules, 1960.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 5088/M.1M-107/62.—11th August 1962.—Whereas the term of four years provided by clause (a) of sub-section (1) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), for which the commissioners of the Scrampore nunicipality as at present constituted are to hold office expired on the 9th March 1962;

And whereas the said term was extended under sub-section (5) of section 56 of the said Act by this department notification No. 8903/M.1E-5/61, dated the 3rd 'August 1961 for a period of one year and six days with effect from the 10th March 1962;

And whereas in the special circumstances specified in the schedule below, the Governor thinks it fit to extend the said term of office of the commissioners of the said municipality. Now, therefore, in exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased hereby to extend the term of office of the commissioners of the Serampore municipality for a further period of sixteen days with effect from the 16th March 1963.

## The Schedule

Further extension is necessary for the purpose of holding the next general election of the commissioners of the municipality during the current financial year after complying with the provisions of the West Bengal Municipal Election Rules, 1960.

By order of the Governor,
A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal

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## GOVERNMENT OF WEST BENGAL

### LABOUR DEPARTMENT

**Calcutta** 

## **ORDER**

No. 3530-I.R./IR/11L-352/61.- 6th August 1962. Whereas under the Government of West Bengal, abour Department, order No. 7537-I.R./IR/IL-64(B)/61, dated the 5th December 1961, the dustrial dispute between Messrs. Angelo Brothers td.. Cossipore, Calcutta-2, and their workmen apresented by Angelo Bros. Workers' Union, 23/1 ossipore Road, Calcutta-2, regarding the issue entioned in the said order, being a matter specified the third schedule to the Industrial Disputes Act, 47 (XIV of 1947), was referred for adjudication the Fourth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal is submitted to the State Government its award the said industrial dispute;

Now, therefore, in pursuance of the provisions of action 17 of the Industrial Disputes Act, 1947 (XIV 1917), the Governor is pleased hereby to publish a said award as shown in the annexure hereto.

## **ANNEXURE**

the matter of an industrial dispute existing between Messrs. Angelo Brothers Ltd., Cossipore, Calcutta-2, and their workmen represented by Angelo Bros. Workers' Union, 23/1 Cossipore Road, Calcutta-2 (Government order No. 7537-I.R., dated the 5th December 1961). (Case No. VIII-379/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

## Present:

Shrj K. K. MiTRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri Parimal Das Gupta, Advocate.

For the Company: Shri R. Goswami, an Officer of the Bengal Chamber of Commerce and Industry.

An industrial dispute between Messrs. Angelo Brothers Ltd., Cossipore, Calcutta-2, and their workmen represented by Angelo Bros. Workers' Union, 23/1 Cossipore Road, Calcutta-2, over the following issue, has been referred to this Tribunal for adjudication, by the Government of West Bengal, Labour Department order No. 7537-1.R./1R/11L-64(B)/61, dated the 5th December 1961.

### lecue

Rates of wages of the workmen operating Drying Centrifuge Machine.

### **AWARD**

After service of notices upon the parties, the workmen represented by the Angelo Brothers Workers' Union, filed the written statement on 15th January 1962, duly signed and verified by Shri Chitia Moitra, described as the Secretary of the aforesaid Union. After that Messrs. Angelo Brothers Ltd., the employer, filed the written statement on 6th March 1962, duly signed by Mr. Gibson, Managing Agent of the Company.

2396(a)

After completion of preliminary stages the dispute eventually came for hearing on 9th July 1962. After the case had been opened by the representatives of both the parties, a discussion ensued between them for the purpose of coming to an amicable settlement. After some discussion a joint petition of compromise was filed by the parties effecting a solution of the dispute. The terms of compromise as noted in the joint petition filed by the parties appear to be just, fair and reasonable. I, therefore, those an award making this petition marked as Annexure A a part of the award.

K. K. MITRA, Judge, Fourth Industrial Tribunal.

The 14th July 1962.

## ANNEXURE A

## BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

In the matter of Government of West Bengal, Labour Department, order No. 7537-I.R./IR/IIL-64(B)/61, dated the 5th December 1961,

and

In the matter of an industrial dispute

#### between

Messrs, Angelo Bros. Ltd., Cossipore, Calcutta-2,

and

Their workmen represented by Angelo Bros. Workers' Union.

The joint petition of the parties -

Most respectfully sheweth:

Both parties agree to the following terms and conditions and mutually settle up the dispute:—

- (1) That there are various grades of workers with different rates of wages and responsibility in the Company.
- (2) That the workmen of the particular grade and with particular responsibility which they normally and regularly discharge if

asked to undertake the work of a workma of higher grade for any period will be pai with equivalent rates of wages of the workmen of higher grade for that period, according to fair and equitable principle an existing practice.

(3) That the principle stated in paragraph above will apply in case of work in Drvii Centrifuge Machine.

It is humbly prayed that your honour would pleased to pass an award on the basis of aforesa agreement and dispose of the dispute accordingly

And for this act of kindness, the petitioners, as duty bound, shall ever pray.

Calcutta, The 9th July 1962.

For the Company— J. L. Mitra.

R Goswami.

9-7-62.

For the Union---Chitta Moitra. 9-7-62.

> Parimal Das Gupta, Advocate 9-7-62.

K. K. MITRA,

Judge Fourth Industrial Tribunal.

14-7-62.

By order of the Governor,

S. C. MUKHERJEE,

Asst. Seev. to the Govt. of West bengal

# The

# Calcutta



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[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasuries, etc.

## GOVERNMENT OF WEST BENGAL

## OFFICE OF THE COMMISSIONER, PRESIDENCY DIVISION

## **NOTIFICATIONS**

No. 1512M. 11th August 1962. In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 4394/M.1M-109/55, dated the 18th May 1956, I hereby determine after considering the views of the commissioners of Panihati municipality at a meeting held on the 30th July 1962 that Panihati municipality in the district of 24-Parganas shall, for the purpose of election of commissioners, be divided into twenty-three single-member wards. The description of the boundary of each ward is given below:—

Ward No. and boundary

### Ward No. 1

North--Panchanantala Road.

South-Gopal Chandra Chatterjee Road.

East- Barrackpore Trunk Road.

West-River Hooghly.

## Ward No. 2

North-Gopal Chandra Chatterjee Road.

South-Raja Radha Kanta Deb Bahadur Road.

East-Railway Line.

West-River Hooghly.

#### Ward No. 3

North Raja Radha Kanta Deb Bahadur Road. South Harish Chandra Dutta Road and Mahendra Nath Chatterjee Road.

East-Barrackpore Trunk Road.

West -- River Hooghly.

## Ward No. 4

North Harish Chandra Dutta Road and Mahendra Nath Chatterjee Road.

South--Raja Ram Chand Ghat Road and Chatu Babu Road.

East-Barrackpore Trunk Road.

West-Hooghly River.

## Ward No. 5

North Chatu Babu Road and Kishori Banerjee Road.

South—Rai Bahadur Gopal Mukherjee Road and Joy Gopal Roy Chowdhury Road.

East- Kishori Bancriee Road and Dr. Lal Mohan Bancriee Road.

West-River Hooghly.

## Ward No. 6

North -Iswar Chatterjee Road.

South- Rabindra Nath Thakur Road.

East -Railway Line and Nilgunj Road.

West Barrackpore Trunk Road.

North-Nilgunj Road, Rabindra Nath Thakur Road and Raja Ram Chand Ghat Road.

South- Kishori Banerjee Road and Aswini Dutta Road.

East--Railway Line.

West-Dr. Lal Mohan Banerjee Road.

### Ward No. 8

North—Rai Bahadur Gopal Mukherjee Road, Joy Gopal Roy Chowdhury Road, Kishori Banerjee Road and Mahesh Banerjee Road.

South-Haladhar Bose Road and Mollahut Road.

East-Nilgunj Road.

West-River Hooghly.

## Ward No. 9

North—Haladhar Bose Road and Mollahut Road. South—Elias Road and Jagannath Chatterjee

East-Nilguni Road.

Road.

West-River Hooghly.

## Ward No. 10

North --- Elias Road.

South-Peary Baisnab Ghat Road.

East-Barrackpore Trunk Road.

West-River Hooghly.

## Ward No. 11

North Dr. Jagannath Chatterjee Road and Peary Baisnab Ghat Road.

South Municipal boundary.

East -Nilgunj Road.

West-River Hooghly.

## Ward No. 12

North-Aswini Dutta Road.

South—Mahesh Banerjee Road, Surendra Mohan Bose Road and Deshbandhu Chittaranjan Das Road.

East-Balai Sen Road.

West-Barrackpore Trunk Road.

#### Ward No. 13

North...-Surendra Mohan Bose Road an Deshbandhu Chittaranjan Das Road.

South—Municipal boundary.

East--Khagen Sen Road.

West-Nilgunj Road.

#### Ward No. 14

North-Subhas Chandra Bose Road.

South- Barasat Road.

East Joy Gopal Roy Chowdhury Road an Iswar Chatterjee Road.

West-Nilgunj Road.

#### Ward No. 15

North-Subhas Chandra Bose Road.

South--Barasat Road.

East-Chanditala Road.

West- Joy Gopal Roy Chowdhury Road and Iswar Chatterjee Road.

## Ward No. 16

North-Barasat Road.

South-- Chittaranjan Das Road.

East—Boundary line of H. B. Town of 'A' Block and Balai Sen Road.

West-Railway line and Surja Sen Street.

## Ward No. 17

North-Jagadish Bose Road (portion).

South—Municipal boundary (up to Texmaco Factory).

East—Rabindra Nath Thakur Road and Jhil Road.

West-Balai Sen Road and Khagen Sen Road.

## Ward No. 18

North—Jagadish Bose Road and Rastraguru Surendra Nath Banerjee Road.

South-Municipal boundary.

East—Prasanna Chatterjee Road, Sarada Banerjee Road and municipal boundary.

West-Rabindra Nath Thakur Road and Jhil Road.

th Md. Kalachand Road and municipal poundary.

th--Municipal boundary.

-- Municipal boundary.

st-Pandit Sarada Banerjee Road and Prasanna Chatterjee Road.

## Ward No. 20

rth -Chittaranjan Road.

1th - Jagadish Chandra Bose Road, Md. Kalachand Road and Rastraguru Surendra Nath Road.

st-Municipal boundary.

:st:-Chanditala Road and boundary line of H. B. Town 'A' Block.

#### Ward No. 21

orth Municipal boundary and Ramkrishna Sarada Road.

uth Chittaranjan Road and Sulekha Nagar Road.

1st -- Municipal boundary.

est -- Subhas Chandra Road, Natagarh Main Road and Krishnapur Road.

## Ward No. 22

orth -Khardah Khal.

outh Ramkrishna Sarada Road and Jatindra Mohan Road.

ast-Krishnapur Road.

Vest Rabindra Nath Avenue and Prafulla Chandra Road.

## Ward No. 23

Vorth--Municipal boundary and Jatindra Mohan Road.

bouth--Junction of Railway line, Nilgunj Road and Subhas Ch. Road.

East—Prafulla Ch. Road, Nilgunj Road and Rabindra Nath Avenue.

Vest -Railway line.

his notification shall have effect for the purpose and from the next reconstitution of the commisters of the said municipality.

I. B. SURITA, Commissioner, Presidency Division.

No. 1513M. 11th August 1962. In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 4394/M.1M-109/55, dated the 18th May 1956, I hereby determine after considering the views of the commissioners of Garulia municipality at a meeting held on the 31st July 1962, that Garulia municipality in the district of 24-Parganas shall, for the purpose of election of commissioners, be divided into fifteen single-member wards. The description of the boundary of each ward is given below:—

## Ward No. and boundary

#### Ward No. 1

North North Jelliapara Road and Goalapara Road.

South Municipal limit (NBM).

East- Main Outfall drain.

West--River Hooghly.

#### Ward No. 2

North-River Hooghly

South North Jelliapara Road and Smithghat Road.

East—North Jute Mill Road and Nabin Babu's Road.

West-River Hooghly.

## Ward No. 3

North Smithghat Road.

South Bhupal Babu's Road.

East Gopinath Jew Road and its straight continuation up to Bhupal Babu's Road (through S. S. Jute Mill Labour line passage).

West-Nabin Babu's Road.

## Ward No. 4

North-Smithghat Road.

South Goalapara Road.

East-Umerali Road.

West—Gopinath Jew Road and its straight continuation to Bhupal Babu's Road (through S. S. Mill Line passage).

## Ward No. 5

North-Smithghat Road.

South—Goalapara Road, bounded by Uriapara

East -South Jute Mill Road and Uriapara Lane. West-Umerali Road.

North-Garulia Main Road.

South-Goalapara Road.

East South Dunbar Road.

West-South Jute Mill Road.

## Ward No. 7

North- Garulia Main Road.

South—North Barrackpore Municipality, bounded by Uriapara Lane.

East-Satyadayal Road and Nawabganj Road.

West-Main Outfall drain, South Dunbar Road, bounded by Uriapara Lane.

## Ward No. 8

North-River Hooghly.

South-Weighton Street.

East -T. D. Banerjee Road and North Dunbar Road up to Ferry Ghat.

West - North Jute Mill Road and boundary of S. S. Jute Mill.

## Ward No. 9

North-Weighton Street.

South-Garulia Main Road.

East-T. D. Banerjee Road.

West-North Jute Mill Road.

## Ward No. 10

North - River Hooghly.

South—Aston Street, bounded by T. D. Banerjee Road and Garulia Main Road.

East-Musalmanpara Road.

West—T. D. Banerjee Road and North Dunbar Road.

## Ward No. 11

North-Dunbar Mill boundary.

South-Nawabganj Road.

East—Trenching Ground Road, Banerjeepara Road and Dunbar Mill boundary.

West—Musalmanpara Road, Satyadayal Road and Nawabganj Road.

## Ward No. 12

North---Garulia Main Road and Kawgachi Road.

South---Municipal limit (NBM).

East-Municipal limit (RUB).

West-Trenching Ground Road.

#### Ward No. 13

North-K. N. Chatterjee Street.

South-Garulia Main Road.

East - Ogg Road.

West Banerjeepara Road and Ratnesw Road.

#### Ward No. 14

North-Municipal limit (BM).

South-K. N. Chatterjee Street.

East--Ogg Road.

West-Ratneswarghat Road.

## Ward No. 15

North-Municipal limit (BM).

South-Garulia Main Road, Kawgachi Roa

East---Municipal limit (RUB).

West-Ogg Road.

This notification shall have effect for the plot and from the next reconstitution of the cosioners of the said municipality.

I. B. SURITA, Commiss Presidency Divis

No. 1515M.—11th August 1962.—In exercithe power under section 20 of the Bengal Mur Act, 1932 (Bengal Act XV of 1932), delegated Commissioners of Divisions by Government fication No. 4394/M.1M-109/55, dated the 18th 1956, I hereby determine after considering the of the commissioners of Joynagore-Majilpur cipality at a meeting held on the 28th July 1963 Joynagar-Majilpur municipality in the district Parganas shall, for the purpose of electro commissioners, be divided into eleven single-mwards. The description of the boundary of ward is given below:—

## Ward No. and boundary

## Ward No. 1

North On the north bounded by not boundary line of the municipal area es the Railway Line.

South Northern road line of Mitragung east of Railway Line. Northern road li Kumarpara Road and northern road li Duttapara Road up to the junction of Ki para Road, Bamandeb Bhattacharya (between Kumerpara Road and Bura Bridge).

East—Mograhat Burarghat Canal (mun canal).

West -Western road line of Duttapara Roa to Mitragung Road. Eastern road lin Duttapara Road from the junction of N gung Road up to its junction with the southern boundary, i.e., Kumerpara Eastern road line of Kumerpara Road connecting the northern road line of Kumerpara Road in the north and Bamandeb Bhattacharya Road in the south.

#### Ward No. 2

- North—On the north bounded by southern road line of Mitragung Road connecting Kulpi Road in the west and Duttapara Road in the east; southern road line of Kumerpara Road connecting Duttapara Road and Bamandeb Bhattacharya Road; southern and western road line of Duttapara Road connecting Kanai Bhattacharya Road and Kumerpara Road.
- South—Northern road line of Kanai Bhattacharya Road along with the northern road line of Bamandeb Bhattacharya Road up to the junction of Kumerpara Road; northern road line of Thana Cross Road.
- East—From the junction of Bamandeb Bhattacharya Road and Kumerpara Road along with the Western road line of the Kumerpara Road till it touches its southern road line.
- West- Kulpi Road connecting Mitragung Road in the north and Thana Cross Road in the south; eastern road line of Kanai Bhattacharya Road starting from the junction of Thana Cross Road up to the line it touches the Northern road line.
- This ward (ward No. II) also includes both sides of the portion of Kanai Bhattacharya Road between Duttapara Road and Thana Cross Road.]

## Ward No. 3

- North The southern road line of Bamandeb Bhattacharya Road from its junction with Inanendra Nath Deb Road up to the eastern boundary of municipal area including holding No. 15, Bamandeb Bhattacharya Road.
- South—The northern road line of Gaherpur Road up to the junction of Champatala Road; boundary line of the southern municipal area lying parallel to Champatala Road till it touches the south-west point of trenching ground.
- East -Eastern boundary of the municipal area where it touches the south-western point of the municipal trenching ground and Champatala Road in the south and Bamandeb Bhattacharya Road in the north.
- West—Eastern boundary of Jnanendra Nath Deb Road from the junction of Bamandeb Bhattacharya Road along with it the northern road line of Jnanendra Nath Deb Road up to the junction of Haridas Dutta Road; eastern

road line of Haridas Dutta Road between Jnanendra Nath Deb Road and Gaherpur Road.

#### Ward No. 4

- North—The southern road line of Gaherpur Road starting from Haridas Dutta Road up to its junction with Champatala Road.
- South—Southern municipal boundary up to its junction with Haridas Dutta Road.
- East—Western road line of Champatala Road connecting Gaherpur Road in the north-and southern limit of the municipal area in the south.
- West—Eastern road line of Haridas Dutta Road between Gaherpur Road and the southern municipal limits.

## Ward No. 5

- North—Southern road line of Thana Cross Road between east of the railway line and Kanai Bhattacharya Road; southern road line of Kanai Bhattacharya Road running east to west up to its junction with Jnanendra Nath Deb Road; southern road line of Jnanendra Nath Deb Road running east-west up to its junction with Haridas Dutta Road.
- South—The northern road line of Karia Jungle Road starting from Haridas Dutta Road up to its junction with Derberia Road (Extension); Derberia Road (Extension) connecting Karia Jungle Road with the old Derberia Road; then moving northwards up to Manick Banerjee Road, northern road line of Manick Banerjee Road from Derberia Road to Kalidhone Bhattacharya Road; then along northern road line of Kalidhone Bhattacharya Road.
- East—The western road line of Haridas Dutta
  Road from the junction of Jnanendra Nath
  Deb Road up to the junction of Karia Jungle
  Road; western road line of Jnanendra Nath
  Deb Road starting from Bamandeb
  Bhattacharya Road; running north to south
  up to its bend towards the east where it
  touches the northern boundary of this ward;
  the western road line of Kanai Bhattacharya
  Road from its junction with Tahna Cross
  Road up to its junction with the northern
  boundary of this ward.
- West—The eastern side of the railway line between Thana Cross Road and Dhannantari Road; the eastern road line of Dhannantari Road connecting Kalidhone Bhattacharya Road and Dhannantari Road where the latter runs east and west.

## Ward No. 6

North—Southern road line of Kalidhone Bhattacharya Road starting from the Railway Station Approach Road, then along southern road line of Manick Banerjee Road up to its junction with Derberia Road; southern road line of Derberia Road (Extension) starting from Derberia Road up to Karia Jungle Road; southern road line of Karia Jungle Road from the junction of Derberia Road (Extension) up to Haridas Dutta Road.

- South The southern municipal limit lying between the western road line of Haridas Dutta Road and the eastern side of the Railway line.
- · East—The western road line of Haridas Dutta Road connecting southern road line of Karia Jungle Road and the southern limit of municipal road.
- West—Eastern side of railway line up to the southern side of the railway station; eastern side of Dhannantari Road connecting Kalidhone Bhattacharya Road and railway station.

## Ward No. 7

- North—The southern road line of Bardhanpara Road then along the canal connecting Kaneya Road then along the southern road line of Kaneya Road up to the western boundary limit of the municipality; the southern road line of Station Approach Road (Kulpi Road) between the railway station and Kulpi Road.
- South—Southern municipal boundary from the western side of railway line up to its connection with the western municipal boundary limit.
- East—The western side of the railway line between the railway station and the southern municipal boundary.
- West—The western municipal limit up to the southern road line of Kaneya Raod.

## Ward No. 8

- North—The southern road line of Dhannantari Road starting from railway crossing up to Kulpi Road; the southern road line of Ghosh Cross Road up to Ananda Chandra Ghosh Road; southern road line of Joychandi Mandir Road up to the western limit of the municipal area.
- South—The northern road line of Kulpi Road connecting the railway station and the Kulpi Road (Station Approach Road); northern road line of Bardhanpara Road along the north of the canal connecting the northern road line of Kaneya Road, then along the northern road line of Kaneya Road up to the western limit of municipal area.
- East—Western road line of Dhannantari Road running north to south (Railway Approach Road) up to the junction of Kalidhone Bhattacharya Road and along the western road line of Kalidhone Bhattacharya Road up

- to railway station; the western portion o Kulpi Road between Bardhanpara Road and the Railway Approach Road extended west.
- West—The western limit of municipal are; between Kaneya Road and Joychandi Mandı Road.

## Ward No. 9

- North—The southern road line of Thana Cross Road between railway line and Kulpi Road, the southern road line of Mitrapara between Kulpi Road and Strand Road southern road line of Baitakkhana Road between Strand Road and the western limit of the municipal area.
- South The northern road line of Dhannantan Road starting from the railway crossing up to Kulpi Road; northern road line of Ghosh Cross Road starting from Kulpi Road up to its junction with Ananda Chandra Ghosh Road; portion between northern road line of Ghosh Cross Road and northern road line of Joychandi Mandir Road falling on Ananda Chandra Ghosh Road; northern road line of Joychandi Mandir Road connecting Stran Road up to western limit of municipal area.
- East—Western road line of Kulpi Road between southern road line of Mitrapara Road up to the southern road line of Motilal Cross Road, western side of the railway line between Thana Cross Road and Dhannantari Road.
- West—Western limit of the municipal area between Baitakkhana Road and Joychandi Mandir Road.

## Ward No. 10

- North—Southern road line of Radhaballavtal Road, then along the southern line of the canal up to the western limit of the municipa area.
- South—The northern road line of Mitrapart Road connecting Kulpi Road and Strand Road; northern road line of Baitakkhana Road up to the western limit of the municipal area.
- East—The western road line of Kulpi Road between the southern road line of Radhaballavtala Road and the northern road line of Mitrapara Road; portion of Strand Road between northern road line of Baitakkhand Road and Mitrapara Road.
- West-Western limit of municipal area between Baitakkhana Road up to Canal.

## Ward No. 11

North-Northern municipal limit from the west of the railway line up to the western municipal limit.

iouth—Northern road line of Mitragunj Road from the raliway line up to Kulpi Road; northern road line of Radhaballavtala Road from Kulpi Road up to the canal, then along the northern line of the canal up to the western limit of municipal road.

last--Western side of railway line between the northern municipal limit and Mitraganj Road.

yest —Western municipal limit between the northern municipal limit and the canal.

nis notification shall have effect for the purpose nd from the next reconstitution of the commisers of the said municipality.

## B. SURITA, Commissioner, Presidency Division.

). 1518M.—11th August 1962.—In exercise of power under section 20 of the Bengal Municipal 1932 (Bengal Act XV of 1932), delegated to the missioners of Divisions by Government notifica-No. 4394/M.1M-109/55, dated the 18th May 1 hereby determine after considering the views 1 hereby determine after considering the views 1 hereby determine after considering the views 1 ing held on the 26th July 1962, that Jangipore icipality in the district of Murshidabad shall, for purpose of election of commissioners, be divided fifteen single-member wards. The description 1 is boundary of each ward is given below:—

## Ward No. and boundary

## Ward No. 1

lorth District Board Road to Mithipur.

outh- Madrassa Field Road.

ast New Khamra Road.

lest Old Khamra Road.

### Ward No. 2

orth---Madrassa Field Road.

outh-Lower Baroje Road and Mosque Road.

ast-New Khamra Road.

/est-Old Khamra Road.

## Ward No. 3

orth-Mosque Road towards Barabagan.

outh-Flood Flush Drain, Jangipur.

ast- Connecting link to Lower Baroje Road and part of Mosque Road.

lest--A shallow Khal.

## Ward No. 4

orth-Lower Baroje Road.

outh -Flood Flush Drain, Jangipur.

ast-Bhim's Lane.

Vest-Link road to Lower Baroje Road.

## Ward No. 5

North- Arable land, Mithipur Union.

South--Flood Flush Drain, Jangipur

East- New Khamra Road.

West -Kabiraj Road.

#### Ward No. 6

North Flood Flush Drain, Jangipur.

South River Bhagirathi.

East -Kuthibari Lane and Main Road.

West-Shallow Khal.

#### Ward No. 7

North - Main Road, Jangipur.

South-River Bhagirathi.

East-State Highway and Lane to Ganges.

West-Kuthi Bari Lane.

#### Ward No. 8

North - Flood Flush Drain, Jangipur.

South-Jangipur Main Road.

East-Methorpara Road.

West-Jangipur Main Road.

## Ward No. 9

North-Flood Flush Drain.

South-Jangipur Main Road.

East -- Flood Flush Drain.

West-Methorpara Road.

## Ward No. 10

North—District Board Road towards Mithipur and Copra River.

South Enayetnagar Garighat Road and Old Khamra Road.

East Old Khamra Road and District Board Road towards Mithipur and River Bhagirathi.

West -Balighata Main Road and River Bhagirathi.

## Ward No. 11

North -- River Copra.

South—Criminal Court Compound, Jangipur.

East-Balighata Main Road and River Bhagirathi.

West-River Kharkhari.

North-Criminal Court Compound.

South—Thana Road before the Municipal Office, Jangipur Hospital.

East River Bhagirathi.

West -River Kharkhari.

## Ward No. 13

North Thana Road and Hospital Lane.

South Brindaban Behari Road.

East-River Bhagirathi.

West- Lalgola Maharaja Road.

## Ward No. 14

North - Brindaban Behari Road.

South-Chaulapatty Road.

East-River Bhagirathi.

West-River Kharkhari.

#### Ward No. 15

North -- Chaulapatty Road.

South-National High Road.

East--River Bhagirathi.

West-River Kharkhari.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

1. B. SURITA, Commissioner, Presidency Division.

No. 1517M.—11th August 1962.—In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government Notification No. 4394/M.1M-109/55, dated the 18th May 1956, I hereby determine after considering the views of the commissioners of Barrackpore municipality at a meeting held on the 28th July 1962, that Barrackpore municipality in the district of 24-Parganas shall, for the purpose of election of the commissioners, be divided into nineteen single-member wards. The description of the boundary of each ward is given below:—

## Ward No. and boundary

## Ward No. 1

North-Mauza Ishapore and Babanpur.

East—East Dhangarpara Road inclusive of the road from Ghose Gachuipara Road up to Jaffarpur Military Road and a portion of Jaffarpur Military Road.

South—Napitpara Road inclusive of the road from Ghose Gachuipara Road ending at Ghose Gachuipara Extension Road and Ghose Gachuipara Road.

West-Railway lines inclusive of the Railway ly up to Military Range Road and South K. Road, Middle Dhangar Para Road, Gh. Gachuipara Extension Road up to Napit, Road inclusive of the roads.

#### Ward No. 2

North—(From Railway Lines) Jaffarpur Mili Road up to South Kalia Road and Sidh; Para Road inclusive of the road from v Dhangarpara Road up to Middle Dhangarj Road, Napitpara Road from Ghose Gac para Road Extension up to Ghose Gachuij Road up to Sibtola exclusive of the roads.

East—Sibtola Road inclusive of the road f Barasat Road to Ghose Gachuipara Road.

South Barasat Road inclusive of the road fine Railway lines up to Sibtola Road.

West—Railway lines inclusive of the lines for Barasat Road to Jaffarpur Military Road.

#### Ward No. 3

North-Jaffarpur Military Road inclusive of Road and Jaffarpur mauza.

East - Keorapara Lane from Barasat Road, Ket para Road, Chandra Master Road incluof the roads and lane prolonged up to Jaf pur mauza.

South—Barasat Road inclusive of the road fr Shibtola Road up to Keorapara Lane.

West—Shibtola Road exclusive of the road fr Barasat Road up to Ghose Gachuipara Road Ghose Gachuipara Road inclusive of the nand East Dhangarpara Road up to Jaffar Military Road.

## Ward No. 4

North-Jaffarpur mauza.

East--Jaffarpur mauza.

South—Barasat Road inclusive of the road fr Keorapara Lane up to Jaffarpur mauza.

West—Keorapara Lane, Keorapara Re Chandramaster Road exclusive of the ro prolonged up to Jaffarpur mauza.

## Ward No. 5

North—Barasat Road exclusive of the road fr Railway lines up to Anandapuri Central Ro

East—Anandapuri Central Road inclusive of road from Barasat Road up to Rifle Ra

South—Rifle Range Road inclusive of the 16 from Central Road up to Railway lines.

West—Railway lines inclusive the lines fr Barasat Road up to Rifle Range Road in ding the Railway land.

- North—Rifle Range Road exclusive of the road from Central Road up to Railway lines.
- East—Central Road inclusive of the road from Old Calcutta Road up to Rifle Range Road.
- South—Old Calcutta Road exclusive of the road from Railway lines up to Anandapuri Central Road.
- West—Railway lines inclusive of the lines from Rifle Range Road up to Old Calcutta Road.

#### Ward No. 7

- North Barasat Road exclusive of the road from Central Road up to mauza Chak Kanthalia.
- East -Mauza Chak Kanthalia.
- South—Harisava Road inclusive the road and Panpara Road inclusive the road extending by a straight line joining Cadastral Survey Dag No. 1274 and 2036 plot, mauza Chanak, policestation Titagarh eastward up to mauza Chak Kanthalia.
- West -Central Road exclusive the road starting from Barasat Road up to Harisava Road.

#### Ward No. 8

- North—Harisava Road exclusive of the road and Panpara Road exclusive of the road extending eastward up to mauza Chak Kanthalia.
- East Mauza Chak Kanthalia and mauza Ruia.
- South Old Calcutta Road inclusive of the road from Central Road up to Titagarh Khal. Titagarh Khal exclusive of the Khal from Old Calcutta Road up to mauza Ruia.
- West Anandapuri Central Road exclusive of the road from Harisava Road up to Old Calcutta Road.

## Ward No. 9

- North Old Calcutta Road inclusive of the road prolonged south-east up to Titagarh Khal.
- East -Old Calcutta Road inclusive the road.
  - outh- Titagarh Khal excluding the Khal from Railway lines up to Old Calcutta Road.
  - est Railway lines including the lines from Old Calcutta Road up to Titagarh Khal.

## Ward No. 10

- orth-Titagarh Khal including the Khal.
- ast--Mauza Ruia and Old Calcutta Road inclusive of the road from Muktapukur Road up to Abdul Quddus Road.

- South —Roy Bagan Main Road inclusive the road from Belat Ali Road ending at Abdul Quadus Road. Abdul Quddus Road inclusive the road up to Old Calcutta Road. Muktapukur Road inclusive from Old Calcutta Road up to mauza Ruia.
- West Belat Ali Road inclusive the road from Titagarh Khal up to Roybagan Road.

## Ward No. 11

- North-- Titagarh Khal including the Khal from Railway line up to Belat Ali Road, Roy Bagan Road inclusive.
- East -Belat Ali Road excluding the road from Titagarh Khal up to Roy Bagan Road and a portion of Roy Bagan Road excluding the road up to Abdul Quddus Road and Munshi Mondal Road excluding the road from Abdul Quddus Road up to P. K. Das Road.
- South P. K. Das Road exclusive the road ending at Munshi Mondal Road and Abdul Quddus Road inclusive of the road from the meeting point of Munshi Mondal Road up to Roy Bagan Road.
- West- Railway lines including the lines.

## Ward No. 12

- North P. K. Das Road inclusive the road up to Munshi Mondal Road, Abdul Quddus Road, exclusive the road up to Old Calcutta Road exclusive the road old Calcutta Road up to mauza Ruia.
- East Ruia mauza.
- South Ali Hyder Road exclusive the road and Patulia mauza.
- West—Old Calcutta Road exclusive the road from Muktapukur Road up to Abdul Quddus Road, Munshi Mondal Road inclusive the Road from Abdul Quddus Road and Railway Line inclusive of the line up to Ali Hyder Road.

## Ward No. 13

- North -Ali Hyder Road inclusive the road.
- East—Old Calcutta Road inclusive the road and Patulia mauza.
- South Gobinda Chatterjee Road inclusive the road.
- West—Railway lines including the Railway Station and Railway areas.

## Ward No. 14

North--Madhu Pandit Road inclusive the road from B. T. Road up to Railway lines.

East-Railway lines.

South - Titagarh Khal including the Khal.

West-B. T. Road including the road.

#### Ward No. 15

South--Titagarh Khal including the Khal.

West -River Hooghly and a portion of Lat Bagan.

North Portion of Lat Bagan Mauza: Barrackpore Park, jurisdiction list No. 4, Resa No. 36, police-station Barrackpore, district 24-Parganas of Government Settlement Record, inclusive of the portion to the south-east side of the road starting from Main Gate at the east of Lat Bagan ending at Park Road at the south.

East B. T. Road inclusive the road.

#### Ward No. 16

North-Mauza Palta.

East-Railway lines up to West Barasat Road.

South-West Barasat Road inclusive of the road.

West-Barrackpore Cantonment.

## Ward No. 17

North—West Barasat Road excluding the road.

East-Railway lines.

South -S. N. Banerjee Road inclusive of the road up to Port Blair Line Road.

West—Port Blair Line Road starting from S. N. Banerjee Road up to West Barasat Road.

## Ward No. 18

North West Barasat Road excluding the road.

East Port Blair Line Road inclusive the road up to West Barasat Road.

South River Hooghly and Cantonment Board and a portion of Lat Bagan—mauza Barrackpore Park, jurisdiction list No. 4, Resa No. 36, police-station Barrackpore, district 24-Parganas of Government Settlement record (27.93 acres) inclusive of the portion to the northwest side of the road starting from Main Gate at the east of Lat Bagan ending at the Park Road at the south.

West-River Hooghly and Cantonment Board.

## Ward No. 19

North—S. N. Banerjee Road exclusive the road from S. M. Ali Road up to B. T. Road Junction.

East - Railway lines.

South-Madhu Pandit Road (north).

West—B. T. Road up to Madhu Pandit Reincluding the B. T. Road.

This notification shall have effect for the  $purp\ of$  and from the next reconstitution of the  $co_{mir}$  sioners of the said municipality.

I. B. SURITA, Commission Presidency Division

No. 1519M.—11th August 1962. —In exercise of power under section 20 of the Bengal Municipal, 1932 (Bengal Act XV of 1932), delegated to Commissioners of Divisions by Government Notifition No. 4394/M.1M-109/55, dated the 18th M. 1956, I hereby determine after considering the viof the commissioners of Rajpur municipality at meeting held on the 28th July 1962 that Rajmunicipality in the district of 24-Parganas shall, the purpose of election of commissioners, be divinto fourteen single-member wards. The descript of the boundary of each ward is given below:—

Ward No. and boundary

#### Ward No. 1

North-Mazumdarpara Road.

South-Hariharpur Mauza.

East-Mallikpore Mauza.

West—The municipal limit of the Western st of Mahinagore Netaji Subhas Road up to t junction of Mazumdarpara Road.

## Ward No. 2

North—Bedantabagis Road up to the junction Baniapara Road, Baniapara Road and a h extended therefrom parallel to Tarakum Kabiratna Road up to the eastern limit municipal area.

South—Mazumdarpara Road and Mallikpi Mauza.

East-- The eastern limit of the municipality.

West—The municipal limit of the western side Netaji Subhas Road from the junction Mazumdarpara Road to the junction Bedantabagis Road.

## Ward No. 3

North—Janaki Nath Bose Road up to Kumarpa lst Lane and R. N. Bhattacharya Road at Janaki Nath Bose Road up to the easter limit of the municipal area.

South—Bendantabagis Road up to the junction Baniapara Road, Baniapara Road and a line extended therefrom parallel to Tarakum Kabiratna Road up to the Eastern limit municipal area. East-The eastern limit of the municipality.

West—Municipal limit on the western side of Netaji Sughas Road from the junction of Baniapara Road to the junction of Janaki Nath Bose Road.

#### Ward No. 4

North- Chawk Harinavi and all the holdings on the northern s.de of M. M. Bose Road.

South- Janaki Nath Bose Road up to Kumarpara 1st Lane and R. N. Bhattacharya Road and Janaki Nath Bose Road up to the eastern limit of the municipal area.

East-Eastern limit of the Municipal area.

West-Municipal ditch along the eastern boundary of Ward No. 5 and portion of D. N. Nayratna Street.

#### Ward No. 5

North -Haramohan Ghosh Street and Dinanath Nayratna Street.

South—Janaki Nath Bose Road and Kumarpara 1st Lane and R. N. Bhattacharya Road.

East -Municipal ditch along with the eastern boundary of the Ward.

West--Municipal limit on the Western side of Netaji Subhas Road (part) from the junction of Janaki Nath Bose Road to the junction of Haramohan Ghosh Street.

## Ward No. 6

North - Rakhal Ghosh Road and Trenching Ground Road.

South--Haramohan Ghosh Street and Dinanath Nayratna Street and Ashok Nath Sastri Road.

East - Western boundary of Chawk Harinavi.

West—Western limit of Netaji Subhas Road from the junction of Haramohan Ghosh Street up to Rakhal Ghosh Road.

## Ward No. 7

North—Part of Aghore Sarani, Chawani Chaudhury Road, M. N. Roy Road, Swarnakarpara Road and therefrom a line up to the eastern limit of the municipal area.

South -Rakhal Ghosh Road and Trenching Ground Road.

East- Chawk Harinavi.

West -Part of Netaji Subhas Road from Rakhal Ghosh Road up to the junction of Aghore Sarani.

#### Ward No. 8

North M. N. Roy Road, Baikuntapur Road, Baguipara Road.

South—Chawani Chaudhury Road, M. N. Roy Road, Swarnakarpara Road and a line extended up to the eastern limit of the municipal area.

East Eastern limit of the municipality.

West-Aghore Sarani,

#### Ward No. 9

North Northern limit of the municipal area.

South M. N. Roy Road, Baikuntapur Road, Baguipara Road.

East—The eastern limit of the municipality.

West - Aghore Sarani.

#### Ward No. 10

North—Nischintapur.

South Misrapara Road, Tobin Road and P. L. Chakravarty Road.

East -Aghore Sarani (part) up to junction of Bosepukur Road with all holdings on the northern side.

West -Jagannathpur.

## Ward No. 11

North - Misrapara Road, Tobin Road and P. L. Chakravarty Road.

South-- Netaji Subhas Road up to junction of Central Road. Along Central Road up to Jagaddal Trenching Ground.

East -Aghore Sarani.

West From Jagaddal Trenching Ground to Netaji Subhas Road including the holdings on the western side of Netaji Subhas Road.

### Ward No. 12

North—Both sides holdings of K. M. Roy Chaudhury Road, Katyawanitola Street (part), Taorepara Road and Central Road from junction of Taorepara Road up to Adwani brick field, comprising holdings Nos. 53 to 81 and 90.

South—Poleghat, Raghabpur and Chauhati.

East Netaji Subhas Road (part) from the junction of Dwarir Road to the junction of K. M. Roy Chaudhury Road excluding the holdings assessed on the western side of Netaji Subhas Road.

West-Dingelpota and Raghunathpur.

North Ellachi Chakravartypara Road with all the holdings on its northern side and part of Paikpara Road.

South—Both sides of K. M. Roy Chaudhury Road, Katyawanitola Street (part), Teorepara Road and Central Road from junction of Taorepara Road up to Adwani brick field, comprising holdings Nos. 53 to 81 and 90 and remaining part of Central Road up to the junction of Netaji Subhas Road.

East Part of Netaji Subhas Road from Central Road along the western border of Ward No. 11 and up to holding Nos. 8/3 and 10 Netaji Subhas Road.

West Part of Ellachi Musalmanpara Road from holding Nos. 30 to 41 and brick field of Sriram Singh.

#### Ward No. 14

North-Ram Chandrapur.

South-- Ellachi Chakravartypara Road and part of Paikpara Road.

East- Remaining part of Netaji Subhas Road from holding No. 9 excluding holding No. 10.

West -- Boral.

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This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

1. B. SURITA, Commissioner, Presidency Division.

No. 1520M.—11th August 1962.—In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 4394/M.1M-109/55, dated 18th May 1956, I hereby determine after considering the views of the commissioners of Baduria municipality at a meeting held on the 27th July 1962, that Baduria municipality in the district of 24-Parganas shall, for the purpose of election of commissioners, be divided into fourteen single-member wards. The description of the boundary of each ward is given below:—

Ward No. and boundary Ward No. 1 (Rudrapur)

North Magurkhali Main Road.

South Mauzas Naturia and Gurudaha.

East Andharmanik and Muchipara Road running from K. B. M. H. Road to Magurkhali Main Road by the side of garden of Satya Narayan Choudhury and others.

West-Mauza Narayanpur.

Ward No. 2 (Andharmanik)

North---Mauza Simia Durgapur.

South-Mauzas Padmapukur and Baduria.

East-Mauza Jasaikati.

West—Mauza Rudrapur and Muchipara Road mauza Magurkhali running from K. B. M. Road to Magurkhali Main Road by the si of garden of Satyanarayan Choudhury a others.

## Ward No. 3 (Baduria-East)

North-Mauza Jasaikati.

South—Way to riverghat from K. B. M. H. Ros opposite to Mosjidbati Road.

East-Maskata Khal.

West—Pantapara Road from north up to junctic of Chakrabortypara Road (C. P. Road), C. Road up to junction of K. B. M. H. Roa K. B. M. H. Road and its continuance up the point where Mosjidbati Road meets.

## Ward No. 4 (Baduria-West)

North-Mauzas Jasaikati, Andharmanik al Padmapukur.

South Mosjidbati Road.

East—Pantapara Road from north and its continuance up to Chakrabortypara Road (C. P. Road), C. P. Road up to the junction of K. B. M. H. Road and its continuance up to Mosjidbati Road.

West-Gurudaha mauza.

Ward No. 5 (Baduria Bazar)

North-Mosjidbati Road.

South-Mauza Arsula.

East-Ichhamati river.

West-Mauzas Gurudaha and Arsula.

## Ward No. 6 (Baikara)

North-Mauza Arsula.

South Mauzas Tildanga and Dakhin Diara.

East—Mauzas Uttar Daira and Kamarpara.

West Sukpukuria and the portion of Arballa New Road within Baikara mauza.

## Ward No. 7 (Sukpukuria)

North-Mauza Raghunathpur.

South Mauza Arbalia.

East-Mauza Baikara and Sukpukuria Road.

West Mauzas Gokna and Nadia.

## Ward No. 8 (Arbalia)

North-Mauzas Ganpur Kismat al Sukpukuria.

South-Matia.

East—Arbalia New Road, Baikara, Tildanga an Chak Khamarpara.

West-Mauzas Dhanyakuria and Nadia.

## Ward No. 9 (Taragunia)

North--Mauza Uttar-Diara and mauza Purna in U. B. area.

iouth--Bindubasini Road from K. B. M. H. Road to Kalibati Road and from Kalibati Road to Maguruti Road.

last -- Mauza Purna in U. B. area and mauza Fatullapur.

yest - Khamarpara mauza and Bishnupur mauza

## Ward No. 10 (Maguruti)

lorth – Bindubasini Road running from K. B. M. H. Road to Kalibati Road and from Kalibati Road to Maguruti Road.

outh- Rajnagar mauza and Swaruppur mauza.

ast - Ichhamati river, mauza Maguruti Srirampur, Govindapur Dhokra.

Vest -Mauzas Mahespur and Rajnagar.

## Ward No. 11 (Punra-North)

forth- River. Ichhamati.

outh-Punra Main Road to Punra Bazar Main Road via Banerjeepara and Karmakarpara Road.

ast Mauza Khorgachhi.

Vest Part of Punra mauza within U. B. area.

## Ward No. 12 (Punra-South)

orth Punra Main Road to Punra Bazar Main Road via Banerjeepara and Karmakarpara Road.

outh Mauza Fatullapur and part of Punra mauza within U. B. area.

ast - Mauza Khorgachhi.

Jest Part of Punra mauza within U. B. area.

Ward No. 13 (Khorgachhi-North)

orth -River Ichhamati and mauza Polta.

outh Khorgachhi Road.

18t Mauza Polta and Belgoria mauza.

'est Punra (municipal area).

Ward No. 14 (Khorgachhi-South)

orth - Khorgachhi Road.

outh Kefayetkati and Punra mauzas in U. B. area.

ast Belgoria.

'est Punra (municipal area).

is notification shall have effect for the purpose id from the next reconstitution of the commistrs of the said municipality.

I. B. SURITA, Commissioner, Presidency Division. No. 1521M.—11th August 1962. -In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 4394/M.1M-109/55, dated 18th May 1956, I hereby determine after considering the views of the commissioners of Halisahar municipality at a meeting held on the 29th July 1962, that Halisahar municipality in the district of 24-Parganas shall, for the purpose of election of commissioners, be divided into eighteen single-member wards. The description of the boundary of each ward is given below:

## Ward No. and boundary

## Ward No. 1

Northern boundary -Bager Khal.

Eastern boundary--Runs southward from Bager Khal along the western boundary of Kanchrapara municipality till it meets the southern boundary of Bag Station Road.

Southern boundary—Runs westward from the crossing of Bag Station Road and western boundary of Kanchrapara municipality along the southern side of Bag Station Road till it meets G. P. Road, hereafter crossing the G. P. Road it runs westward along the southern side of Rashmoni Ghat Road up to Bager Khal.

Western boundary-Bager Khal.

## Ward No. 2

Northern boundary—Runs eastward from Bager Khal along the southern side of Rashmoni Ghat till it meets the G. P. Road, thereafter crossing G. P. Road it runs eastward along the southern side of Bag Station Road till the western boundary of Kanchrapara municipality is met.

Eastern boundary - Runs southward from the crossing of the western boundary of Kanchrapara municipality and Bag Station Road along the western boundary of Kanchrapara municipality till it meets the southern boundary of the E. Rly. siding to brick field, then it turns westward along the southern side of the E. Rly. siding to brick field till it meets the western boundary of the G. P. Road, then it turns southward along the western side of G. P. Road till the southern boundary of Sarkarpara Rathtola Road is met.

Southern boundary Runs westward from the junction of G. P. Road and Sarkarpara Rathtola Road along the southern boundary of Sarkarpara Rathtola Road till it meets Sarkarpara Street thereafter crossing Sarkarpara Street it runs westward along the southern side of Sarkarpara Ghat Road up to Bager Khal.

Western boundary-Bager Khal.

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## Ward No. 3

- Northern boundary—Runs eastward from the crossing of Ghosepara Road (G. P. Road) and southern boundary of E. Rly. siding and brick field along the southern boundary of E. Rly. siding to brick field till it meets the western boundary of Kanchrapara municipality.
- Eastern boundary Runs southward from the crossing of E. Rly. siding to brick field and western boundary of Kanchrapara municipality along the western boundary of Kanchrapara municipality till it meets Bijpore Road, then it turns westward along the northern side of Bijpore Road till it meets eastern boundary of Mollapara Road, then after crossing Bijpore Road it meets J. K. Roy Lane then southward along the eastern side of U. K. Roy Lane till it meets southern boundary of Chowdhuripara Street.
- Southern boundary—Runs westward from the junction of J. K. Roy Lane and Chowdhuripara Street along the southern side of Bazarpara Main Road till it meets G. P. Road thereafter crossing G. P. Road it meets Bazarpara Ghat Road then it runs westward along the southern side of Bazarpara Ghat Road up to Bager Khal.
- Western boundary—Runs northward from the junction of Bager Khal and southern side of Bazarpara Ghat Road along the eastern bank of Bager Khal till it meets Sarkarpara Ghat Road, then eastward along the southern side of Sarkarpara Ghat Road till it meets Sarkarpara Street, then after crossing Sarkarpara Street it runs eastward along the southern side of Sarkarpara Rathtola Road till it meets G. P. Road then turns northward along the western side of Ghosepara Road till it meets the southern boundary of E. Rly. siding to brick field.

## Ward No. 4

- Northern boundary—Runs eastward from the junction of Bijpore Road and Mollapara Road along the north side of Bijpore till it meets Dangapara Road, then along the south side of Dangapara Road till the western boundary of Kanchrapara municipality is met.
- Eastern boundary—Runs southward along the western boundary of Kanchrapara municipality from the crossing of Dangapara and the western boundary of Kanchrapara municipality till it meets Bagdipara Road.
- Southern boundary—Runs westward from the crossing of western boundary of Kanchrapara municipality and Bagdipara Road along the southern side of Bagdipara Road and Duttapara Road till the western boundary of Chowdhuripara Street is met (near Doletola).
- Western boundary—Runs northward from the junction of Duttapara Road and Chowdhuripara Street along the western side of Chowdhuripara Street till it meets Jiban Krishna Roy Lane then northward along the eastern side of J. L. Roy Lane till it meets the northern boundary of Bijpore Road.

## Ward No. 5

- Northern boundary—From the junction Chowdhuripara Street and Duttapara Ro runs eastward along the southern side Duttapara Road and Bagdipara Road meets the western boundary of Kanchri municipality.
- Eastern boundary—Runs south from the ing of Bagdipara Road and the we boundary of Kanchrapara municipality the western boundary of Kanchrapara reipality till it meets the northern bounda Col. K. P. Gupta Road.
- Southern boundary-Runs westward from junction of western boundary of Kanchr; municipality and Col. K. P. Gupta Road athe northern side of Col. K. P. Gupta 1 till it meets eastern boundary of Barendr Musalmanpara Road then northward it along the eastern side of Barendr Musalmanpara Road till it meets Baj Musalmanpara Road, then from the junc of Barasat Musalmanpara Road it follows northern boundary of till it Musalmanpara Road till it meets western boundary of Sikderpara Road ( the Melia tank) at its junction with Baren Musalmanpara Road gali Musalmanpara Road.
- Western boundary—Runs northward from junction of Sikderpara Road and Barendia Musalmanpara Road along the western of Sikderpara Road, Shivergali Thakur Road and Chowdhuripara Street up to junction of Duttapara Road (near Doleto)

## Ward No. 6

- Northern boundary—Runs westward from Bay khal along the southern boundary of Bay para Ghat Road till it meets G. P. Road the eastward after crossing G. P. Road it not along the southern side of Bazarpara M Road and Chowdhuripara Street up to junction of J. K. Roy Lane.
- Eastern boundary—Runs southward from J. K. Roy Lane and Chowdhuripara Stralong western side of Chowdhuripara Stralong Shivergali Thakurpara Road and Sikderpa Road till the northern boundary of Barend gali Musalmanpara Road is met.
- Southern boundary—Runs westward from to junction of Sikderpara Road and Barend gali Musalmanpara Road along the northeside of Barendragali Musalmanpara Road and Barendragali Main Road up to rive Hooghly.

Western boundary -- River Hooghly.

## Ward No. 7

Northern boundary Runs eastward from to junction of Barendragali Main Road and Barendragali Musalmanpara Road along the northern side of Barendragali Musalmanpar Road till it meets the Barasat Musalmanpar Road.

Southern boundary—Runs westward from the junction of Barendragali Musalmanpara Road and Col. K. P. Gupta Road along the northern side of Col. K. P. Gupta Road, then after crossing Col. K. P. Gupta Road it runs southward along the west side of Nabanagar Colony Main Road till it meets the western boundary of Trenching Ground Road.

Eastern boundary—Runs southward from the junction of Barasat Musalmanpara Road and Barendragali Musalmanpara Road along the eastern side of Barendragali Musalmanpara Road till it meets the Col. K. P. Gupta Road.

Western boundary—Runs northward from the junction of Trenching Ground Road and Nabanagar Colony Main Road along the western side of Trenching Ground Road till it meets Col. K. P. Gupta Road, then after crossing Col. K. P. Gupta Road it runs northward along the western side of Barendragali Main Road till the northern boundary of Barendragali Main Road is met.

## Ward No. 8

Northern boundary --Runs eastward from river Hooghly along the northern side of Barendragali Main Road up to its junction with Barendragali Musalmanpara Road.

Eastern boundary—Runs southward from the junction of Barendragali Main Road and Barendragali Musalmanpara Road along the western side of Barendragali Main Road till it meets Col. K. P. Gupta Road, then after crossing Col. K. P. Gupta Road it runs southward along the western side of Trenching Ground Road till it meets Khasbati Main Road.

Southern boundary—Runs westward from the junction of Trenching Ground Road and Khasbati main drain along the northern side of Khasbati main drain till it meets Iswarinagar Road, then westward along the northern side of Iswarinagar till it meets Shyamasundari Lane, then northward along the eastern side of Shyamasundari Lane and Khasbati Main Road till the Khasbati Main Road turns towards west and from that place it follows along the northern side of Khasbati Main Road till eastern boundary of G. P. Road is met, then after crossing the G. P. Road it runs along the northern side of Khasbati Ghat Road up to river Hooghly.

Western boundary River Hooghly.

## Ward No. 9

Northern boundary—Runs eastward from river Hooghly along the northern side of Khasbati Ghat Road till it meets G. P. Road, then after crossing G. P. Road it runs along the northern side of Khasbati Main Road up to the point where Khasbati Main Road turns towards south.

Eastern boundary—Runs southward from the point where Khasbati Main Road turns towards south along the eastern side of Khasbati Main Road and Shyamasundari Lane till it meets Iswarinagar Road, then eastward along the northern side of Iswarinagar Road till it meets Khasbatt main drain, then southward along the western side of Iswarinagar Road till it meets Kona drain, then it turns towards west along the southern side of Kona drain till it meets Chandpiri drain, then it turns southward along the eastern side of Chandpiri till it meets Pallisri Colony Road.

Southern boundary Runs westward from the junction of Chandpiri drain and Pallisri Colony Road along the south side of Pallisri Colony Road and Adarshapalli Road till it meets Chakravortypara Road, then along southern side of Chakravortypara Road till it meets G. P. Road, then after crossing the G. P. Road it runs southward up to Mitrapara Ghat Road, then it runs westward along northern side of Mitrapara Ghat Road up to river Hooghly.

Western boundary-River Hooghly.

#### Ward No. 10

Northern boundary Runs westward from river Hooghly along the north side of Mitrapara Ghat Road till it meets G. P. Road, then it runs northward along west side of G. P. Road, then after crossing Ghosepara Road it meets the southern boundary of Chakravortypara Road, then it runs eastward along the southern side of Chakravortypara Road, Adarshapalli Road and Pallisri Colony Road till it meets Chandpiri drain.

Eastern boundary--Runs southward from the junction of Pallisri Colony Road and Chandpiri drain along the side of Chandpiri drain till it meets Mitrapara Road, then it turns eastward along the northern side of Mitrapara Road, then after crossing Mitrapara Road it follows the eastern boundary of Chandpiri Lane till northern boundary of H. K. Bhatter Road is met.

Southern boundary—Runs westward from the junction of Chandpiri Lane and H. K. Bhatter Road along the north side of H. K. Bhatter Road till it meets G. P. Road, then after crossing G. P. Road it runs westward up to river Hooghly along the north side of Kona Ghat Road.

Western boundary -- River Hooghly.

## Ward No. 11

Northern boundary—Runs eastward from the junction of Khasbati main drain and Iswarinagar Road along the northern side of Khasbati main drain till it meets Trenching Ground Road.

Eastern boundary- Runs southward from the junction of Khasbati main drain and the Trenching Ground Road along the west side of Trenching Ground Road till it meets western boundary of Balivara Colony Main Road, then it runs southward along the western side of Balivara Colony Main Road till it meets Shiller Jangel Road.

Southern boundary—Runs westward from the junction of Balivara Colony Main Road and Shiller Jangel Road along the north side of Shiller Jangel Road and II. K. Bhatter Road till the eastern boundary of Chandpiri Lane met.

Western boundary—Runs northward from the junction of Chandpiri Lane and H. K. Bhatter Road along the eastern side of Chandpiri Lane till it meets Mitrapara Road, then after crossing Mitrapara Road it runs westward along the northern side of Mitrapara Road till it meets Chandpiri drain, then it turns northward along the eastern side of Chandpiri drain till it meets Kona main drain, then it turns eastward along the southern side of Kona main drain till it meets Iswarinagar Road, then it runs northward along the western side of Iswarinagar Road till it meets Khasbati main drain.

## Ward No. 12

Northern boundary Runs eastward from the junction of Nabanagar Colony Main Road and Col. K. P. Gupta Road along the northern side of Col. K. P. Gupta Road till the western boundary of E. Rlv. is met (near Halisahar Rly. Station).

Eastern boundary—Runs southward from the junction of Col. K. P. Gupta Road and E. Rly. line along the western side of E. Rly. line till it meets northern boundary of Shiller Jangel Road.

Southern boundary--Runs westward from the crossing of E. Rly. line and Shiller Jangel Road along the northern side of Shiller Jangel Road till it meets Balivara Colony Main Road

Western boundary Runs northward from the junction of Balivara Colony Main Road and Shiller Jangel Road along the western side of Balivara Colony Main Road and Trenching Ground Road till it meets Nabanagar Colony Main Road, then eastward along the western side of Nabanagar Colony Main Road till it meets north boundary of Col. K. P. Gupta Road.

## Ward No. 13

Northern boundary Runs eastward from the junction of H. K. Bhatter Road and Dwarika-jungle Road along the northern side of H. K. Bhatter Road and Shiller Jangel Road till it meets the western boundary of mouza Balibhara.

Eastern boundary—Runs from the crossing of Shiller Jangel Road and mouza Balibhara along the western boundary of mouza Balibhara till it meets the northern boundary of Balibhara Road.

Southern boundary—Runs westward from the crossing of mouza Balibhara and Road along the northern side of Balibhara Road till it meets Rly. siding to H. C. Jute Mill.

Western boundary -Runs northward from the the crossing of Balibhara Road and the Rly. siding to H. C. Jute Mill along the eastern

side of the new Rly. siding to H. C. Jute Mi till it meets the northern boundary of M. (Mittra Road, then it turns eastward along the northern side of M. C. Mitra Road till meets the western boundary of Zaminda Road, then it turns northward along the wested of Zamindar Road and Dwarikjung Road till it meets the northern boundary of H. K. Bhatter Road.

#### Ward No. 14

Northern boundary—Runs eastward from rive Hooghly along the northern side of Koni Ghat Road till it meets G. P. Road, then afte crossing G. P. Road it meets the norther boundary of H. K. Bhatter Road then east ward along the north side of H. K. Bhatte Road till it meets the junction of Dwarik jangel Road.

Eastern boundary—Runs southward from the junction of Dwarikjangel Road and H. K. Bhatter Road along the west side of Dwarikjangel Road till it meets Zamindar's Road (near cattle pound) then southward along the western side of Zamindar's Road till it meets the northern boundary of M. C. Mitra Road.

Southern boundary Runs from the junction of M. C. Mitra Road and Zamindar's Road along the north side of M. C. Mitra Road till the eastern boundary of new Rly. siding to H. C. Jute Mills is met then it runs northward along the eastern side of the new Rly. siding till the southern boundary of Dwarikjangel Road is met, then it runs westward along the southern side of Dwarikjangel Road till it meets G. P. Road, then after crossing G. P. Road it meets the southern boundary of Napilpara Road, then it turns northward along the western side of G. P. Road up to the south pucca compound wall of H. C. Jute Mills (north of Bolur Bazar), then it turns westward along the south side of pucca compound wall of H. C. Jute Mills abutting Bolur Road up to river Hooghly.

Western boundary- River Hooghly.

## Ward No. 15

Northern boundary –Runs eastward from river Hooghly along the southern side of pucca compound wall of H. C. Jute Mill abutting Bolur Road and Bolur Bazar till it meets the western boundary of G. P. Road.

Eastern boundary—Runs westward from the crossing of G. P. Road and the pucca compound wall of H. C. Jute Mill (north of Bolur Bazar) along the western side of G. P. Road till it meets the southern boundary of Napitpara Road.

Southern boundary—Runs westward from the junction of Napitpara and G. P. Road along the southern side of Napitpara Road up to the river Hooghly.

Western boundary-River Hooghly.

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#### Ward No. 16

orthern boundary—Runs eastward from river Hooghly along the southern side of Napitpara Road till it meets G. P. Road, then after crossnig the G. P. Road it runs eastward along the southern side of Dwarikjangel Road till it meets the eastern boundary of new Rly. siding to H. C. Jute Mill.

astern boundary—Runs southward from the crossing of Dwarikjangel and new railway siding to H. C. Jute Mill along the eastern side of the new railway siding to H. C. Jute Mills till it meets the northern boundary of M. C. Mitra Road.

outhern boundary—Runs westward from the crossing of M. C. Mitra Road and the new rly. siding of H. C. Jute Mill along the northern side of M. C. Mitra Road till it meets G. P. Road then after crossing G. P. Road it meets I. P. Front Road, then it turns southward along the western side of G. P. Road till it meets Hazinagar Bye Lane, then it turns westward along the north side of Hazinagar Bye Lane till it meets Maniktola Road, then it turns northward along the eastern side of Maniktola Road till the northern boundary of Ferry Ghat Road is met after crossing the Maniktola Road, then it runs westward along the northern side of Ferry Ghat Road up to river Hooghly.

lestern boundary-River Hooghly.

## Ward No. 17

orthern buondary—Runs eastward from the junction of I. P. P. Front Road and G. P. Road, then after crossing G. P. Road it meets the northern boundary of M. C. Mitra Road, then it runs eastward along the northern side of M. C. Mitra Road till the eastern boundary of the new railway siding to H. C. Jute Mill is met.

astern boundary—Runs southward from the crossing of M. C. Mitra Road and the eastern boundary of the new railway siding to H. C. Jute Mill along the eastern side of the new railway siding to H. C. Jute Mill till it meets the northern boundary of Balivara Road.

Balivara Road and the new railway siding to H. C. Jute Mill along the northern side of Balivara Road till it meets G. P. Road, then after crossing G. P. Road it meets the northern boundary of Banakpur Road.

lestern boundary—Runs northward from the junction of G. P. Road and Banakpur Road along the western side of G. P. Road till it meets the I. P. P. Front Road.

## Ward No. 18

lorthern boundary—Runs eastward from river Hooghly along the northern side of Ferry Ghat Road till it meets Maniktola Road, then after crossing Maniktola Road it turns southward along the eastern side of Maniktola Road till it meets Hazinagar Bye Lane, then it turns eastward along the northern side of Hazinagar Bye Lane till it meets G. P. Road.

Eastern boundary—Runs southward from the junction of Hazinagar Bye Lane and G. P. Road along the west side of G. P. Road till it meets the junction of G. P. Road and Banakpur Road.

Southern boundary—Runs westward from the junction of Banakpur Road and Ghosepara Road along the northern side of Banakpur Road till it meets Maniktola Road, then after crossing Maniktola Road it runs along the southern side of Malapara Road alias Sunripara Road up to river Hooghly.

Western boundary-River Hooghly.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

## I. B. SURITA, Commissioner.

No. 1522M.—11th August 1962.—In exercise of the power under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions by Government notification No. 4394/M.1M-109/55, dated 18th May 1956, I hereby determine after considering the views recorded by the Executive Officer, Bhatpara municipality in the Minutes Book on the 26th July 1962, that Bhatpara municipality in the district of 24-Parganas shall, for the purpose of election of commissioners, be divided into twenty-five singlemember wards. The description of the boundary of each ward is given below:—

## Ward No. and boundary

## Ward No. 1

North—Northern boundary of the municipality.

South—Nayalanker Thakur Road (north) up to junction of Mahamohapadhaya Lane (north) and Joyram Nayabhusan Lane (north) meeting with Nayalanker Thakur Road.

East-Eastern Railway main line.

West-Ghosepara Road (east).

## Ward No. 2

North-Municipal boundary.

South—Sasthitala Road (north) and Babupara Road (Khadri portion), running from east to west.

East-Ghosepara Road (west).

West-River Hooghly.

## Ward No. 3

North—Sasthitola Road (south) and Babupara Road (Khadri portion) running from east to west.

South—Clark Ghat Road (north).

East-Ghosepara Road (west).

West-River Hooghly.

North—Part of Nayalanker Thakur Road (south) up to junction of Mahamohapadhaya Lane (south) and Joyram Nayabhusan Lane (south) meeting with Nayalanker Thakur Road.

South-Mukherjeepara Road (north).

East-Eastern Railway main line.

West-West Ghosepara Road (east).

## Ward No. 5

North-Mukherjeepara Road (south). South A. P. Banerjee Road (north).

East Eastern Railway main line.

West-Ghosepara Road. (east).

#### Ward No. 6

North-North boundary of municipality.

South-North A. P. Banerjee Road.

East Municipal boundary.

West-Eastern Railway main line.

#### Ward No. 7

North-South A. P. Banerjee Road.

South—Portion of Kantadanga Road running east to west including Nafar Ch. Jute Mills and General Tyres Ltd.

East-Municipal boundary.

West-Eastern Railway main line.

## Ward No. 8

North—South A. P. Banerjee Road and south Clark Ghat Road.

South—North of northern side of T. P. M. No. 2 and north Ferryghat Road.

East-Eastern Raliway main line.

West-River Hooghly.

## Ward No. 9

North—South of northern siding line of Titaghur Paper Mill No. 2.

South—Paper Mill Road via Ghosepara Road, via Katchery Road and via Ghosepara Road.

East-Eastern Railway main line.

West--Northern siding line of T. P. M. No. 2.

## Ward No. 10

North—Kantadanga Road No. 2 and thereafter along Eastern Railway main line towards south and then along the southern boundary of Koley Mill and General Tyres Ltd. up to eastern limit of the municipality.

South—From Circus Point along Sewage Pumping Station Road from the eastern boundary of the municipality.

East—Eastern boundary of the municipality. West—New Chord Road up to Circus Ponit.

## Ward No. 11

North—Ferryghat Road and Paper Mill Road portion of Ghosepara Road.

South—Maraghat, Goalapara and Mani Road.

East—Katchery Road

West-River Hooghly.

#### Ward No. 12

North—South Maraghat Road and Sewer R No. 3 up to siding line.

South-North Palghat Road.

East—Siding line from Sewer Road No. 3 up north Palghat Road.

West-River Hooghly.

#### Ward No. 13

North—Goalapara Road from Old Mulajore R thereafter along Sewer Road No. 3 then ag siding line to Panchanantala Road.

South—North Palghat Road then along Sei Road No. 3 along Baruipara Ri (Kankinara) to Old Mulajore Road.

East—Old Mulajore Road and then along B. No. 21 and Sewer Road No. 3 up to Baruip Road (Kankinara).

West—Siding line from Panchanantala Road Palghat Road.

#### Ward No. 14

North-Manikpir Road.

South—Baruipara Road and Sundia Ro (Kankinara).

East--New Chord Road.

West—North Old Mulajore Road along B.
No. 21 and Sewer Road No. 3 up to Palgh
Road

## Ward No. 15

North—Sundia Road and Baruipara Roa (Kankinara), then along Sewer Road No. and Palghat Road up to siding line near cool line No. 4.

South—Old Cabin Road extended up to 1 eastern boundary of the municipality.

East—New Chord Road from Baruipara a Sthirpara junction to Circus Point, then alo Sewage Pumping Station Road to easter limit of the municipality and thereafter alo eastern boundary of the municipality.

West-Outfall drain along kuncha Cabin Ro up to Palghat Road.

## Ward No. 16

North—South Palghat Road up to Railway sidi to E.S.D.(M), Kankinara, etc.

South—Ferryghat Road (north) and B. L. No. (north) via Ghosepara Road.

East—Railway siding line from South Palgh Road to B. L. No. 7, Jagatdal.

West-River Hooghly.

## Ward No. 17

North—Palghat Road from Cabin Road junction to E.S.D.(M) siding thereafter along this siding line towards south up to B. L. 7 and then along B. L. 7 up to B. L. No. 11 junction.

South-Atchalabagan Road from Cabin Road junction to B. L. 11 junction.

East—Kuncha Cabin Road and Outfall drain. West—B. L. No. 11, Jagatdal.

## Ward No. 18

North—Ferryghat Road (south) via Ghosepara Road via B. L. No. 11 via Atchalabagan Road and Old Cabin Road up to eastern boundary of the municipality.

South—Siding line of Hindusthan Lever Ltd., southern boundary of E.S.D.(M) up to Eastern Railway main line crossing New Chord Road.

East-Eastern Railway main line.

West-River Hooghly.

#### Ward No. 19

North—Southern boundary of E. S. D. (M) up to Eastern Railway main line.

South—Ghose Lane connecting Binapani Pathagar Path (north).

East-Eastern Railway main line.

West-Ghosepara Road.

#### Ward No. 20

North—South of Ghose Lane connecting Binapani Pathagar Path (south).

South—North of Uttarpara Road then along New Chord Road to level crossing No. 26.

East-Eastern Railway main line.

West-East Ghosepara Road.

## Ward No. 21

North—South of Hindusthan Lever Ltd. siding line.

South—Junglee Peertala Road (Old Burning Ghat Road).

East—West Ghosepara Road. West—River Hooghly.

## Ward No. 22

North—Junglee Peertala Road and southern part of Uttarpara Road to Railway level crossing No. 26 via New Chord Road.

South-Southern boundary of the municipality.

East-Eastern Railway main line.

West-River Hooghly.

## Ward No. 23

North—Outfall drain on the east of Railway main line in continuation of Cabin Road.

South--Northern side of Central Road.

East--Eastern limit of the municipality.

West-Eastern Railway main line.

## Ward No. 24

North—South of Central Road and Peertala Road.

South—North of Banerjeepara Road and Rahuta Road.

East-Eastern boundary of the municipality.

West-Eastern Railway main line.

#### Ward No. 25

North—South of Banerjeepara Road and Rahuta Road.

South--Southern boundary of the municipality.

East-Eastern boundary of the municipality.

West -- Eastern Railway main line.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

I. B. SURITA, Commissioner, Presidency Division.

# The

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MONDAY, AUGUST 13, 1962

SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court. Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## OFFICE OF THE COMMISSIONER, PRESIDENCY DIVISION

## **NOTIFICATIONS**

to 1523M.—11th/13th August 1962. Whereas in Government of West Bengal, Local Self-Governat and Panchayats Department notification No. 21 M1M-53/62, dated the 18th July 1962, the laber of commissioners of Chakdah municipality the district of Nadia was increased from 13 to 16:

And whereas it was decided to divide the municiity into sixteen single-member wards;

And whereas the views of the commissioners of aforesaid Chakdah municipality at a meeting in ard thereto were called for by the 31st July 1962; And whereas the commissioners of the aforesaid akdah municipality failed to express their views a meeting by the said date;

And whereas on account of the said default on the to of the commissioners of the aforesaid Chakdah micipality, it became necessary to proceed without asideration of the views of the commissioners at a leting as provided in section 543A of the Bengal Mucipal Act, 1932;

Now, therefore, in pursuance of section 543A of Bengal Municipal Act, 1932, and in exercise of powers under section 20 of the Bengal Municipal 1932, delegated to the Commissioners of stons under Government notification No. 4394/M-109/55, dated 18th May 1956, I hereby detere that Chakdah municipality in the district of lia shall for the purpose of election of commisers be divided into sixteen single-member wards.

The description of boundary of each ward is given below:—

## Ward No. and boundary

### Ward No. 1

North Harihar Khal.

West- Old Bhagirathi.

East-Railway line.

South -Kamarpati Road, Ghugia Main Road, Netaji Subhas Road, Thakur Colony No. 1, Main Road.

## Ward No. 2

North--Kamarpati Road, Ghugia Main Road, Netaji Subhas Road.

West-Kanthalpuli Main Road.

East-Railway line.

South—Approach road to Mrityunjoy Singha's Hat, Netaji Subhas Road. Kanthalpuli Main Road.

## Ward No. 3

North-Thakur Colony No. 1, Main Road.

West—Old Bhagirathi.

East—Kanthalpuli Main Road, Kanthalpuli Buriganga Road, Telipara Road.

South - Kanthalpuli South Road, Ghoshpara Main Road, Nutanpara Main Road, Bhimchand Dos Road, southern boundary of C.S. plot No 1 of mauza Jashra touching old Bhagirathi.

## Ward No. and boundary

## Ward No. 4

North -Approach road to Mrityunjoy Singha's Hat, Netaji Subhas Road, Kanthalpuli Main Road.

West-Telipara Road, Durgacharan Dutt Road. East-Railway line.

South-Jashra Main Road.

## Ward No. 5

North- Kanthalpuli South Road, Ghoshpara Main Road, Nutanpara Main Road, Bhimchand Das Road, southern boundary of C.S. plot No. 1 of mauza Jashra touching old Bhagirathi.

West Old Bhagirathi.

East-Durgacharan Dutta Road, Telipara Road. South---Jashra Main Road.

#### Ward No. 6

North— Jasrah Main Road. West—Old Bhagirathi.

East-Jasrah Branch Road, Kayasthapara Road, Rajbagan Main Road and cast boundary line of C.S. plot No. 647 of mauza Jasrah. South Boundary line of mauza Jasrah.

#### Ward No. 7

North-Suksagore Road, Jasrah Main Road. West-Jasrah Branch Road.

East-Railway line.

South-Thana Health Centre Road, Suksagore Road, Kalibari Road (Layout plan Road No. 182 of Hamidpur Colony), Layout plan Road Nos. 166, 590 and 383 of Hamidpur Colony and east boundary line of C.S. plot No. 139 of mauza Hamidpur and Kaji Md. Road.

## Ward No. 8

North-Thana Health Centre Road, Suksagore Road, Kalibari Road (Layout Road No. 182 of Hamidpur Colony), Layout Road No. 166 of Hamidpur Colony.

West-Layout Road Nos. 590 and 383 of Hamidpur Colony and east boundary line of C.S. plot No. 139 of mauza Hamidpur.

East - Railway line. South-Kaji Md. Road.

### Ward No. 9

North -Kap Md. Road.

West-Jasrah Branch Road, Kayasthapara Road, Rajbagan Main Road and eastern boundary line of C.S. plot No. 647 of mauza Jasrah and eastern boundary line of mauza Noada Durgapur.

East-Railway line.

South Mauza Manasapota.

### Ward No. 10

North--Layout Plan Road Nos. 804, 909, 910 and 1081 of K.B.M. Colony and southern boundary of Khoshbash Mohalla Colony.

West—Railway line.
East—West boundary of mauza Joykrishnapur, Munshipara Road.

South--Mauzas Ektarpur and Enaitpur.

## Ward No. 11

North-Gorepara Main Road, Khoshbash Mohalla approach road No. 2 extended up to railway line.

### Ward No. and boundary

West-Railway line.

East—Khoshbash Mohalla approach road No. Layout Plan Road Nos. 310, 307, 461, 10 1064 and 1100 of K.B.M. Colony. South—Layout Plan Road Nos. 804, 909, 910 a 1081 of K.B.M. Colony.

## Ward No. 12

North-Gorepara Main Road.

West—K.B.M. approach Road No. 1, Layout p Road Nos. 310, 307, 461, 1006, 1064 and 11 of K.B.M. Colony.

East-Gorepara Main Road, Digherpara M. Road.

South-Southern boundary of K.B.M. Colony.

## Ward No. 13

North-Kajipara Main Road, Gorepara Bran Road No. 1, Gorepara Main Road.

West-Digherpara Main Road, southern bounds line of K.B.M. Colony, western boundary li of mauza Joykrishnapur.

East-National High Way No. 34 (Berham) Road).

South-Mauza Ekterpur.

## Ward No. 14

North-Gorepara North Road.

West-Gorepara Main Road, Digherpara Ma Road.

East-National High Way No. 34 (Berhamo Road).

South-Kajipara Main Road, Gorepara Bram Road No. 1, Gorepara Main Road.

## Ward No. 15

North-East Approach Road to Railway Statio Chakdah-Bongaon Road.

West-Railway line.

East—East boundary line of C.S. plot Nos. 75 752, 748, 747, 746, 739, 740, 741, 691, 693, 6665, 643, 642 and 640 of mauza Lalpur No. 2 South—Khoshbash Mohalla Approach Road No. extended up to railway line, Gorepara Mai

Road. Ward No. 16

North-Boundary line of mauza Ishannagar. West-Railway line.

East-Boundary line of mauzas Ishannagar, Ghug and Baliadanga and eastern boundary line C.S. plot Nos. 528, 531 and 509 and south at east boundary line of C.S. plot No. 428 at east boundary line of C.S. plot Nos. 430 at 83 and south and east boundary line of C. plot No. 66 and south boundary line of C plot Nos. 65 and 64 and south and east bou dary line of C.S. plot Nos. 61, 60, 58, 51 at east and north boundary line of C.S. plot Nos. 50 and east boundary line of C.S. plot No. 1 of mauza Lalpur No. 20.

South-East Approach Road to railway stati Chakdah-Bongaon Road.

This notification shall have effect for the purp of and from the next reconstitution of the com sioners of the said municipality.

I. B. SURITA, Commission

5 1516M. 11th/13th August 1962.- Whereas in government of West Bengal, Local Self-Government and Panchayats Department notification No. 2 Al.1E-2/61, dated 18th July 1962, the number ammissioners of Baruipur municipality in the discrete 24-Parganas was increased from nine to continuous and the second s

 $_{\rm A,C}$  whereas it was decided to divide the municity into eleven single-member wards;

gid whereas the views of the commissioners of proresaid Baruipur municipality at a meeting in thereto were called for by the 31st July 1962;

nd whereas the views expressed by the commisacts of Baruipur municipality at the meetings held no 23rd June 1962 and the 15th July 1962 are not adered formally acceptable since such meetings e held on dates prior to the date of the aforesaid enument notification;

and whereas the commissioners of the aforesaid unpur municipality failed to express their views at seeing by the 31st July 1962 as asked for;

and whereas on account of the said default on part of the commissioners of the aforesaid Barui-municipality it became necessary to proceed aout consideration of the views of the commissers at a meeting as provided in section 543A of Bengal Municipal Act, 1932;

tow, therefore, in pursuance of section 543A of Bengal Municipal Act, 1932, and in exercise of powers under section 20 of the Bengal Municipal 1932, delegated to the Commissioners of Islands under Government notification No. 4394/M-109/55, dated 18th May 1956, I hereby deterct that Baruipur municipality in the district of Parganas shall for the purpose of election of Imissioners be divided into eleven single-member district of Parganas shall for the purpose of each ward given below:—

## Ward No. and boundary

## Ward No. 1

North—Amtala Road and Subudhipur North Road (starting from its junction with Kulpi Road from Calcutta up to its junction with Beharapara Lane).

West—Ganga Nala (western limit of the municipality).

South -Khodar Bazar Lane and U. C. Roy Lane. East- Subudhipur Middle Road merging in Rai

Sahib S. N. Banerjee Road (northern extremity) including the Railway Station and again Beharapara Lane (up to its junction with Subudhipur North Road) and again Station Feeder Road (joining Rai Sahib S. N. Banerjee Road and U. C. Roy Lane).

## Ward No. 2

North Subudhipur North Road (from its junction with Beharapara Lane) and the northern limit of the municipality running to the extreme eastern end of the municipality.

West—Beharapara Lane (up to its junction with Subudhipur Middle Road) and Rai Sahib S. N. Banerjee Road (joining Kachery Road and Subudhipur Middle Road).

## Ward No. and boundary

South Subudhipur Middle Road plus the portion bounded by the land joining Subudhipur Middle Road and Kachery Road (open space having no holding) and Madarat Road beginning from Kulpi Road from Calcutta running to Sitakundu.

East—Eastern limit of the municipality (from Madarat Road towards Sitakundu leading up to a portion of Gazipara Road leading towards east and running northward of the eastern boundary with no road).

## Ward No. 3

North Madarat Road (from its junction with Brickheid Road) extending eastward to Sita-kundu.

West Madarat Road beginning from Kulpi Road from Calcutta up to its junction with Brickneid Road.

South Ukilpara Road (from its junction with Kulpi Road from Calcutta) plus the portion bounded to the north by portion of Ukilpara Road, to the west by a road joining Palpara Road and Ukilpara Road, to the south by Palpara Road and to the east by a road joining Palpara Road and Ukilpara Road.

East—The eastern limit of the municipality and a road joining Ukilpara Road and Palpara Road.

#### Ward No. 4

North—Ukipara Road off Kulpi Road leading up to its junction with Roypara Road running south to its junction with Palpara Road running it gits about the Dispara Road.

West -Portion of Kulpi Road (from Calcutta from its junction with Ukilpara Road to its junction

with Duttapara Road).

South -Duttapara Road up to Pir Pukur Road. East Eastern limit of the municipality bordering the western limit of the Madarat Union.

## Ward No. 5

North Duttapara Road up to Pir Pukur Road. West Kulpi Road from Calcutta (from its junction with Duttapara Road to its junction with K.M.R.C. Road).

South—K.M.R.C. Road (from its junction with Kulpi Road from Calcutta to its junction with Musalmanpara Road).

East - Musalmanpara Road up to its junction with Pir Pukur Road.

## Ward No. 6

North- Mumcipal drain running from the east of Kulpi Road by the side of the southern end of Ghosh's Service Station and meeting K.M.R.C. Road near the southern end of Hari Mohan Bhattacharjee's premises and the northern boundary wall of Sudhansu Kr. Rai Choudhury and others' premises and portion of K.M.R.C. Road up to Musalmanpara Road and Musalmanpara Road extending northward to Pir Pukur Road.

West -Portion of Kulpi Road from Calcutta (starting from the holding of Ramprosad Bhattacherjee and others' holding and extending southward up to the holding of Amulya

Tr. Dutte and others).

## Ward No. and boundary

South—Starting from the Kulpi Road from Calcutta extending up to the junction of K.M.R.C. Road (in front of Rash Math) extending along the road to Canning meeting Banerjeepara Road up to its junction with Baidyapara Road in front of the house of Apurba Krishna Dutta and others and Baidyapara Road from its junction with Banerjeepara Road to its junction with Dhopapara Road.

East -From the junction of Baidyapara Road and Dhopapara Road leading northward to the house of Khiro Bibi and again northward to the Musalmanpara Road covering the eastern limit of the municipal area up to the north-castern boundary of Ward No. 5.

## Ward No. 7

North—Starting from the Kulpi Road from Calcutta extending up to the junction of K.M.R.C. Road (in front of Rash Math) extending along the road to Canning meeting Banerjeepara Road up to its junction with Baidyapara Road in front of the house of Apurba Krishna Dutta and others and Baidyapara Road from its junction with Banerjeepara Road to its junction with Dhopapara Road.

West-Kulpi Road from Calcutta extending

towards Bishnupur.

South—Southern extremity of municipal area extending to the north at the junction of

Canning Road.

East—Canning Road up to Tarafdarpara Lane bounded by north-eastern end of the municipal area meeting the northern end of Baidyapara Road.

### Ward No. 8

North—Baisnabpara Road (from Railway line extending up to Bagdipara Lane) and Bagdipara Lane.

West—Railway line from its crossing with Baisnabpara Road to its crossing the Ganges. South—Southern extremity of municipal area and a portion of the Ganges to the east.

East -Kulpi Road from Calcutta.

## Ward No. 9

North—The Ganges and a foot track joining the Ganges and the Railway line (to the east).

West—The western limit of the municipality bordering the eastern limit of the Kolyanpur Union.

South—Sada Brata Road, Sardarpara Road and southern limit of the municipality bordering the northern limit of Sikharbali Union.

East—Lakshmikantapur railway line and extending to the eastern limit of the western boundary of New Ward No. 8 (the northern limit of the Sluice being the Ganga Nala).

## Ward No. 10

North—Mandalpara Road up to Railway line and the northern limit of the municipality.

West-The Ganges.

South Baisnabpara Road (from Railway line extending up to Bagdipara Lane) and Bagdipara Lane and a portion of the drain having its outfall in the Ganges crossing the Railway line.

## Ward No. and boundary

East—Portion of Kulpi Road from Calcul from its junction with Mandalpara Road to junction with K.M.R.C. Road and the portion bounded by K.M.R.C. Road and the municiped drain meeting again at Kulpi Road and extending up to its junction with Bagdipara Lane of the west.

## Ward No. 11

North—Khodar Bazar Lane and U. C. Roy Lan West—The western limit of the municipality. South—Mandalpara Road starting from Kul Road from Calcutta and meeting the Railwi line.

East—Kulpi Road from Calcutta and the junction of U. C. Roy Lane and the Station Feed Road leading up to Kulpi Road.

This notification shall have effect for the purpos of and from the next reconstitution of the commit sioners of the said municipality.

## I. B. SURITA, Commissioner

No. 1524M.—11th/13th August 1962.—Whereas in the Government of West Bengal, Local Self-Government and Panchayats Department notification No 4713/M.1E-3/61, dated 18th July 1962, the number of commissioners of Bongaon municipality in the district of 24-Parganas was increased from fifteen to seventeen;

And whereas it was decided to divide the municipality into seventeen single-member wards;

And whereas the views of the commissioners of the aforesaid Bongaon municipality at a meeting 11 regard thereto were called for by the 31st July 1962

And whereas the views expressed by the commissioners of Bongaon municipality at a meeting held on the 9th July 1962, are not considered formally acceptable since such meeting has been held at a date prior to the date of the aforesaid Government notification.

And whereas the commissioners of the aforesaid Bongaon municipality failed to express their views at a meeting by the 31st July 1962 as asked for;

And whereas on account of the said default on the part of the commissioners of the aforesaid Bongaon municipality it became necessary to proceed without consideration of the views of the commissioners at a meeting as provided in section 543A of the Bengal Municipal Act, 1932;

Now, therefore, in pursuance of section 543A of the Bengal Municipal Act, 1932, and in exercise of the powers under section 20 of the Bengal Municipal Act, 1932, delegated to the Commissioners of Divisions under Government notification No. 4394; M1M-109/55, dated 18th May 1956, I hereby determine that Bongaon municipality in the district of 24-Parganas shall for the purpose of election of commissioners be divided into seventeen single-member wards. The description of boundary of each ward is given below:—

## Ward No. and boundary

## Ward No. 1

North—Notungram and Champaberia Road junction.

## Ward No. and boundary

jouth-Junction of College Road No. 1 and Chakdah Road near Town Hall.

East-College Road No. 3. Nest-Chakdah Road and Kalibari Road junction.

## Ward No. 2

North—Notungram within the municipality. Jouth—Ray Bridge and Chakdah Road up to the Town Hall.

3ast—River Ichamati.
Nest—College Road No. III towards Notungram.

## Ward No. 3

North-Notungram Road No. 1. South-Chakdah Road.

East-Dinobandhunagar.

West-Palitpara Road.

#### Ward No. 4

North-Notungram Bottola Road.

3outh-Ranaghat Railway line.

East—Palitpara Road and the road leading by the side of Sm. Usharani Bose's tank through Thakurpalli Road and Saktigarh-Paschimpara Road up to Ranaghat Railway line.

Nest-Chalki mauza.

#### Ward No. 5

North-Chakdah Road.

South-Bongaon-Ranaghat Railway line and B. P. Biswas Road.

East-Ratepara Charaktola junction road up to School Road.

West—Thakurpalli Road up to Bongaon-Ranaghat Railway line through Thakurpalli Road and Saktigarh-Paschimpara Road.

## Ward No. 6

North-Chakdah Road.

South-Ranaghat Railway line and Court Road junction and the road leading towards the house of Sree Monmotha Cnatterjee.

East -- Amlapara Bye-lane.

West-Junction of Ratepara and B. P. Biswas Road and Ranaghat Railway Gate No. II.

## Ward No. 7

North-Chakdah Road and Roy Bridge Road.

South - Pallibarta Road.

East-Jessore-Calcutta Road up to Pontoon Bridge.

West--Court Road via Amlapara Lane up to Moszid.

## Ward No. 8

North-Pallibarta Road and Jumma Moszid.

South-Subashnagar Main Road.

East-Jessore-Calcutta Road.

West-Subashnagar Bye-lane up to Sree Baidya Nath Pal's house and then up to Debgarh Road.

## Ward No. 9

North-Subashnagar Main Road and Debgarh Road.

## Ward No. and boundary

South-Kalupur mauza. East-Jessore-Calcutta Road. West-Sunderpur mauza.

## Ward No. 10

North--Ranaghat Railway line.

South-Kalupur mauza.

East -- Puraton Bongaon and Unai mauzas.

West-Jessore-Calcutta Road.

## Ward No. 11

North-River Ichhamati.

South -Part of Duttapara Road, Korarbagan Byelane, Majherpara Lane and Ramnagar Road.

East-Majherpara Road. West Jessore-Calcutta Road.

## Ward No. 12

North - Part of Duttapara Road, Korarbagan Byelane, Korarbagan Road, Majherpara Road and Ramnagar Road.

South-Ranaghat Railway line.

East—Railway Station approach road. West—Jessore-Calcutta Road.

## Ward No. 13

North-River Ichhamati.

South--Ramnagar Road.

East-Puraton Bongaon mauza.

West -Majherpara Road.

#### Ward No. 14

North-Ramnagar Road.

South-Ranaghat Railway line and Khulna Railway line.

East-Puraton Bongaon mauza.

West-Pumping Ghat Road and Railway Station entrance road.

## Ward No. 15

North-Mauza Paikpara.

South—Simultala Bye-lane, M. S. Club football ground, portion of Motigonj Road, Military Diversion Road and Joypur Bye-lane.

East--Portion of Haridaspur mauza and Paikpara mauza and Motigonj Bye-lane.

West -River Ichhamati.

### Ward No. 16

North-Part of Military Diversion Road, Motigonj Road and Joypur Bye-lane up to the municipal limit.

South Jessore-Calcutta Road. East--Chhayghoria mauza.

West-Motigonj Bye-lane.

## Ward No. 17

North-Jessore-Calcutta Road up to Sree Amullya Mistry's house, M. S. Club football ground and Simultala Bye-lane.

South—Chhayghoria mauza.

East-Rakhal Das High School and mauza Chhayghoria.

West-River Ichhamati.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

I. B. SURITA, Commissioner.

# Calcutta



# Gazette

# Extraordinary Published by Authority

VANA 22 1

MONDAY, AUGUST 13, 1962

[SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition NOTIFICATIONS

idnapore.—No. 10000L.A.—11th August 1962.—reas it appears to the Governor that land is to be needed, for a public purpose, not being pose of the Union, namely, for the construction uildings for Paramanandapur Jagannath Instin, in the village of Paramanandapur, jurisdiction No. 198, police-station Moyna, district Midnait is hereby notified that a piece of land rising cadastral plot No. 1030 and pert of stral plot No. 1029, and measuring, more or 4.70 acres, is likely to be needed for the atorepublic purpose partly at the public expense and at the expense of the authority of the nanandapur Jagannath Institution within the said village of Paramanandapur.

is notification is made, under the provisions of in 4, Act I of 1894, to all whom it may em.

plan of the land may be inspected in the office e Collector of Midnapore.

exercise of the powers conferred by the aforesection, the Governor is pleased to authorise fficers for the time being engaged in the underg, with their servants and workmen, to enter and survey the land and do all other acts red or permitted by that section.

y person interested in the above land, who has objection to the acquisition thereof, may, n thirty days after the date on which public c of the substance of this notification is given c locality, file an objection in writing before the ctor of Midnapore.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

Darjeeling.—No. 10072L.A.(P.W.). — 13th August 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for Wart Testing Station at Pichule Dhura, Jorebungalow, in the village of Jorebungalow, jurisdiction list l'o. 13, police-station Jorebungalow, pargana Darjeeling Hills, district Darjeeling, it is hereby notified that a piece of land measuring, more or less, 5.18 acres, bounded on the north, east and south by village road from Alubari Pumping Station to Jorebungalow and on the west by the lands of Dhanbir Rai, Jalapahar Cantonment, Tshering Sirdar and Bhaiya Tamang, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Jorebungalow.

This notification is made, under the provisions of section 4 of the Land Acquisition Act I, of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Darjeeling.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the land which is entirely waste and arable, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the Act are applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

### **ERRATUM**

Darjeeling.—No. 10038L.A.—13th August 1962.—In declaration No. 13474L.A., dated the 18th August 1961, published at page 2111, Part I of the "Calcutta Gazette, Extraordinary", of the 18th idem, in respect of the land required for the Oil India Pipeline Project (mile 135.36 to 136.4) in the district of Darjeeling—

Delete C.S. plot No. 2778 from line 21.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

#### **ERRATUM**

Darjeeling.—No. 10040L.A.—13th August 1962.—In declaration No. 12958L.A., dated the 11th August 1961, published at page 2052 of the "Calcutta Gazette", Part I, dated the 11th August 1961, in respect of acquisition of land for the Oil 'India Pipeline Project (mile 125.36—126.36) in the villages of Narayan and Nirmal, J.L. Nos. 75 and 73, respectively, thana Phansidewa, district Darjeeling—

- (i) Insert the figure "732" after the figure "731" in line 22.
- (ii) Insert the figure "646" after the figure "597" in line 24.

By order of the Governor,
B. CHAKRABARTI,
See to the Court of West Bound

Dy. Secy. to the Govt. of West Bengal.

## **ERRATUM**

Darjeeling.—No. 10042L.A.—13th August 1962.—In declaration No. 13480L.A., dated the 18th August 1961, published at page 2112, Part I of the "Calcutta Gazette, Extraordinary", of the 18th idem, in respect of the land required for the Oil Pipeline Project (mile 131.36 to 132.36)—

Delete the figure "4847" from line 31.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

## **ERRATUM**

Darjeeling.—No. 10044L.A.—13th August 1962.—In notification No. 9860L.A., dated the 19th June 1961, published at page 2197, Part I of the "Calcutta Gazette", dated the 29th June 1961, for acquisition of land for the Oil Pipeline Project (mile 123.4 to 124.4),—

Delete the figure "554" from line 22. Read the figure "5.20" for the figure "7.20" in line 27.

This cancels erratum No. 14434L.A., dated the 6th September 1961, published at page 2231 of the "Extraordinary Calcutta Gazette", Part I, of the 6th idem.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

## ERRATUM

Darjeeling.—No. 10046L.A.—13th August 196 In notification No. 14108L.A., dated the 30th August 1961, under section 4 of the Land Acquisition A of 1894, published at page 2199, Part I of "Calcutta Gazette, Extraordinary", of the August 1961, in respect of the proposed acquisition 4.28 acres of land, in the village of Bass Chala, in the district of Darjeeling, required for Oil Pipeline Project (mile 137.4-138),—

Insert the figure "1272" in line 28.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Ber

#### **ERRATUM**

Darjeeling.—No. 10048L.A.—13th August 196 In notification No. 12362L.A., dated the 5th August 1961, under section 4 of the Land Acquisition According of 1894, published at pages 2027-2028, Part I of "Calcutta Gazette, Extraordinary", of the 7th id in respect of the proposed acquisition of 7.22 according in the villages of Bansgaon Kisnaet Bansgaon in the district of Darjeeling, required the Oil India Pipeline Project (mile 132.36 to 133.4)

- (i) Delete the figure "4143" in line 23.
- (ii) Insert the figures-
- (a) "6877" in line 23, and (b) "4103" "4098" in line 24.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Ben

## **ERRATUM**

Darjeeling.—No. 10050L.A.—13th August 196. In declaration No. 13478L.A., dated the 18th Aug 1961, published at page 2111, Part I of the "Calci Gazette, Extraordinary", of the 18th idem, in tesp of the land required for the Oil India Pipeline Prof (mile 132.36 to 133.4) in the district Darjeeling.—

- (i) Delete the figure "4143".
- (ii) Insert the figure "6877" in line 23.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benj

## **ERRATUM**

Darjeeling.—No. 10052L.A.—13th August 1962 In notification No. 9286L.A., dated the 11th Aug 1961, published at pages 2039-2040, Part I of "Calcutta Gazette", dated the 22nd June 1961, respect of acquisition of land for the Oil India Pi line Project (mile 126.36 to 127.4) in the villages Nirmal, Kashiram and Leusipukuri, J.L. Nos. 73, and 84, respectively, thana Phansidewa, parging Patherghata, district Darjeeling—

Insert the figure "160" before the figure "3; in line 25.

By order of the Governor,
B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Beng.

## **ERRATUM**

parjeeling.—No. 10054L.A.—13th August 1962.—declaration No. 12354L.A., dated the 5th August 61, published at page 2030 of the "Calcutta izette", Part I, dated the 7th August 1961, in spect of acquisition of land for Oil India Pipeline oject (mile 126.36-127.4) in the villages of Nirmal, shiram and Leusipukuri, J.L. Nos. 73, 83 and 84, spectively, thana Phansidewa, pargana Patheriata, district Darjeeling—

Insert the figure "160" before the figure '370" in line 25.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

## **DECLARATION**

Murshidabad.—No. 10074L.A.—13th August 1962. Whereas the functions of the Central Government ider the Land Acquisition Act, 1894 (I of 1894), relation to the acquisition of land for the purses of the Union, have been entrusted to the State overnment by notification No. 20/1/55-Judl.(I), ted the 14th May 1955, issued by the Government India, in the Ministry of Home Affairs, under ause (1) of article 258 of the Constitution of India S.R.O. 1074, and published at page 868, Part II, ction 3 of the "Gazette of India", dated the 21st ay 1955;

And whereas the Governor is satisfied that land needed for a public purpose, being a purpose of e Union, namely, for the Farakka Barrage Project the village of Sreemantapur, jurisdiction list

No. 36, police-station Farakka, district Murshidabad, it is hereby declared that a piece of land comprising cadastral survey plots described in the schedule of land below, and measuring, more or less, 14.23 acres, is needed for the aforesaid public purpose at the public expense within the aforesaid village of Sreemantapur.

## Schedule of land

Village Sreemantapur, jurisdiction list No. 36, policestation Farakka, district Murshidabad.

Cadastral survey plots in full-739, 740, 811, 813, 815, 818, 819, 820, 821, 822, 823, 824, 829, 830, 831, 833, 834, 835, 836, 816, 826, 828, 837, 838, 839, 840, 841, 842, 843, 845, 844, 857, 855, 858, 1158, 846, 850, 851, 852, 853, 854, 863, 86 1162, 859. 864, 868, 1155, 860, 1156, 810, 1159. 1160. 812, 814, 817, 827, 832 and 856.

Cadastral survey plots in part 738, 741, 806, 807, 808, 809, 847, 861, 865, 869, 871, 1153, 1154, 1170, 1171, 188, 848, 849, 1139 and 1140.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bongal.

# The



# Gazette

## सत्यमेव जग्रते

## Extraordinary

## Published by Authority

(AVANA 22]

MONDAY, AUGUST 13, 1962

[ SAKA 18#4

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## Government of West Bengal

## THE OF THE COMMISSIONER, PRESIDENCY DIVISION

## NOTIFICATION

No. 1526M. 13th August 1962. —In exercise of the wer under section 20 of the Bengal Municipal Act, B2 (Bengal Act XV of 1932), delegated to the summissioners of Divisions by Government notifica in No. 4394;M1M-109/55, dated the 18th May b6, I hereby determine after considering the views the Administrator of North Dum Dum municipally, dated the 1st August 1962, as recorded in the mutes Book of the municipality that North Dum um municipality in the district of 24-Parganas shall; the purpose of election of commissioners, be yielded into sixteen single-member wards. The scription of the boundary of each ward is given blow:—

## Ward No. and boundary

## Ward No. 1

East - Chowdhurypara Road (western part).

West Arabinda Nagar (eastern part) and a line passing through C.S. plot Nos. 157, 152, 159, 255, 231, 234, 254, 255, 246, 247, 248, 113, 211, 210, 335 and 337 of mouza Uttar Nimta (including those plots) up to Patna Culvert at Ghanashyam Banerjee Road.

South—Old Nimta Road (northern part) and a portion of M. B. Road (northern part).

North-- Ghanashyam Banerjee Road (southern part).

## Ward No. 2

East Mahajina Gandhi Road and Arabinda Nagai junction, then a line passing through the C.S. plot Nos. 157, 152, 159, 255, 231, 234, 254, 255, 216, 247, 248, 113, 211, 210, 335 and 337 of mouza Uttai Nimta (excluding those plots).

West Municipal boundary.

South Northern part of Mahatma Gandhi Road (towards Nandan Nagar).

North -- Municipal boundary, western part of Dhakeswari Nagar.

## Ward No. 3

East- Abdul Aziz Road (western part).

West -Lastern part of Dhakeshwari Nagar and eastern part of Canal Road.

South - Northern part of Bipin Paul Road.

North Municipal boundary.

## Ward No. 4

East -West and south portions of Udaipore Main Road and west part of School Road.

West-Municipal boundary.

North---Mahatma Gandhi Road (south portion), Old Nimta Road (north portion).

South-Northern part of Station Road.

East - Olaichandi Road (western part), Alipore Road (west portion).

West Eastern and northern part of Udaipore Main Road and southern part of Station Road.

North -- M. B. Road (Udaipore Main Road and M. B. Road junction to Olaichandi and M. B. Road junction).

South -Municipal boundary (Janakalyan).

## Ward No. 6

East -M. B. Road and Kabi Satyen Dutta Road junction.

West Chowdhurypara Road (eastern part), up to Kabi Satyen Dutta Road junction.

North Southern part of Kabi Satyen Dutta Road.

South M. B. Road (northern part) (from Chowdhurypara junction to Satyen Dutta Road junction).

#### Ward No. 7

East -A line passing through the C. S. plot Nos. 146, 2155, 2154, 3098, 2181, 2204, 2209, 2228, 2226, 2380, 2387, 2376, 2377, 2378, 2380 (excluding those plots) and Milangarh Road. West Eastern part of Chowdhurypara Road

(from Kabi Satyen Dutta Road junction to the end).

North Municipal boundary and eastern part of Abdul Aziz Road and southern part of Bipin Pal Road.

South Northern part of Kabi Satyen Dutta Road.

## Ward No. 8

East-Birati Khal.

cipal boundary).

West Milangarh Road and a line passing through the C. S. plot Nos. 146, 2155, 2154, 3098, 2181, 2201, 2209, 2228, 2226, 2380, 2387, 2376, 2377, 2378, 2380 (meluding those plots).

North - Municipal boundary.

South—Northern part of M. B. Road and Kabi Satyen Dutta Road.

## Ward No. 9

East -Western part of Nadikul Road, then a line passing through C. S. plot Nos. 3824, 2927, 2830, 4874, 4872, 34, 4862, 4856, 4647, 4410 4410 (excluding those plots) and Alipore East Road. West -- Eastern part of Olaichandi Road (part)

Alipore Road (east portion).

North--M. B. Road (Olaichand) to Nadikul). South—Municipal boundary.

## Ward No. 10

East -Western part of Srikrishna Palli 2nd Lane to Majerhati Lane, then a line passing through C. S. plot Nos. 5054, 5056, 5057, 5065, 5066, 5127, 5146, 5149, 5150, 5154 (excluding those plots) up to Majerhati Lane.

West - Nadikul Road (western part), then a line passing through C. S. plot Nos. 3824, 2927, 2830, 4874, 4872, 34, 4862, 4856, 4647, 4410 4410 (including those plots) and Alipore East Road. North -- M. B. Road (Nadikul to Srikrishna Pally). South -Majerhati Lane (north portion and Muni-

#### Ward No. 11

East-Municipal boundary.

West-Majerhati Lane (Gopal Roy's house municipal boundary).

North - Southern part of Majerhati Lane.

South-Municipal boundary.

#### Ward No. 12

East-Extreme east of Dakhin Nimta mou (including that mouza).

West-Eastern part of Srikrishna Palli Secon Lane, then a line passing through pl Nos. 5054, 5056, 5057, 5065, 5066, 5127, 514 5149, 5150, 5154 (including those plots) up Majerhati Lane.

North-South of M. B. Road from the junction Srikrishna Palli 1st Lane and M. B. Ro junction up to the junction of Sivachal Roa and M. B. Road.

South-Northern part of Majerhati Lat (Narayan Pally junction to the end of mour Dakshin Nimta).

## Ward No. 13

East—Eastern Railway boundary line (excluding that line).

West Extreme east of Dakshin Nimta mouz (excluding that mouza) i.e., extreme west ( Birati mouza (including that mouza).

North-Municipal boundary.

South - Municipal boundary.

## Ward No. 14

East-End of Birati mouza (including that mouza).

 $\mathbf{W}_{\mathbf{est}}$ Eastern Railway boundary Ime (includ ing that line).

North Municipal boundary.

South—Municipal boundary.

## Ward No. 15

East – Municipal boundary.

West -End of Birati mouza (excluding that mouza) and beginning of Junglepore mouza.

North M. B. Road (southern part).

South - Municipal boundary.

## Ward No. 16

East—Municipal boundary.

West -End of Birati mouza (excluding that mouza) and beginning of Gouripore mouza.

North-Municipal boundary.

South—Northern part of M. B. Road.

This notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

I. B. SURITA, Commissioner.



## Extraordinary

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-Orders and Notifications by the Governor of West agal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition DECLARATION

rshidabad.—No. 10092L.A.—13th August 1962. eas the functions of the Central Government the Land Acquisition Act, 1894 (I of 1894), lation to the acquisition of land for the purof the Union, have been entrusted to the Government by notification No. 20/1/55-I), dated the 14th May 1955, issued by the nument of India, in the Ministry of Home s, under clause (I) of article 258 of the Constitor of India, as S.R.O. 1074 and published at 868, Part II, Section 3, of the "Gazette of dated the 21st May 1955; I whereas the Governor is satisfied that the is needed for a public purpose, being a purof the Union, namely, for the Farakka Barrage in the village of Srimantapur, jurisdiction No. 36, police-station Farakka, district indabad, it is hereby declared that pieces of comprising cadastral survey plots described in ule of land below, and measuring, more or 5.58 acres, are needed for the aforesaid public se at the public expense within the aforesaid of Srimantapur.

2429

### Schedule of land

Village Srimantapur, jurisdiction list No. 36, Fol station Farakka, district Murshidabad.

Cadastral survey plots in full—622, 671, 715, 716, 717, 719, 720, 731, 735, 737, 750, 1163, 1166, 1167, 1169, 1173, 1179 1218.

Cadastral survey plot in part—727.

This declaration is made, under the provision section 6 of the Land Acquisition Act, 1894 (1894), read with the said notification, to all wit may concern.

A plan of the land may be inspected in the of the Collector of Murshidabad.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Be

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1-Orders and Notifications by the Governor of West length, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# WEST BENGAL LEGISLATIVE COUNCIL SECRETARIAT

### NOTIFICATION

lo. 311L.C.—16th August 1962.—The following indments to the Rules of Procedure and Conduct Business in the West Bengal Legislative Council, roved by the West Bengal Legislative Council at meeting held on the 3rd August 1962, are hereby lished for general information:

n rule 170A of the Rules of Procedure and iduct of Business in the West Bengal Legislative uncil, published with the West Bengal Legislative uncil Secretariat notification No. 109-L.C., dated

# 2432 THE CALCUTTA GAZETTE, EXTRAORDINARY AUGUST 16 1962.

the 2nd April 1962. in the "Calcutta Gaza Extraordinary", Part I, dated the 2nd April 1962

- (i) for sub-rule (3), the following shall be sub-tuted, namely:
  - "(3) Not more than three such matters shall raised at the same sitting."
- (ii) for sub-rule (4), the following shall be sub-tuted, namely:
  - "(4) In the event of more than three q matters being presented for the sa day, priority shall be given to the matters, not exceeding three, which a in the opinion of the Chairman, mo urgent and important."
- (iii) in sub-rule (5), after the word "matt" words "or matters" shall be inserted.

By order of the Chairman

A. R. MUKHERJEA.

Secy., West Bengal Legislative Counc

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Orders and Notifications by the Governor of West gal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### **DECLARATION**

eas the functions of the Central Government the Land Acquisition Act, 1894 (I of 1894), lation to the acquisition of land for the purof the Union, have been entrusted to the State ment by notification No. 20/1/55-Judl., the 14th May 1955, issued by the Government dia, in the Ministry of Home Affairs, under (1) of article 258 of the Constitution of India R.O. 1074, and published at page 868, Part II, on 3 of the "Gazette of India", dated the 21st 1955:

# 2434 THE CALCUTTA GAZETTE, EXTRAORDINARY, DAUGUST 16, 1962

And whereas the Governor is satisfied that is needed for a public purpose, being a purpose the Union, namely, for the construction of a cing station between Bolpur and Kopai, in the vior of Taltore, jurisdiction list No. 69, than a Bolpargana Barbaksing, district Birbhum. it is he declared that a piece of land comprising cade plot Nos. 1274, 1277 and 1507 in full and Nos. 1248, 1270, 1272, 1273, 1275, 1282, 1506 1515 in part, and measuring, more or less, acres, is needed for the aforesaid public purpos the public expense within the aforesaid village Taltore.

This declaration is made, under the provision section 6 of the Land Acquisition Act, 1894 1894), read with the aforesaid notification, to whom it may concern.

A plan of the land may be inspected in the

of the Collector, Birbhum.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Be

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# Calcutta



### Guzette

### Extraordinary

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 $\sqrt{4}$  25 THURSDAY, AUGUST 16, 1962  $\pm$  SAKA 1884

1-Orders and Notifications by the Governor of Wes. ingal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

# 'ARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### **NOTIFICATION**

o. 5169/MIM-21/61. — 16th August 1962. Breas the term of four years provided by see (a) of sub-section (1) of section 56 of the gal Municipal Act. 1932 (Bengal Act XV of 2), for which the Commissioners of the Siligure metapality as at present constituted are to hold to expired on the 30th December 1961;

and whereas the said term was extended under section (5) of section 56 of the said Act by remment notifictaion No. 8920/MIE-5/61, and and sixteen days with effect from the 31st rember 1961:

And whereas in the special circumstances special in the schedule below, the Governor thanks the extend further the said term of office of Commissioners of the said Municipality;

Now, therefore, in exercise of the power count by sub-section (5) of section 56 of the same Municipal Act, 1932 (Bengal Act XV of 182). Governor is pleased hereby to further extend the term of office of the Commissioners of the Same Municipality for a period of sixteen days with a from the 16th March 1963.

### The Schedule

Further extension is necessary for the purpose holding the next General Election of the Commisioners of the Municipality during the current and clal year after complying with the provisions of West Bengal Municipal Election Rules, 1960

By order of the Gov inc
B. P. BASU.

Dy. Secy. to the Govt. of West Beng

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## Guzette

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NA 25 ] THURSDAY, AUGUST 16, 1962 [ BAKA 1884

I-Orders and Notifications by the Governor of West ingal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL HOME DEPARTMENT Constitution and Elections NOTIFICATIONS

o. 3740-A.R.—16th August 1962.—The following fication by the Secretary to the Governor of West gal is hereby published for general information:

### "NOTIFICATION

o. 3695-S.— 13th August 1962.—The Governor assented to the West Bengal Appropriation . 2) Bill, 1962.

S. K. MUKERJEI, Secretary to the Governor of West Bengal".

By order of the Governor, S. K. CHATTERJEE, Secy. to the Govt. of West Bengal.

# 2434 THE CALCUTTA GAZETTE, EXTRAORDINARY, P. AUGUST 16, 1962

And whereas the Governor is satisfied that last is needed for a public purpose, being a purpose the Union, namely, for the construction of a creating station between Bolpur and Kopai, in the vill of Taltore, jurisdiction list No. 69, than a Bolpur and Barbaksing. district Birbhum. it is her

# 2488 THE CALCUITA GAZETTE, EXTRAORDINARY, AUGUST 16, 1962.

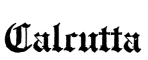
No. 3741A.R.—16th August 1962.—The foll notification by the Secretary to the Governge West Bengal is hereby published for general inftion:

### "NOTIFICATION

No. 3698-S.—13th August 1962.—The Governation assented to the Indian Stamp (West Bengal Atment) Bill, 1962.

S. K. MUKERJEI,
Secretary to the Govern
of West Bengal".

S. K. CHATTER JEE Secy. to the Govt. of W Bengal.





Gazette

सत्यमेव जगते

### Extraordinary

### Published by Authority

(VANA 25]

THURSDAY, AUGUST 16, 1962

[SAKA 1884

### PART III-Acts of the West Bengal Legislature

### GOVERNMENT OF WEST BENGAL LAW DEPARTMENT

### Legislative

### NOTIFICATION

No. 1718L.—16th August, 1962.—The following Act of the West Bengal Legislature, having been nted to by the Governor, is hereby published for general information:—

# West Bengal Act IX of 1962 THE WEST BENGAL APPROPRIATION (NO. 2) ACT, 1962.

[Passed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Calcuta Gazette, Extraordinary, of the 16th August, 1962.]

An Act to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of West Bengal for the services and purposes of the year ending on the thirty-first day of March, 1963.

WHEREAS it is expedient to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of West Bengal for the services and purposes of the year ending on the thirty-first day of March. 1963;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the West Bengal Appropriation (No. 2) Act, 1962.

Issue of Rs.1,10,69, 94,001 out of the Consolidated Fund of West Bengal for the year 1962-63, in addition to the sum already authorised to be withdrawn for that year.

2. In addition to the sum of seventy-eight crores, twenty-eight lakhs and one thousand rupees authorised to be withdrawn and appropriated under the West Bengal Appropriation (Vote on Account) Act, 1962, there may be paid and applied from and out of the Consolidated Fund of West Bengal, sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of rupees one hundred and ten crores, sixty-nine lakhs, ninety-four thousand and one towards defraying the several charges which will come in course of payment during the year ending on the thirty-first day of March, 1963, in respect of the services and purposes specified in column 2 of the Schedule.

Appropriation. 3. The sums authorised to be paid and applied from and out of the Consolidated Fund of West Bengal by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the year ending on the thirty-

West Ben. Act II, of 1962.

### (Schedule.)

### SCHEDULE.

(See sections 2 and 3.)

]	2	3		
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consolidated Fund.	Total.
	A.— Collection of Taxes, Duties and Other Principal Revenues.	Rs.	Rs.	Rs.
1	4—Taxes on Income other than Corporation Tax.	4,06,000	••	4,06,000
{	9—Land Revenue			
2	AA— Capital Account of Compensation on the abolition of Zamindari System outside the Revenue Account.  92—Payment of compensation to	4,95,44,000		4,95,44,000
ł	Land-holders, etc., on the abelition of the Zamindari System.	]		
	Total—Grant No. 2	4,95,44,000		4,95,44,000
	A Collection of Taxes, Duties and Other Principal Revenues.			
3	10—State Excise Duties	29,42,000		29,42,000
4	11- Taxes on Vehicles		2,25,000	2,25,000
5	12—Sales Tax	17,90,000		17,90,000
6	13—Other Taxes and Duties	8,53,000		8,53,000
7	14— Stamps	6,82,000		6,82,000
8	15—Registration Fees	16,24,000		16,24,000
	B-Debt Services.			
9	16 - Interest on Debt and other obligations.	29,20,000	4,37,49,000	4,66,69,000
10	17 Appropriation for Reduction or Avoidance of Debt.		3,78,30,000	3,78,30,000
	C—Administrative Services.		,	
11	18—Parliament and State Legis- latures.	13,63,000	45,000	14,08,000
12	19—General Administration	2.22.47.000	C C1 000	9 90 00 000
13	21—Administration of Justice	81 49 000	6,61,000	2,29,08,000
14	22—Juils	61,49,000	19,89,000	81,38,000
15	23—Police	5 73 15 000	••	65,60,000
16	26—Miscellaneous Departments—	5,73,15,000 25,50,000	••	5,73,15,000 25,50,000
,,	Fire Services.	_==,50,000	1	20,00,000
17	26—Miscellaneous Departments— Excluding Fire Services.	1,09,17,000		1,09,17,000

The West Bengal Appropriation (No. 2) Act, 1962.

1	2		3	
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.
	D—Social and Developmental Services.	Rs.	Rs.	Rs.
18	27—Scientific Departments	45,000		45,000
19	28—Education	12,38,13,000		12,38,13,000
20	29—Medical	4,22,55,000		4,22,55,000
21	30—Public Health	2,10,57,000	• •	2,10,57,000
. 22	31—Agriculture—Agriculturo  DDCapital Account of Social and Developmental Services outside the Revenue Account.  95—Capital Outlay on Schemes of Agricultural Improvement and Rosearch.	5,56,36,000		5,56,36,000
_	Total -Grant No. 22	5,56,36,000	• •	5,56,36,000
23	D Social and Developmental Services.  31—Agriculturo Fishories  33— Animal Husbandry	27,87,000		27,87,000
24	<ul> <li>11- Miscellaneous Capital Account outside the Revenue Account.</li> <li>124 - Capital Outlay on Schemes of Government Trading - Greater Calcutta Milk Supply Scheme.</li> </ul>	66,92,000		66,92,000
	Total—Grant No. 24	66,92,000	••	66,92,000
25	D—Social and Developmental Services.  34—Co-operation	42,74,000		42,74,000
26	DD.—Capital Account of Social and Developmental Services outside the Revenue Account.  96—Capital Outlay on Industrial Development.	1,58,74,000		1,58,74,000
	Total—Grant No. 26	1,58,74,000		1,58,74,000
27	D—Secial and Developmental Services.  35—Industries—Cottage Industries  DD—Capital Account of Social and Developmental Services outside the Revenue Account.	1,37,95,000		1,37,95,000
	96—Capital Outlay on Industrial Development—Cottage Industries.	]		1,37,95,000
	Total-Grant No. 27	1,37,95,000	••	1,07,80,000

1	2		3	· · · · · · · · · · · · · · · · · · ·
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consolidated Fund.	Total.
	D Social and Developmental Services.	Rs.	Rs.	Rs.
28	35—Industries—Cinchona	26,49,000	• •	26,49,000
29 {	B—Debt Services.  16—Interest on Debt and other obligations—Community Development Projects, National Extension Service and Local Development Works.  D—Social and Developmental Services.  37—Community Development Projects, National Extension Service and Local Development Works.  FF—Capital Account of Public Works (including Roads) and Schemes of Miscellaneous Public Improvements outside the Revenua Account.  109—Capital Outlay on Other Works Community Development Projects, National Extension Service and Local Development Works.  Public Debt.  Loans for Community Development Projects, National Extension Service and Local Development Works.  Loans and Advances by State Governmenty Development Projects, National Extension Service and Local Development Works.	<b>2,01,51,000</b>	27,10,000	2,28,61,000
· ·	Local Development Works.  Total Grant No. 29	2,01,51,000	27,10,000	2,28,61,000
	D—Social and Developmental Services.			
30	38—Labour and Employment	19,24,000		19,24,000
31	39—Miscellaneous Social and Developmental Organisations— Welfare of Scheduled Tribes and Castes and Other Backward Classes.	76,16,000		76,16,000
32	39- Miscellaneous Social and Developmental Organisations— excluding Welfare of Scheduled Tribes and Castes and Other Back- ward Classes.	46,28,000		46,28,000

	(Sch	eaute.)		
1	2		3	
		Su		
Grant No.	Sorvices and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.
	EMultipurpose River Schemes, Irrigation and Electricity Schemes.	Rв.	Rs.	Rs.
- 11	42—Multipurpose River Schemes	1		
	43 -Irrigation, Navigation, Embank- ment and Drainage Works (Com- mercial).			
	44 —Irrigation, Navigation, Embank- ment and Drainago Works (Non- Commercial).			
33 🗧	EE— Capital Account of Multipurpose River Schemes, Irrigation and Elec- tricity Schemes outside the Revenue Account.	4,75,68,000		4,75,88 <b>v00</b>
1	98—Capital Outlay on Multipurpose River Schemes.			
	99- Capital Outlay or Irrigation, Navigation, Embankment and Drainage Works (Commercial).			
	100—Capital Outlay on Irrigation, Navigation, Embankment and Drainage Works (Non-Commercial)			
	Total— Grant No. 33	4,75,68,000	* *	4,75,68,000
	F—Public Works (including Roads) and Schemes of Miscellaneous Public Improvements.			
34	50 —Public Works	2,89,36,000	8,31,000	2,97,67,000
	G— Transport and Communications (Other than Roads).	•		
35	53—Ports and Pilotage	7,44,000		7,44,000
	1—Miscellaneous.			
36	64-Famine Relief	1,05,62,000		1,05,62,000
(	65—Pensions and Other Retirement benefits.			
37	II—Miscellaneous Capital Account outside the Revenue Account.	1,05,77,000	1,29,000	1,07,06,000
	120—Payments of Commuted Value of Pensions.	•   ]		
	Total—Grant No. 37 .	. 1,05,77,000	1,29,000	1,07,06,000
	IMiscellaneous.			
38	67—Privy Purses and Allowances of Indian Rulers.	99,000		99,000
39	68—Stationery and Printing .	54,07,000		54,07,000
40	70—Forest	00.91.000		99,21,000
41	71-Miscellaneous-Contributions	1,09,12,000	4,63,000	1,13,75,000

	(30	cneauie.)		
1	2		3	
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.
	71—Miscellaneous— Other Miscellaneous Expenditure.	Rs.	Rs.	Rs.
42	FF—Capital Account of Public Works (including Roads) and Schemes of Miscellaneous Public Im- provements outside the Revenue Account.	9,85,79,000	1,15,000	9,86,94,000
{	109—Capital Outlay on Other Works	]		
	Total—Grant No. 42	9,85,79,000	1,15,000	9,86,94,000
	B—Debt Services.			
	16 Interest on Debt and Other Obligations—Expenditure on dis- placed persons.		20,56,000	
	I — Miscellaneous.			1
43	71Miscellancous—Exponditure on displaced persons.	60,71,000		
	FF Capital Account of Public Works (including Roads) and Schemes of Miscellaneous Public Improvements outside the Revenue Account.			81,27,000
	109—Capital Outlay on Other Works Expenditure on displaced persons.			
İ	Public Debt.			
	Loans for displaced persons			
	Loans and Advances by State Government.			
l	Loans and Advances to displaced persons.			
	Total—Grant No. 43	60,71,000	20,56,000	81,27,000
	K Extraordinary Items.			
45	78—Pre-partition Payments	29,000		29,000
	EE.—Capital Account of Multipurpose River Schemes, Irrigation and Elec- tricity Schemes outside the Revenue Account.			
46	98.—Capital Outlay on Multipurpose River Schemes—Damodar Valley Project.	4,26,94,000		4,26,94,000
	FF Capital Account of Public Works (including Roads) and Schemes of Miscellaneous Public Improvements outside the Revenue Account.			•
47	103 Capital Outlay on Public Works.	6,10,37,000	90,000	6,11,27,000

### (Schedule.)

1	2	3		
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.
	GG—Capital Account of Transport and Communications (Other than) Roads) outside the Revenue Account.	Rs.	Rs.	Rs.
48	114—Capital Outlay on Road and: Water Transport Schemes.	16,90,000		16,90,000
	II—Miscellaneous Capital Account outside the Revenue Account.			
49	124—Capital Outlay on Schemes of Government Trading.	1		1
	Public Debt.			
50	Permanent Debt  Floating Debt  Loans from Central Government (excluding loans for Community Development Projects, etc., and displaced persons).  Other loans		10,89,09,000	10,89,09,000
	Total—Grant No. 50		10,89,09,000	10,89,09,000
	Loans and Advances by State Govern- ment.			
51	Louis and Advances by State Government.	8,13,08,000		8,13,08,000
	Grand Total	90,71,92,001	19,98,02,000	1,10,69,94,001

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

# The





# Gazette

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# Extraordinary Published by Authority

AVANA 25]

THURSDAY, AUGUST 16, 1962

[SAKA 188

### PART III—Acts of the West Bengal Legislature

### GOVERNMENT OF WEST BENGAL LAW DEPARTMENT Legislative

### NOTIFICATION

No. 1719L.- 16th August, 1962.—The following Act of the West Bengal Legislature, having been sented to by the Governor, is hereby published for general information:--

# West Bengal Act X of 1962 THE INDIAN STAMP (WEST BENGAL AMENDMENT) ACT, 1962.

[Passed by the West Bengal Legislature.]

|Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 16th August, 1962.]

An Act to amend the Indian Stamp Act, 1899 in its application to West Bengal.

Whereas it is expedient to amend the Indian Stamp 2 of 1899. Act, 1899, in its application to West Bengal, for the purpose and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title and commence-ment.

- 1. (1) This Act may be called the Indian Stamp (West Bengal Amendment) Act, 1962.
- (2) It shall be deemed to have come into force on the 1st day of December, 1961.

Application of the Act.

2. The Indian Stamp Act, 1899 (hereinafter referred to as the said Act), shall, in its application to West Bengal, be amended for the purpose and in the manner hereinafter provided.

The Indian Stamp (West Benyal Amendment) Bill, 1962.

(Sections 3, 4.)

Amondment of Schedule 1A to Act 2 of 1899.

3. For article 30 in Schedule IA to the said Act, the tollowing article shall be substituted, namely:-

..30. Entry as an Attorney on the roll of the High Court at Calcutta under any law for the time being in force.

Five hundred rupees.".

### Exemption.

Entry of an attorney on the roll of the High Court at Calcutta, when he has previously been enrolled as such in any other High Court.

Repeal and savings.

4. (1) The Indian Stamp (West Bengal Amendment) Ordinance, 1962, is hereby repealed.

West Ben. Ord. II of 1962.

(2) Anything done or any action taken under the said Act as amended by the Indian Stamp (West Bengal Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 20th day of June, 1962.

> By order of the Governor, K. K. HAJARA,

Secy, to the Govt. of West Benga

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### Gazette

### Extraordinary

Published by Authority

(A 27 ) SATARDAY, AUGUST 18, 1962 [ SAKA 1884

i-Orders and Notifications by the Governor of West

### GOVERNMENT OF WEST BENGAL

### ARTMENT OF LAND AND LAND REVENUE

### Land Acquisition DECLARATION

rjeeling.—No. 10286L.A.—17th August 1962.—reas the Governor is satisfied that land is ed for a public purpose, not being a purpose of Union, namely, for Wart Testing Station at ule Dhura, Jorebungalow, in the village of bungalow, jurisdiction list No. 13, police-station bungalow, pargana Darjeeling Hills, district sling, it is hereby declared that a piece of land ring, more or less, 5.18 acres, bounded on the east and south by village road from Alubaring Station to Jorebungalow and on the west le lands of Dhanbir Rai, Jalapahar Canton-Tshering Sirdar and Bhaiya Tamang, is the expense within the aforesaid village of sungalow.

is declaration is made under the provisions of lon 6 of Land Acquisition Act 1 of 1394, to all mit may concern.

plan of the land may be inspected in the office Land Acquisition Officer, Darjeeling.

By order of the Covernor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

### NOTICE

Burdwan.--No 10296L.A.(P.W.). -18th A 1962.--Whereas 21.66 acres, more or less, t situate in or near the village of Birbhampur deap below, have been requisitioned under subsection and Acquisition) Act, 1948, by the partition and Acquisition) Act, 1948, by the partition and Acquisition) Act, 1948, by the partition of providing facilities for transport communication, namely, for construction of a lighway and linking of the G.T. Road the Bankura Highway through the Railway (bridge and for other allied purposes;

Now, therefore, notice is hereby given the pursuance of section 1 of the said Act, the tracquires such land being required for a purpose as aforesaid.

### Description of the land

Village Birbhanpur, jurisdiction list No. 91, p. Birbhanpur, pargana Shergarn, p. lice-t. Faridpur, district Burdwan.

Cadastral survey plots in full—1261 to 1265 to 1267, 1280 to 1282, 1323 to 328, to 1356, 1369, 1374 and 1749.

Cadastral survey plots in part—1238, 1256, 1259, 1260, 1268 to 1271, 1274, 1276, 1279, 1286 to 1288, 1291 to 1294, 1297, 1330 to 1329 to 1331, 1349, 1350, 1357, 1361, 1365 to 1370, 1373, 1375, 1376 and 1704.

Mines of coal, iron-stone, slate or other combining under the land or any particular portion the land, except only such parts of the mines minerals as it may be necessary to dig or carry to use in construction of the work for the pur of which the land is being acquired are not last

This notice is given under the provisions of section (Ia) of section 4, read with section 54 the West Bengal Land (Requisition and Acquisit A. t, 19 8 (West Bengal Act II of 1948), to all it may concern.

A plan of the land may be inspected on the color the Special Land Acquisition Officer, Furdw

By order of the Governo B. CHAKRABART

Dy. Secy. to the Govt. of West B

Truted and published by the Superintendent, Inc. Press

### Thr

### Calcutta



### Gazette

# Extraordinary Published by Authority

NA 29]

MONDAY, AUGUST 20, 1962

[ SAKA 1884

1-Orders and Notifications by the Governor of West length, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

# PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### **NOTIFICATION**

o. 5205/M.1M-73/62.—20th August 1962. ereas the general election of Commissioners of Municipality of Bhatpara held on 22nd March has been set aside by the High Court at cutta;

low, therefore, in exercise of the power coned by section 24A of the Bengal Municipal Act, 2 (Bengal Act XV of 1932), the Governor is sed to fix Sunday, the 17th March 1963, as the on which a fresh general election of Comsioners of the said Municipality in the district the 24-Parganas shall be held.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

l and published by the Superintendent, Government we West Bengal, at West Bengal Govt. Press, Alipore

### The

# Calcutta



### Guzette

### Extraordinary

### Published by Authority

ANA 31; WEDNESDAY, AUGUST 22, 1962 | SAKA 1884

I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF FOOD AND SUPPLIES

### **ORDERS**

No. 6577F.S./FS/CG/6P-13/62 Pt. I.--- 21st August 162. In exercise of the power conferred by subtion (1) of section 3 of the Essential Commodities ct, 1955 (X of 1955), read with clause (c) of sub-(2) of the said section and 6. S.R.O. 1185, dated the 2nd April 1957, of the iovernment of India, published at pages 734-736 of be "Gazette of India", dated the 13th April 1957, art II, Section 3, the Governor is pleased to direct hat the maximum retail prices at which Steam Coal Grade II), may be sold at Diamond Harbour, Magrahat, Mathurapur, Belsingha and Laxmikantaur Centres within the Diamond Harbour livision of the district of 24-Parganas shall not Rs. 4.00 nP. per quintal exclusive of Sales Cax.

> By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

### 2490 THE CALCUTTA GAZETTE, EXTRAORDINARY, AUGUST 22, 1962

6633F.S./FS/CG/6P-25/62. — 22nd Aus 1962.—In exercise of the power conferred by s section (1) of section 3 of the Essential Common Act, 1955 (X of 1955), read with clause (c) of s section (2) of the said section and the Governm of India order No. S.R.O. 1185, dated the 2nd A 1957, published at pages 734-736 of Part II, § tion 3 of the "Gazette of India", dated the April 1957, the Governor is pleased to direct t the maximum retail price at which Steam C (Grade I) may be sold at Englishbazar Centre with the Malda subdivision of the district of Mal shall not exceed Rs. 5.40 nP. per quintal exclus of Sales Tax.

> By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Beng

# Calcutta



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# Extraordinary Published by Authority

SRAVANA 31]

WEDNESDAY, AUGUST 22, 1962

| SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

### NOTIFICATION

No. 3654-I.R./IR/1A-12/60.—17th August 1962.—Whereas the Governor is satisfied that the public interest requires that the industries specified in the schedule hereto, being industries in Iron and Steel, should be declared as public utility services;

Now, therefore, in exercise of the power conferred by proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to declare, hereby, the industries specified in the schedule hereto to be public utility services for a period of six months on and from the 2nd August 1962.

### **SCHEDULE**

### Industries in Iron and Steel

- (1) Kulti Works of the Indian Iron and Steel Co.
  Ltd. with its Electric Sub-stations, Pumping
  House and Water Works.
- (2) Santa Works of the Indian Standard Wagon Co. Ltd.
- (3) Burnpur Works of the Indian Iron and Steel Co. Ltd. with its Electric Sub-stations, Water Works and Pumping Houses.

By order of the Governor,

A. K. BHATTACHARYYA,

Dy. Secy. to the Govt. of West Bengal.

### ORDER

No. 3670-I.R./IR/10L-2/62.—18th August 1962.—Whereas an industrial dispute exists between Messrs. Sree Engineering Products Ltd., Guru Garden Road, Rishra, Hooghly, hereinafter referred to as the employer, and their workmen represented by Sree

Engineering Products Mazdoor Union, Rishra, hereinafter referred to as the workmen, relating to the matter specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947);

And whereas the employer and the workmen have, under sub-section (1) of section 10A of the said Act, referred the said dispute to arbitration by an arbitration agreement and have submitted to the State Government under sub-section (3) of the said section a copy of the said arbitration agreement;

Now, therefore, in pursuance of sub-section (3) of section 10A of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said arbitration agreement as shown in the annexure hereto.

### ANNEXURE

### FORM C

(See rule 7)

### Agreement

(Under section 10A of the Industrial Disputes Act, 1947)

### Between

Name of the parties: Sree Engineering Products Ltd. and their workmen.

Representing employers: Mr. R. Nathan, Manager, Sree Engineering Products Ltd.

Representing workmen: Shri Jadugopal Sen, Secretary, Sree Engineering Products Mazdoor Union.

It is hereby agreed between the parties to refer the following industrial dispute to the arbitration of Shri S. K. Bose of 14B Maharaja Nand Kumar Road,

Calcutta-29, and Shri P. P. Pathak of 80 Dewangazee Road, Bally, Howrah [hereby specify the name(s) and address(es) of the arbitrator(s)]:

- (i) Specify matters in dispute: Whether the workmen are entitled to get wages for the period of closure of the factory from 1st February 1962 to 31st March 1962.
- (ii) Details of the parties to the dispute including the name and address of the establishment or undertaking involved: Srœ Engineering Products Ltd., Guru Garden Road, Rishra, Hooghly, and their workmen.
- (iii) Name of the Union, if any, representing the workmen in question: Sree Engineering Products Mazdoor Union, Rishra.
- (iv) Total Number of workmen employed in the undertaking affected: 185.

- (v) Estimated number of workmen affected or likely to be affected by the dispute: 185.
   \*We further agree that the majority decision of the arbitrators shall be binding on us.
  - (1) Illegible.

(2) Illegible.

Dated 6th August 1962.

Signature of the parties. Representing employers:

R. Nathan.

Representing workmen: Jadugopal Sen.

I We agree to act as Arbitrator(s) in respect of the matters specified in this agreement.

Illegible, Illegible,

Signature of Arbitrator(s).

Dated 6th August 1962.

\*Where applicable.

By order of the Governor,

S. C. MUKHERJEE, Asst. Secy.

# The

# Calcutta



# Gazette

# Extraordinary Published by Authority

SRAVANA 31 ]

WEDNESDAY, AUGUST 22, 1962

| SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF LOCAL SELF-GOVERN-MENT AND PANCHAYATS

### NOTIFICATIONS

No. 5213/M.1M-36/62. -21st August 1962.—In exercise of the power conferred under section 12 of the Cooch Behar Municipal Act, 1944 (Cooch Behar Act III of 1944), the Governor is pleased to determine after considering the views of the Commissioners of the Cooch Behar Municipality at a meeting held on the 9th July 1962 that the Cooch Behar Municipality in the district of Cooch Behar be divided into twelve single-member wards for the purpose of election of the Commissioners. The description of boundary of each ward is given below:

### Boundary

### Ward No. I

North-- Municipal limit.

East Khagrabari Road, Maharaja Biswasingha Road up to the corssing of Maharaja Rup Narayan Road.

South Palace Compound and Maharaj Rup Narayan Road.

West River Torsha, Keshob Road up to the crossing of Maharaja Rup Narayan Road.

### Ward No. 11

North—Maharaja Rup Narayan Road, Palace Compound (southern boundary).

East—Maharaja Biswasingha Road from the crossing of Maharaja Rup Narayan Road up to the crossing of Hitendra Narayan Road. South—Hitendra Narayan Road from the crossing of Maharaja Biswasingha Road up to river Torsha.

West-Keshob Road and river Torsha.

### Ward No. III

North—Hitendra Narayan Road from the crossing of Maharaja Biswasingha Road up to river Torsha.

East Maharaja Biswasingha Road from the crossing of Hitendra Narayan Road, Maharaja Biswasingha Road extension up to river Torsha.

South River Torsha.

West -River Torsha.

### Ward No. IV

North—Calicadas Road, Bengchatra Road up to the crossing of Maharaja Nara Narayan Road.

East—Dinhata Road (National Highway) up to municipal limit.

South-Extreme municipal limit.

West Maharaja Biswasingha Road and Maharaja Biswasingha Road extension up to river Torsha.

### Ward No. V

North Bengchatra Road from the crossing of Dinhata Road (National Highway) up to railway line.

East-Railway line up to municipal limit.

South -Municipal limit.

West-Dinhata Road (National Highway).

### Ward No. VI

North -Vivekananda Street from the crossing of Maharaja Nara Narayan Road up to the junction of two Pucca drains.

East -Pucca drain, railway line up to the crossing of Bengchatra Road.

South-Bengchatra Road.

West -Maharaja Nara Narayan Road from the crossing of Vivekananda Street up to the crossing of Bengchatra Road.

### Ward No. VII

North- Municipal limit.

East -Extreme municipal limit, Mara Torsha

and Pilkhana Road.

South-Vivekananda Street from the crossing of Maharaja Nara Narayan Road up to Pil-khana Road, Kameswari Road from railway line up to the crossing of Gorasthan Road. West-From the crossing of Kameswari Road up to Gorasthan Road and Maharaja Nara Narayan Road.

### Ward No. VIII

North -Extreme municipal limit.

East -Gorasthan Road from the crossing of Kameswari Road up to extreme municipal

South—Kameswari Road from the crossing of Gorasthan Road up to crossing of Khagrabari Road.

West—Khagrabari Road from the junction of Kameswari Road up to extreme municipal limit up to Shri Manmatha Paul's house.

### Ward No. IX

North-Kameswari Road from the junction of Silver Jubilee Avenue up to the junction of Maharaja Biswasingha Road.

East -Silver Jubilee Avenue and Maharaja

Pran Narayan Road.

South—Maharaja Rup Narayan Road from the crossing of Maharaja Biswasingha Road up to the crossing of Maharaja Pran Narayan Road.

West-Maharaja Biswasingha Road from the \*junction of Kameswari Road up to the crossing of Maharaja Rup Narayan Road.

### Ward No. X

North Maharaja Rup Narayan Road from the crossing of Maharaja Biswasingha Roadproceeding eastward via Harijan Palli Road and Khalashi Patti Road up to the junction of Maharaja Nara Narayan Road.

East Maharaja Nara Narayan Road from the junction of Khalashi Patti Road up to the

crossing of Bengchatra Road.

South -Calicadas Road from the crossing of Maharaja Biswasingha Road and Bengchatra Road up to the crossing of Maharaja Nara Narayan Road.

West-Maharaja Biswasingha Road from the crossing of Maharaja Rup Narayan Road up to the crossing of Calicadas Road.

### Ward No. XI

North-Kameswari Road from the junction of Goala Patti Road, Shibendra Narayan Road from the crossing of Maharaja Pran Narayan Road up to the crossing of Goala Patti Road.

East—Railway line and Maharaja Narayan Road up to the junction of Khalashi Patti Road.

South -Khalashi Patti Road from the crossing of Maharaja Nara Narayan Road up to the crossing of Maharaja Pran Narayan Road via Harijan Palli Road.

West-Pran Narayan Road from the crossing of Shibendra Narayan Road up to the crossing of Maharaja Rup Narayan Road and Goala Patti Road from the junction of Kameswari Road up to the crossing of Shibendra Narayan Road.

### Ward No. XII

North-Kameswari Road from the crossing of Silver Jubilee Avenue up to the junction of Goala Patti Road.

East—Goala Patti Road from the junction of Kameswari Road up to the crossing of Maharaja Shibendra Narayan Road.

South-Maharaja Shibendra Narayan Road from the crossing of Silver Jubilee Avenue up to the crossing of Goala Patti Road.

West-Silver Jubilee Avenue from the junction of Kameswari Road up to the crossing of Shibendra Narayan Road.

> By order of the Governor, A. K. DATTA.

It. Secy, to the Govt. of West Bengal.

No. 5214/M.1M-36/62.—21st August 1962. In exercise of the power conferred by the proviso to sub-section (3) of section 16 of the Cooch Behar Municipal Act, 1944 (Cooch Behar Act 3 of 1944). the Governor is pleased to postpone the general election of the Commissioners of the Cooch Behar Municipality beyond four years for the period from the 27th December 1962 to the 2nd March 1963, both days inclusive, and to fix the 3rd March 1963 as the date on which the next general election of the Commissioners of the said Municipality shall take place.

> By order of the Governor, A. K. DATTA,

Jt. Secy, to the Govt. of West Benga





# **Bazette**

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### Extraordinary Published by Authority

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WEDNESDAY, AUGUST 22, 1962

| SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### OFFICE OF THE COMMISSIONER, **BURDWAN DIVISION**

### NOTIFICATIONS

No. 379M.—17th August 1962.—In exercise of power conferred by section 20 of the Bengal uncipal Act, 1932 (Bengal Act XV of 1932), deleted to the Commissioners of Divisions under wernment notification No. 4394M, dated the 18th v 1956. I hereby determine, after considering the ws of the commissioners of the Bhadreswar micipality at a meeting, that the Bhadreswar micipality in the district of Hooghly shall, for the spose of election of commissioners, be divided into teen wards, each representing a single-member astituency.

The description of the boundary of each ward is en below:-

### Ward No. and boundary

### Ward No. I

- (a) Grand Trunk Road (eastern side) and western side of Bhadreswartola Lane to Station Road.
- (b) Kailaghat Lane.
- (c) Neemtola Lane.
- (d) Kalbati Lane.
- (e) Chaldatola Ghat Lane.
- (f) Noongola Ghat Lane.
- (g) Kundughat Lane.
- (h) Swami Abhayananda Lane.
- (i) Sreemani Ghat Lane.
- (i) Bhadreswartola Ghat Lane.
- (k) Sadar Ghat Lane.
- (l) Prempaul Lane.

- (m) Bhadreswartola Lane.
- (n) Station Road Bye Lane.
- (e) Hrishi Bankim Avenue (from Grand Road junction to Darikiungle Road junction).
- (p) Bhattacharjyapara Lane (western side).
- (q) Kaibartyapara Lane (southern side).
- (r) Darikjungle Road (eastern side) from Hrishi Bankim Avenue to Kaibartyapara Lane junction.

### Ward No. II

- (a) Bhadreswartola Lane.
- (b) Bhattacharjyapara Lane (eastern side).
- (c) Prosad Ch. Neogi Lane.
  (d) Grand Trunk Road (western side) from Bhadreswartola Lane to Thomas Duff Street
- (e) Mouriparadanga Lane.
- (f) Dewanjibagan Lane.
- (g) Sitalatola Lane.
- (h) Thomas Duff Street.
- (i) Baruipara Lane.
  - Ward No. III
- (a) Hrishi Bankim Avenue.
- (b) Altara Road.

### Ward No. IV

- (a) Darikjungle Road.
- (b) Fakirdoba Lane.

### Ward No. V

- (a) Grand Trunk Road (western side) Thomas Duff Street to Railway Line.
- (b) Thomas Duff Street (northern side).
- (c) Sitalatola Lane.
- (d) Kaibartapara Lane (northern side).
- (e) Baruipara Lane.

### Ward No. V-concld.

- (f) Arun Kar Lane.
- (g) Atul Banerjee Lane.
- (h) Darikjungle Road.

### Ward No. VI

- (a) Grand Trunk Road (eastern side).
  (b) S. K. Paul Chowdhury Street.
  (c) Satyadayal Banerjee Street (western side).
- (d) Bagdipara Lane.
- (e) Baruipara Lane (northern side) from Grand Trunk Road to Natunbati Lane.
- (f) Bathing Ghat Street.
- (g) Dulaypara Lane.
- (h) Chandra Mohan Street.
- (i) Patrapara Lane.
- (i) Nutanbati Lane (eastern side and western side).

#### Ward No. VII

- (a) Chandra Mohan Street (northern side).
- (b) Grand Trunk Road.
- (c) Roypati Lane No. I.(d) Roypati Lane No. II.

- (e) Roypati Lane No. III.(f) S. K. Paul Chowdhury Street.(g) R. K. Banerjee Street (western side).
- (h) F. G. Street from Babu Bazar to R. K. Banerjee Street junction (southern side) and from Babubazar to junction of Satish Ch. Ghose Lane (northern side).

#### Ward No. VIII

- (a) R. K. Banerjee Street (eastern side).
- (b) Charakdanga Lane.
- (c) Satish Ch. Ghose Lane.
- (d) K. L. Banerjee Road.
- (e) S. K. Paul Chowdhury Street.
  (f) F. G. Street from junction of R. K. Banerjee Street to S. K. Paul Chowdhury Street (southern side) and from Barwaritola up to the junction of Satish Ch. Ghosh Lane (northern side).

### Ward No. IX

- (a) F. G. Street from Barwaritola to Shri Bijoy Sadhukhan's house (northern side).
- (b) Gobindamoyee Debi Lane (both sides).
- (c) Jagabandhu Chatterice Lane.
- (d) Dr. S. K. Mukherjee Lane (both sides).

### Ward No. X

- (a) B. B. Street.
- (b) Murray Lane.
- (c) Victoria Lane.
- (d) Raja Peary Mohan Street.
- (e) Barabar Ghat Lane.
- (f) Satyadayal Banerjee Street (eastern side). (g) F. G. Street from Satyadayal Banerjee Street
- to Telinipara Police Out Post.

### Ward No. XI

- (c) F G. Street (southern side).
- (b) B. B. Bye Lane.
- (c) Victoria Lane.
- (d) Raja Peary Mohan Street.
- (e) Watt Road.
- (f) Kalbasti Lane.

### Ward No. and boundary

### Ward No. XII

- (a) Malapara Bye Lane.
- (b) Malapara Lane.
- (c) Kumarpara Street.
- (d) Kumarpara Ghat Lane. (e) Kumarpara Bye Lane.
- (f) Robertson Bye Lane.
- (g) Teorpara Lane.
  (h) Musalmanpara Lane No. I (eastern side).
- (i) Robertson Lane from junction of Musaln para Lane No. I up to Kumarpara St (both sides).
- (j) Ferry Ghat Street from junction of Musalm para Lane No. I up to Ferry Ghat St. (northern side).

#### Ward No. XIII

- (a) Robertson Lane.
- (b) Musalmanpara Lane No. I (western side).
- (c) Musalmanpara Lane No. II.
- (d) Musalmanpara Bye Lane.(e) Burial Ground Lane.
- (f) Burial Ground Bye Lane.
- (g) Segun Bagan Lane.
  (h) F. G. Street from junction of Musalmann,
  Lane No. I to junction of Gobindamo Debi Lanc.

### Ward No. XIV

- (a) J. C. Khan Road.
- (b) Tentultola Lane.
- (c) Brahmanpara Lane.
- (d) Paschimpara Lane.
- (e) Khan Road.

### Ward No. XV

- (a) Darikjungle Road.
- (b) Set Lane (entire).
- (c) Panchanantola Lane.
- (d) Jugipara Lane.
- (e) Muchipara Lane.

### Ward No. XVI

- (a) Sarkarpukur Lane.
- (b) Fakirdoba Lane.
- (c) Paulpara Lane.
- (d) Bagdipara Lane.
- 2. The notification shall have effect for t purpose of and from the next reconstitution of t commissioners of the said municipality.

### V. S. C. BONARJEE, Commission

No. 1331M.—14th August 1962.—In exercise the power conferred by section 20 of the Beng Municipal Act, 1932 (Bengal Act XV of 193) delegated to the Commissioners of Divisions und Government notification No. 4394M, dated the 18 May 1956, I hereby determine, after considering the views of the Administrator of the Asansol municipality that Academic and the Asansol municipality pality, that Asansol municipality in the district Burdwan shall, for the purpose of election of con missioners be divided into twenty-five wards ear representing a single-member constituency.

'he description of the boundary of each ward is en below:

### Ward No. and boundary

### Ward No. I

North—Western boundary line of the municipality and southern bank of Garoi river.

West-Western boundary line of the municipality. South-Southern and western boundary lines of

the municipality.

East-Central lines of the South Eastern Railway Main Line, S. B. Gorai Road, Edgley Road, Karnani School Road, Lane connecting Karnani School Road with Kirti Mukherjee Lane, Central Line of Kirty Mukherjee Lane and its northward prolongation up to southern boundary line of S.E. Railway properties, thence westward along southern boundary line of S.E. Railway property up to its junction with central line of S.E. Railway Main Line, thence northward along the South Eastern Railway Main Line up to the point where northward prolongation of western boundary line of Loco Tank cuts the central line of S.E. Railway Main Line, thence to southern bank of Garoi river where aforesaid prolongation meets it.

### Ward No. II

North -Southern boundary line of the S.E. Railway properties. West Portion of eastern boundary line of

ward I.

South - Central line of S. B. Gorai Road.

East Western boundary line of St. Patric and Loretto Convent School premises and its southward and northward prolongations to the central line of S. B. Gorai Road and to the southern boundary of S.E. Railway property, respectively.

### Ward No. III

North Southern boundary line of Eastern Railway and S.E. Railway properties, and southern boundary line of ward II.

West-Portion of eastern boundary line of ward I and of eastern boundary of ward II.

South-Southern boundary line of the munici-

East Central lines of Water Pumping Station Road, Budha Village Road, Dhobitalao Road and Chakraborty Lane and its northward projection up to southern boundary line of Eastern Railway property, thence westward and northward along the southern and western boundary line of Eastern Railway property by the side of eastern boundary line of Success Villa and St. Patric School up to southern boundary of Grand Trunk Road and the line of northward prolongation of aforesaid western boundary line of Railway property to the southern boundary line of Eastern Railway properties lying to the north of the Grand Trunk Road.

### Ward No. IV

South—Southern boundary of the municipality. North - Central line of lane to Dhobitalao, southern and eastern bank of Dhobitalao and

Ward No. and boundary central line of the lane which takes off west-

ward from Meghnad Saha Road by the side of Bijoy Paul's house and meets the central line of Dhobitalao Lane at the north-east corner of Dhobitalao.

East Central line of Meghnad Saha Road and the road to Ismile village.

West-Portion of eastern boundary line of ward

#### Ward No. V

North Southern boundary line of Eastern Railway property and central line of Netaji Subhas Road.

West Portion of eastern boundary line of ward III (Chakraborty Lane).

South Northern boundary line of ward IV. East Central line of the lane which takes off eastward from Meghnad Saha Road by the side of premises of Sambhuaath Gupta and others, and western waterline of Padma Talao Tank, and central line of main drain.

#### Ward No. VI

North-Central line of lane running eastward from M. N. Saha Road by the north of Mondal Barrack to a point where the western line of Bibhuti Roy's tank meets with western line of 'Chhotapukur' tank, thence eastward along the northward bank of 'Chhotapukur' tank up to the point where the northern bank meets with the eastern bank of 'Chhotapukur' tank, thence to a point on the western bank of Motilal Roy's tank at a distance of 110 ft. from the south-eastern corner of Motilal Roy's tank, thence along the western and southern and eastern bank of Motilal Roy's tank to a point where the north-eastern corner of Motilal Roy's tank meets with the south-eastern corner of Dhiren Roy's tank, thence along eastward prolongation of northern bank of Motilal Roy's tank to the central line of village road which connects the Namopara Road with S. B. Gorai Road, thence northward along the central line of this village road to central line of Namopara Road, thence eastward along central line of Namopara Road up to its junction with central line of Hari Bhattacharjee Road (H. B. Road).
East—Central line of Asansol Village Road and

central line of Road No. 1 to Mohisila Colony. West Eastern boundary line of ward IV. South—Southern boundary of municipality.

### Ward No. VII

West Eastern boundary line of ward V and portion of central line of Meghnad Saha Road up to the point where western and northern boundary line of ward VI meets.

North—Central line of Netaji Subhas Road. South Northern boundary of ward VI.

East- Central line of portion of H. V. Road from its junction with the central line of Asansol Village Road to its junction with central line of N. S. Road.

Ward No. VIII North-Central line of T. P. Market Road and Leighton Street. East-Central line of main drain. South-Northern boundary of ward V. West-Central line of G. C. Mitra Street.

#### Ward No. IX

- North-Southern boundary line of Eastern Railway property lying to north of Grand Trunk Road.
- West—Eastern line of ward VIII, and portion of central line of G. C. Mitra Street from its junction with T. P. Market Road and its northward prolongation up to southern boundary of Eastern Railway properties on the north of Grand Trunk Road.
- South Northern boundary of ward VII and of ward No. VIII.
- East- Cent.ai line of M. A. Street, from Grand Trunk Road up to its junction with the central line of the lane running southwid from M.A. Street and meeting Bakar Ali Lane in front of Abdul Gaffar's house and its northward prolongation up to boundary of Eastern Railway property, central lines of the aforesaid lane and portion of Bakar Ali Lane from its junction with the central line of said lane up to its junction with central line of Md. Hossain Street, central line of Md. Hossain Street, central line to Netaji Subhas Road.

### Ward No. X

- North -Southern boundary of Eastern Railway properties.
- East—Central line of Abdul Latif Lane and of eastern lane of Munshi Hat Market from Grand Trunk Rend to A. L. Lane and its northward prolongation up to southern boundary line of Eastern Railway properties.
- West-Eastern boundary of ward IX.
- South -Portion of northern boundary of ward VII.

### Ward No. XI

- North--Northern boundary of Asansol Municipal Office and southern boundary line of Eastern R illway property.
- West Eastern boundary of ward X and western boundary of Municipal Office.
- South—Northern boundary and portion of eastern boundary of ward VII.
- East—Central line of southern portion of Station Road from near north-eastern corner of Municipal Office, central line of S. B. Raha Lane. B. B. Mallick, central line of the lane by the side of Sarat Roy's house up to central line of H. B. Road.

### Ward No. XII

- North—Portion of southern boundary line of Railway property on the north of Grand Trunk Road up to the point where northward prolongation of Hospital Road meets the boundary line of the Eastern Railway property.
- West-Fastern boundary line of ward XI.

### Ward No. and boundary

- South—Central line of Netaji Subhas Road up its junction with Masjidbari Lane and of the lane connecting Hospital Road and Masjidba Lane by the side of Rohitashwar Dawn's hour
- East—Portion of Masjidbari Lane from N. S. Rot to the central line of the lane which connect the M.sjidbari Lane with Hospital Road, a central line of portion of Hospital Road fra aforesaid lane to Grand Trunk Road and northward prolongation up to boundary of Eastern Railway.

#### Ward No. XIII

- North- Central line of N. S. Road from B. Malitek Lane to Masjidbari Lane, portion southern boundary line of ward XII, cent line of N. S. Road from its junction of cent line of Hospital Road to its junction we central line of S. B. Gorai Road, central of S. B. Gorai Road, central line of N. S. Road to its junction we central line of Grand Trunk Road, central of portion of Grand Trunk Road from its junction with central line of S. B. Gorai Road to the point where it meets eastern boundar of the municipality.
- East —Eastern boundary of the municipality a southern portion of Hospital Road formi western boundary of ward No. XIV.
- West—Eastern boundary of wards VI and V and central line of the lane by the side Sarat Roy's house and portion of easte boundary of ward No. XII.
- South--Southern boundary of the municipality

### Ward No. XIV

- North-Southern boundary line of the Easte Railway property.
- West—Central line of the Hospital Road and northward prolongation up to Eastern Railw boundary.
- South-Northern boundary line of ward XIII
- East—Eastern boundary line of Muslim Bur Ground and its northward prolongation up boundary of Eastern Railway properties.

### Ward No. XV

- North Eastern Railway Main Line and southe boundary line of Eastern Railway property.
- West—Eastern boundary line of the Eastern Raway properties and eastern boundary line Muslim Burial Ground and its northward pulling longation up to southern boundary line Eastern Railway property.
- North-Northern boundary of ward XIII.
- East—Eastern boundary line of the Asams municipality.

#### Ward No. XVI

- North—Portion of northern boundary line of the municipality from its junction with eastern boundary line of the municipality to its junction with the western boundary line of the Eastern Railway property lying on the north of Eastern Railway Main Line, and northern boundary line of the Eastern Railway property.
- West—Central line of "Nala" (water course) opposite to Hospital Road, central line of portion of Stratchay Road up to its junction with main drain and central line of main drain up to the point where it meets the central lines of K. S. Road and K. T. Road.
- South—Northern boundary lines of wards XIV and XV. Portion of central line of Drysdale Road and of Stratchay Road.
- East—Eastern boundary line of the Eastern Railway properties.

#### Ward No. XVII

- North--Central line of portion of Drysdale Road and Stratchay Road and central line of portion of K. T. Road from its junction with central line of main drain up to its junction with southward prolongation of eastern boundary line of Dhadka Road, thence along the eastern boundary line of Dhadka Road up to the point where the eastward prolongation of northern boundary line of the Railway property on the west of Dhadka meets with it, thence to north-eastern corner of Railway property on Dhadka Road, thence along the northern, western and southern boundary line of Railway property of Dhadka Road meeting the western boundary line of Dhadka Road, thence southward along with the western boundary line of Dhadka Road to a joint where it meets with northern boundary line of Railway property, thence westward along the northern boundary line of Kodway property in a point where the road to Mohuadanga meets the northern boundary line of Railway property.
- West—Central line of road connecting Mohuadanga Road and Circular Road, north portion of Campbell Road and central line of portion of Scott Road.
- South—Northern boundary of wards IX, X, XI and XII and southern boundary line of Eastern Railway property on the north of Grand Trunk Road, portions of Campbell Road and Circular Road (north).
- East--- Western boundary line of ward No. XVI.

### Ward No. XVIII

North—Portion of S.E. Railway and Eastern Railway Main Line, central lines of Circular Road (north) and of portion of Campbell Road, portion of southern boundary line of Eastern Railway property on the north of Grand Trunk Road.

### Ward No. and boundary

- West—Portion of eastern boundary line of ward III.
- South-Northern boundary of wards II, III and V.
- East—Western boundary of ward XVII and of wards VIII and IX and central line of portion of M. N. Saha Road.

### Ward No. XIX

- North-Central line of New Rifle Range Road.
- West Portion of western boundary limit of the municipality between southern bank of Garol river and central line of N. R. R. Road.
- East—Eastern boundary line of Railway property on the north of Eastern Railway Main Line.
- South—Portion of Eastern Railway Main Line and portion of southern bank of Garor river.

#### Ward No. XX

- North-Northern boundary of the municipality.
- East—Central line of Sitaldanga Road up to northern bank of Garoi River, northern portion of Beldanga Road from junction of Musuddi Mohalla Road and its northward prolongation up to the northern bank of Garoi River, central line of Masjid Lane.
- West--Western boundary of municipality and eastern and northern boundary of ward XIX.
- South-Northern boundary line of ward XVII.

### Ward No. XXI

- North—Northern boundary line of the municipality and northern bank of Garoi River from its junction with Sitaldanga Road up to the point where northward prolongation of Beldanga Road crosses it.
- West—Eastern boundary line of ward XX up to the point where central line of Beldang. Road meets with central line of Musuddi Mohalla Road.
- South—Central line of Musuddi Mohalla Road, and southern bank of Garoi River up to the point where southward prolongation of Ramkrishnadanga Road meets southern bank of Garoi River.
- East—Central line of Ramkrishnadanga Road and its southward prolongation up to southern bank of Garoi river.

### Ward No. XXII

- North- Northern boundary line of the municipality.
- West-Central line of main drain.
- East—Eastern boundary line of the Railway property lying on the north of Eastern Railway Main Line.
- South -- Northern boundary of ward XVI.

### Ward No. XXIII

North- Northern boundary line of the municipality.

South- Central line of K. T. Road, southern bank of Garoi river.

East- Western boundary of ward XXII.

West -Eastern boundary of ward XXI and central line of Kouri Mahalla Lane.

#### Ward No. XXIV

South Northern boundary of ward XVII and central line of K. T. Road from its junction with southern bank of Garoi river up to its junction with central line of Jhingri Mohalla Bye Lane No. 8.

East Central line of Kouri Mahalla Road, central line of portion of K. T. Road from its junction with central line of Kouri Mahalla Road up to its junction with Eastern Railway boundary.

### Ward No. and boundary

North—Southern boundary of wards XXIII and XXI.

West-K. T. Road Bye Lane No. 8.

### Ward No. XXV

North—Southern boundary line of ward XXIV and ward XXI.

West—Portion of eastern boundary of ward XX (Masjid Road) and its northward prolongation up to Garoi River.

East--Western boundary line of ward XXIV.

South -Northern boundary of ward XVII.

2. The Notification shall have effect for the purpose of and from the next reconstitution of the commissioners of the said municipality.

V. S. C. BONARJEE, Commissioner.







### Gazette

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1-Orders and Notifications by the Governor of West length, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### F.CE OF THE COMMISSIONER, BURDWAN DIVISION

#### NOTIFICATION

No. 1391M.- 22nd August 1962.—In exercise of power conferred by section 20 of the Bengal antiqual Act, 1932 (Bengal Act XV of 1932), legated to the Commissioners of Divisions under remment notification No. 4394M., dated the 18th at 1956, I hereby determine, after considering the two at a meeting, that the Khirpai municial at a district of Midnapore shall, for the purpose election of commissioners, be divided into a wards, each representing a single-member stituency.

the description of the boundary of each ward is

W.,..d No. consisting of the names of Poties.

Ward No. 1

Malpara (A).

Nunabazar.

Manikpur (A).

Ward No. 2

Malpara (B).

Jagatpur.

Manikpur (B).

2498(a)

Wird No. consisting of the names of Poties

Ward No. 3

1. Fetaganj (A).

?. Khasalganja.

Ward No. 4

1. Fethaganja (B).

2. Shibbazar.

3. Mahatapganj.

Ward No. 5

1. Bamaria.

Ward No. 6

1. Gangadaspur.

Ward No. 7

1. Telibazar.

2. Malidemga.

3. Anandapur.

4. Shyamalganj.

5. Maynagaria.

Ward No. 8

1. Kashiganja.

Ward No. 9

1. Kashiganja (B).

2. Dayabazar.

3. Babupara.

4. Gokulganja.

2. The notification shall have effect tor purpose of and from the next reconstitution of commissioners of the said municipality.

V. S. C. BONARJEE, Commission

United and published by the Superintendent Gov.

# Calcutta



## Gazette

## Extraordinary

## Published by Authority

AVANA 31]

WEDNESDAY, AUGUST 22, 1962

|SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### OFFICE OF THE COMMISSIONER, PRESIDENCY DIVISION, JALPAIGURI

### NOTIFICATIONS

No. 1047L.S.G.—21st August 1962.—In exercise the power conferred under section 20 of the Bengal unicipal Act, 1932 (Bengal Act XV of 1932), legated to me under the Government notification of 4394.M., dated 18th May 1956, I hereby divide, ter considering the views of the Commissioners of e Siliguri Municipality at a special meeting, the area the said Siliguri Municipality in the district of argeling into nineteen single-seated wards, the reas of which are as follows:

## Ward No. 1

The entire area under Siliguri Municipality lying on the right bank of the river Mahananda.

## Ward No. 2

North-Mahananda river.

West-Mahananda river.

south—Westward from the Mahananda Bank end of the Saw Mill Road (Census Street No. 57) and up to its crossing with Saw Mill railway siding, and then along the railway siding up to its junction with Burdwan Road, and then southward along the said road up to its junction with Census Street No. 71 (of Khalpara) and then eastward along Street No. 74 and then southward along the said street up to its junction with Census Street No. 80 and then eastward along the said street up to its junction with Census Street No. 78 and then along the said street northward up to its junction with the meter gauze railway track.

East—Meter Gauze railway track (from Mahananda Bridge to its junction with Census Street No. 78 of Khalpara).

### Ward No. 3

North-Mahananda river.

East—The ditch from near the house of Swami Jnanananda in Mahanandapara to the house of Shri Dwarka Prosad Agarwalla on Sevoke Road which forms boundary common to Ward No. 5.

South and south-east—Along Sevoke Road from its junction with the ditch north of house of Dwarka Prosad Agarwalla southward up to its junction with Hill Cart Road, then further south along Hill Cart Road up to its junction with Census Street No. 52A (by the side of 'Bata'), and then westward along Street No. 52A up to its junction with Dangipara Road (Census Street No. 52) and then southward along that road up to the Meter Gauze railway track.

West—Meter Gauze railway track from Mahananda Bridge up to its junction with Dangipara Road.

### Ward No. 4

North—Census Street No. 52A (connecting Dangipara Road with Hill Cart Road).

East—Hill Cart Road from its junction with Census Street No. 52A (near Bata) to Raiway level crossing near Siliguri Town Station.

West—Dangipara Road having common boundary with Ward No. 3.

South and south-west—Meter Gauze railway track from its junction with Dangipara Road up to the railway level crossing of Hill Cart Road near Siliguri Town Railway Station.

### Ward No. 5

North-Jalpaiguri district.

West and south—Along Mahananda river, southward up to its junction with a ditch starting north of the house of Swami Jnanananda and then along the ditch southward up to its junction with Sevoke Road north of the house of Shri Dwarkaprosad Agarwalla, and then down Sevoke Road up to its junction with Hill Cart Road and then along Hill Cart Road up to the point where the Old Kalimpong railway track takes off from Hill Cart Road.

East—Abandoned Kalimpong railway track, and then northward along Sevoke Road up to the boundary of Jalpaiguri district.

### Word No. 6

North-Jalpaiguri district.

South-Northern Boundary of Ward No. 7.

East-Jalpaiguri district.

West—Sevoke Road and then abandoned Kalimpong railway track.

### Ward No. 7

North—Census Street No. 33 starting at the north-cast end of New Market, from the Old Kalimpong railway track and then eastward up to main Diversion Road, and then along that road northward to Asrampara Chowrasta (near Sri Dhiren Singh's house) and then along Census Street No. 32 eastward up to the district Boundary.

South—Northern boundary of Ward No. 8 and Ward No. 9.

East-Jalpaiguri district.

West-Abandoned Kalimpong railway track.

### Ward No. 8

North—Main Diversion Road at the point of conjunction of District Board Bunglow and District Industrial Office, and then northward along the said road up to its junction with Census Street No. 152, which starts from near the house of Shri S. R. Dey of Hakimpara, and then eastward along the said Street No. 152, up to the house of Shri Paresh Talukdar of Bibekanandapalli and then southward along the road up to Shri Dhananjoy Roy's house, and then eastward along the road up to river Fuleswari.

South—Northern boundary of Ward No. 9 along Census Street No. 141, up to the point of its crossing with Census Street No. 167 near Shri S. Majumdar's house, and then southward along Census Street No. 167 up to the point of its crossing with Census Street 168 near Shri Nrityagopal Pal's house and then eastward along the said Census Street 168 up to the river Fuleswari.

East-Fuleswari river.

West—Main Diversion Road at the conjunction of the District Board Bunglow and District Industrial Office and then southward along the

Census Street No. 141A (road east of S.D.O.) Bunglow) to its crossing with Census Stree No. 141 at the north-east corner of th Subdivisional Hospital.

### Ward No. 9

North—Census Street No. 40 (north of Tila Maidan) and then southward along the roa east of maidan up to the point where it meet the main Diversion Road in front of District Board Bunglow. Then southward along the road east of S.D.O.'s Bunglow to the crossin with Census Street No. 141 at the north-east corner of the Subdivisional Hospital. The along Census Street No. 141 eastward up to it crossing with Census Street No. 167 neast Shri S. Majumdar's house.

South—Subhaspally main road (Census Street No. 117 and 189), starting from near Siligu Town Railway Station and then eastward u to Subhaspally market near the shop Shri J. C. Modak.

East—Census Street No. 167 starting fr Shri J. C. Modak's shop, Subh spally nor ward up to Shri S. Majumdan's house Hakimpara at the crossing of Census Str Nos. 141 and 167.

West—Abandoned Kalimpong railway line, a then Kuchery Road from P.W.D.'s Bungl up to the point where it meets Subhaspa main road near railway quarter No. A'1.

### Ward No. 10

North—Census Street No. 168 in Subhaspa (starting from Nityagopal Pal's house) a then eastward up to Fuleswari river along boundary of Ward No. 8, then northwalong the Fuleswari river, and thence eastwalong the boundary of Jalpaiguri district

South—Subhaspally main road (Census Street No. 189) and then eastward up to Fuleswari rivand then southward along the said river a then eastward along the Census Street No. 17 keeping Rathkhola Maidan on the right, up the river Jorapani.

East-Jalpaiguri district.

West—Boundary of Ward No. 9, e.g., Cens Street No. 167, starting from Subhaspa market and then northward up to the crossi of Census Street No. 168 near Nityagof Paul's house.

### Ward No. 11

North—Southern boundary of Wards Nos. 9 a 10.

South and west—Census Street No. 116 (Fo Godown Road) running from junction wi Subhaspally main road up to the boundary the new sub-jail and then along the road its west, north and north-east meeting Cens Street No. 186 near the house of Dr. J. Bhattacharya and then along the Street 1 and thereafter 185A up to the wooden brid over Fuleswari river that leads to Dabgram

East—Welfare Colony (from the point where Census Street No. 178 meets the ditch and then southward along the ditch till it reaches the Fuleswari river) and then southward along the Fuleswari river up to the wooden bridge that leads to Dabgram 1.

### Ward No. 12

North-Southern boundary of ward No. 10.

South—From the wooden bridge over the Fuleswari that leads to Dabgram I, along the cutcha road up to Census Street No. 224A and then along that street up to house of Shri Adhir Das, and then southward along the road flanking the football field where it meets Street No. 221 near Michael Madhusudhan Bidyapith and then along street No. 226H, and then along Streets 226H, 226D, 230 and 231 successively, then along the ditch up to the Jorapani river.

East-Jorapani river.

West-Eastern boundary of Ward No. 11.

#### Ward No. 13

North—Southern boundary of Ward No. 12.

South—Railway track starting from Fuleswarn Bridge up to the point where Census Street No. 211 takes off to the east and then eastward along that street which runs by the southern side of the Ramkrishna Pathsala, Rharatnagar right up to Jorapani river.

East-Jalpaiguri district.

West-Fuleswari river.

### Ward No. 14

North—Junction of Ward Nos. 4, 5 and 9 (near P.W.D. Inspection Bunglow).

South-Jalpaiguri district.

East—Cutchery Road running from P.W.D. Inspection Bunglow and then Food Godown Road and then new Sub-jail Circular Road up to Fuleswari Bridge leading to Dabgram I, and then southward along the Fuleswari river up to railway bridge and then along the railway track up to the point where Census Street No. 211 of Bharatnagar breaks off and then along that street up to Jorapani. Or, in otherwords, western boundary of Ward Nos. 9, 11 and 13 and river Jorapani.

West—Eastern boundary of Ward Nos. 4, 15, 18 and 19.

### Ward No. 15

North—Westward along Census Street No. 71 (Khalpara T.O.P. Road) from its junction with Census Street No. 72, and then southward along Street No. 74 up to its junction with Street No. 80 and then eastward along the said street up to its junction with Street No. 78 and then northward along the said street up to its junction with meter gauze railway track and then along the said track eastward up to Hill Cart Road level crossing.

South and east-Station Feeder Road.

West-Census Street No. 72.

### Ward No. 16

North-Southern boundary of Ward No. 2.

South—Starting from Jalpaiguri district border, along the Burdwan Road up to its junction with Station Feeder Road and then along the Station Feeder Road up to its junction with Census Street No. 63A (by the eastern side of Economic Engineering Works) and then northward along the said Street 63A up to its junction with Street No. 66 and then eastward along the said street up to its junction with Street No. 65 and then southward along that street up to its junction with Street No. 64 and then eastward along the said street up to its junction with Street No. 64 and then eastward along the said street up to its junction with Street No. 72.

East—Census Street No. 72 of Khalpara.

West-Mahananda river.

#### Ward No. 17

North—Southern boundary of Ward Nos. 15 and 16.

South-Jalpaiguri district.

East—Southward from Station Feeder Road along Babupara Road (Census Street No. 86) up to its junction with Gosala Road (Census Street No. 86A) and then southward along Street No. 86A up to its junction with Census Street No. 62 and then westward along that street up to its junction with a cutcha road (Census Street No. 62F) and then southward along that road up to Jalpaiguri Border.

West-Ward No. 16 and Jalpaiguri district.

### Ward No. 18

East-Rail road (Census Street No. 113) starting from Station Feeder Road and proceeding south-east up to its junction with Census Street No. 112 and then along the same street southward until it meets Census Street No. 90 and then along the same street westward until it meets Census Street No. 94 and then along the said street southward until it meets Census Street No. 95 and then westward along the said street up to its junction with Babupara Road near Shri K. N. Chaudhury's house and then southward along the cutcha road (Census Street No. 95B) running west of Shri Chaudhury's house up to the border of Jalpaiguri district.

North-Station Feeder Road.

West-Eastern boundary of Ward No. 17.

South-Jalpaiguri district.

### Ward No. 19

North—Same as eastern boundary of Ward No. 18 along Census Street Nos. 95, 94, 90 and 112 up to its junction with Rail Road (Census Street No. 113) and then eastward along the said street up to its junction with Census Street No. 108 (Terai School Road) and then southward along the said Street up to its

junction with Census Street No. 97 and then eastward along the said Street leaving Terai School to the south up to its junction with Census Street Nos. 102 and 102D and then along the latter further eastward up to Fuleswari River.

South—Jalpaiguri district. East—Ruleswari river.

West-Eastern boundary of Ward No. 18.

- One seat is allocated to each of the above 2. wards.
- 3. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said Municipality.

## I. B. SURITA,

Commissioner, Presidency Division, Jalpaiguri.

No. 1048L.-S.G.—21st August 1962.—In exercise of the power conferred under section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to me under the Government notification No. 4394 M., dated 18th May 1956, I hereby divide the area of the Raiganj Municipality in the district of West Dinajpur into sixteen single-seated wards, the areas of which are as follows:---

### **Boundaries**

### Ward No. I

North-Road No. 32 known as College Para trenching ground road and part of Road No. 33 branching out from the junction of Debinagar Kalisthan and terminating at the junction of Road No. 38 B near the house of Shri Mantu Ghose.

South-Mauza Kashba, J. L. No. 145.

East-Mauza Dhaksin Goalpara, J. L. No. 146. West—Street No. 36 starting from Road No. 2 crossing the road No. 95 running by the side of the house of Shri J. N. Chanda and again passing through the Road No. 37 and terminating at the extreme southern boundary of the Municipality near the Jagodish Nath High School; and from junction of Street No. 36 and Road No. 2 along Road Nos. 2,3, Street Nos. 33B, 38B up to latter's junction with Street No. 33.

## Ward No. II

North-Street No. 16 starting from northern corner of Rash Behari Market on Road No. 2 and passing through junction of Street Nos. 16 and 17, 17 and 19, 19 and 22 and 22 and 14 the latter being the Smashan Ghat Road terminating at river Kulick.

South-River Kulick and 2 Mauzas, namely Kashba and Bhatghora bearing J. L. Nos. 145 and 117 respectively.

East-The whole of Western boundary of Ward No. 1 and part of Road No. 2 known as Debinagor Kalibari Road starting from Debinagor Kalisthan up to the junction of Road No. 16. i.e., north-east corner of Rash Behari Market.

West-River Kulick.

### Ward No. III

North-Street No. 5 known as Khekipara Street running from Road No. 142 towards west terminating at the Street No. 13 near southeastern side of Shri Gopal Master's Pathsala passing through a portion of the Street No. 13 up to the junction of Street Nos. 9 and 13 wherefrom the Street No. 9 meeting the Street No. 22 near the house of Shri Surjmal Kalyani which terminates at Kalibari river ghat.

South-The whole northern boundary of Ward

East-Road No. 2 starting from the junction of Street No. 16 i.e., northern corner of Rash Behari market up to the junction of Street No. 5 known as Khekipara Road and Road No. 2 near the house of Shri Phani Guha.

West-Kulick River.

### Ward No. IV

North-Road No. 4 known as Bandar Kalibari Road starting from the junction of Road Nos 2 and 4 near the Coronation School running towards west terminating at Street No. 6 near the banian tree and Bhanga Masjid of Thanthania Para.

South-The whole of northern boundary of Ward No. III.

East-Road No. 2 from the junction of Street No 5 and Road No. 2 running towards north up to the junction of Road No. 4 and near the Coronation School.

West—Road No. 6 starting from the corner of banian tree and Bhanga Mashjid, running towards south terminating at the junction of the Street Nos. 22 and 6 near the houses of Shri Kalvan Kumar Goswami and Shri Naharmal Kalani.

## Ward No. V

North-Rail line starting from the level-crossing on Road No. 1 running towards west terminating at river Kulick near the Railway Bridge.

South—River Kulick running from Kalibari ghat towards west and part of Street No. 6 starting from the junction of Road No. 1 and Street No. 6 near the holdings of Shri Netram Agarwalla passing by the southern side of State Bank of India up to turning point of Street No. 6 near the house of Shri Radha Ballav Dutta.

East—The whole of western boundary of Ward No. VI and Ward No. IV demarcated by the Street No. 6.

West-River Kulick.

## Ward No. VI

North-Street No. 6 (Kumardangi) starting from the Balurghat Raiganj Road No. 1 running up to its turning point near the house of Shri Radhaballav Dutta; and the railway line starting from the level-crossing up to the Thana Road.

- South—The whole of northern boundary of Ward No. IV.
- East—Thana Road, i.e., Road No. 3 the southern side up to the Railway overbridge in the northern side of the boundary of the Ward No. VI.
- West-Part of eastern boundary of Ward No. V.

#### Ward No. VII

- North—Railway line starting from Railway overbridge towards east crossing the National Highway reaching the Sijgram Mauza bearing J. L. No. 148.
- South—Street No. 27 starting from Road No. 3 near the house of Shri Sukumar Ghose running towards east up to the junction of Street Nos. 60A and 27 near the house of Shri Kanti Sarkar from where Street No. 60A branches out towards north up to the Street No. 61 from that point. That point the Street No. 61 runs towards east up to the junction of Street Nos. 60 and 61 from which the Street No. 60 runs towards south and terminates at Street No. 27 from this point Street No. 27 runs straight towards east up to the extreme eastern boundary of this Municipality.
- Last-Mauza Sijgram, J. L. No. 148.
- West -Thana Road No. 3 starting from its junction with Road No. 27 up to the Railway overbridge.

### Ward No. VIII

- North—Southern boundary of Ward No. VII from junction of Road No. 3 and Street No. 27 up to the junction of Street Nos. 60 and 61.
- South—Hospital Road from its junction with Road No. 1 up to the north-west corner of Hospital.
- Last—Street No. 60 starting from its junction with Street No. 61 up to the north-west corner of Hospital.
- West—Road No. 1 from its junction with Hospital Road and up to the junction of Road No. 3 and Street No. 27.

### Ward No. IX

- North—The whole of southern boundary of Ward No. VIII.
- South—Street No. 32 from its junction with Road No. 1 near Debinagore Kalisthan up to its junction with Street No. 92.
- Lust—Starting from the junction of Street No. 30 and Road No. 1 running towards south up to us meeting point with Street No. 92 wherefrom Street No. 92 runs up to its junction with Street No. 32.
- West—The whole eastern boundary of Ward No. III and a portion of eastern boundary of Ward No. II starting from the junction of Road No. I and Street No. 32 up to the junction of Road No. I and Street No. 5.

### Ward No. X

- North—Southern boundary of Ward No. 7 from junction of Street Nos. 60 and 27 up to end of the municipal area on the eastern side.
- South—From junction of Street Nos. 32 and 92 up to the eastern extremity of Street No. 32.
- East—Mauza Nawpara, J. L. No. 149 and Mauza Sijgram, J. L. No. 148.
- West—From junction of Street Nos. 32 and 92 in the south up to the junction of Street Nos. 60 and 27 in the north.

### Ward No. XI

- North-Mauza Soharai, J. L. No. 106.
- South—Railway line starting from the railway level-crossing towards west up to Kulick river.
- East—Kharmuja Ghat Road from its junction with Street No. 48 up to its junction with Street No. 56 and Nos. 56 and 84A up to the latter's junction with Street No. 40 and Street No. 40 therefrom up to its junction with Street No. 39 and Street No. 39 therefrom up to the railway level-crossing.
- West—Koathgram Mauza, J. L. No. 107 and part of river Kulick.

#### Ward No. XII

- North—Street No. 48 from its junction with Kharmuja Ghat Road up to its junction with Raiganj-Balurghat Road.
- South—Street No. 40 from its junction with Street No. 84A up to its junction with Street No. 39.
- East—Raiganj-Balurghat Road from its junction with Street No. 48 up to its junction with Kharmuja Ghat Road therefrom up to the junction of Street Nos. 39 and 40.
- West—Part of eastern boundary of Ward No. XI from the junction of Kharmuja Ghat Road and Street No. 48 up to the junction of Street Nos. 84A and 40.

### Ward No. XIII

- North-Abdulghata Mouza, J. L. No. 153.
- South—The whole of northern boundary of Ward No. XII along the Street No. 48.
- East—Along Raiganj-Balurghat road from its junction with Street No. 48 in the south up to Mouza Abdulghata (J. L. No. 153) in the north.
- West—Abdulghata Mouza, J. L. No. 153 and part of mouza Soharoi, J. L. No. 106.

### Ward No. XIV

- North—Chandore and Chatrapur mouza bearing J. L. Nos. 154 and 185 respectively.
- South—From junction of Raiganj-Balurghat Road and Street No. 90 along Street Nos. 99, 75, 49A, 49 up to the Kashibati trenching ground.

- East—Part of Chhatrapur and Bhomra mouza bearing J. L. Nos. 185 and 186 respectively.
- West—Eastern boundary of Ward No. XIII along Raiganj-Balurghat Road.

### Ward No. XV

- North—Whole of the southern boundary of Ward No. XIV.
- South—From junction of Street Nos. 39 and 41 along Street No. 41 Balurghat-Raiganj Road, Street No. 44 up to the latter's junction with National Highway and thence the National Highway up to the railway boundary in the south.
- East--Mouza Bhomra bearing J. L. No. 186.
- West—The whole of boundary of Ward No. XII excluding the following portion on Balurghat-Raiganj Road from its junction with Street No. 49 up to its junction with Street No. 49

#### Ward No. XVI

- North—The whole of the southern boundary of Ward No. XV.
- South—Railway line from the level-crossing up to the National Highway.
- East—National Highway from the railway line tr the south up to its junction with Street  $N_0$  44 in the north.
- West—From the railway level-crossing in the south to the junction of Street Nos 39 and 41 in the north.
- 2. One seat is allocated to each of the above wards.
- 3. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said Municipality.

## I. B. SURITA,

Commissioner, Presidency Division Jalpaiguri.

red No. C207

No. 446(1)

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Gazette

# Extraordinary Published by Authority

A 31 ] WEDNESDAY, AUGUST 22, 1962 [SAKA 1886

-Orders and Notifications by the Governor of West agal, the High Court, Government Treasury, etc.

### **HIGH COURT**

Appellate Side, Calcutta.

### NOTIFICATION

lo. 7090G.—21st August 1962.—In exercise of the let vested in it by section 15 of Act XII of 1887 in partial modification of its notification 7551G., dated the 13th December 1961, the let is pleased to declare Thursday, the 23rd let 1962, to be a holiday on account of Janmash for the Subordinate Civil Courts in place of length of the Subordinate 1962.

R. N. DUTT, Registrar, Appellate Side.

ind published by the Superintendent, Government West Bengal at West Bengal Govt. Press Alipore.



# Extraordinary Published by Authority

AVANA 31]

WEDNESDAY, AUGUST 22, 1962

**SAKA 1884** 

PART I.—Orders and Notifications of the Government of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

## EPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

#### NOTICE

Burdwan.—No. 10414L.A.(P.W.).— 22nd August 962.—Whereas 14.57 acres, more or less, of land tuate in or near the village of Bara Balun described elow, have been requisitioned under sub-section (1) f section 3 of the West Benegal Land (Requisition nd Acquisition) Act, 1948, by the person uthorised under the said section 3(1) for the public urpose of providing facilities for transport and comminication, namely, for the construction of the hatar-Nasigram Road (4th mile);

Now, therefore, notice is hereby given that in puruance of section 4 of the said Act the Governor equires such land being required for a public purose as aforesaid.

This notice is given under the provisions of subection (1a) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West lengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

## Description of the Land

Village Bara Balun, jurisdiction list No. 93, policestation Bhatar, district Burdwan

Cadastral survey plots in full—2841, 3785, 3896, 3990, 3905, 3938 and 4011.

Cadastral survey plots in part—2553, 2561-2566, 2571, 2573-2578, 2591, 2805, 2806, 2837, 2839, 2840, 2842, 2844, 2856, 2866-2870, 2872, 2873, 2876, 2877, 2878, 2879, 2881, 2882, 2883, 3146, 3150, 3168, 3172, 3173, 3527, 3764-3766, 3768, 3777, 3779-3781, 3783, 3784, 3786, 3787, 3797, 3798, 3799, 3800, 3877-3879, 3883, 3897, 3898, 3901, 3902, 3906, 3907, 3910, 3911, 3913,

3919-3923, 3965, 3970, 3982-3985, 3987, 3988, 3990-3994, 4009, 4010, 4012, 4013, 4600, 13337, 6102, 6103, 6105-6108, 6455, 6456, 6467-6471, 6477-6481, 6483, 6484, 6486, 6489, 6490, 6531, 6533 and 6537.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

### **NOTIFICATIONS**

Midnapore.—No. 10416L.A.(P.W.).—22nd August 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Pattanayek Chak, jurisdiction list No. 209, police-station Sutahata, district Midnapore, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 12.83 acres is likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Pattanayek Chak.

Cadastral survey plots in full -1, 4, 5, 10, 11, 12, 13, 14, 19, 6/26, 6/27, 6/28, 6/29, 6/30, 6/31, 1 32, 1/33, 1/34, 14/38, 14/39, 14/40 and 14/42.

This notification is made under the provisions of section 4 of Land Acquisition Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to this land to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 40418L.A.(P.W.).—22nd August 1962 Whereas it appears to be the Governor that tand is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Baksir Chak, jurisdiction list No. 206, police-station Sutahata, district Midnapore, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 0.86 or an acre, is likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Baksir Chak.

### Schedule A (waste and arable land)

Mauza Baksir Chak, jurisdiction list No. 206, policestation Sutahata, district Midnapore

Cadastral survey plots in full-3, 5, 7, 8, and 9.

## Schedule B (other than waste and arable land)

Mauza Baksir Chak, jurisdiction list No. 206, policestation Sutahara, district Midnapore

Cadastral survey plot in full 6.

This notification is made under the provisions of section 4 of Land Acquisition Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the land other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable land described in Schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

By order of the Governor, B. CHAKRABARTI,

Dv. Secv. to the Govt. of West Bengal.

Midnapore.—No. 10420L.A.(P.W.).—22nd Augu 1962.—Whereas it appears to the Governor that lat is likely to be needed for a public purpose, not bein a purpose of the Union, namely, for the establisment of Haldia Dock in the village of Chaprach Chak, jurisdiction list No. 203, police-static Sutahata, district Midnapore, it is hereby notificathat pieces of land comprising cadastral survey plc as detailed below and measuring, more or less, 26, acres, is likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village Chaprasi Chak.

Cadastral survey plots in full—1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 3 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48 at 49.

This notification is made under the provisions (section 4 of Land Acquisition Act 1 of 1894 to 4 whom it may concern.

A plan of the land may be inspected in the offer of the Collector of Midnapore.

In exercise of the power conferred by the atore  $\eta_0$  section the Governor is pleased to authorise the Officers for the time being engaged in the under taking with their servants and workmen, to enterprise and survey the land and do all other active paired or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 189 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall mapply to this land to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

Midnapore. No. 10422L.A.(P.W.).— 22nd Augus 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Sitalar Chak, jurisdiction list No. 204, police-station Sutabata, district Midnapore, it is hereby notified that pieces of land comprising cadastral survey plots a detailed below and measuring, more or less, 11.91 acres, are likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Sitalar Chak.

## Schedule A (waste and arable lands)

Mauza Sitalar Chak, jurisdiction list No. 204, polic station Sutahata, district Midnapore

Cadastral survey plots in full—3, 4, 5, 6, 7, 10, 12, 13, 15, 16, 20, 22, 23, 24, 25, 27, 28, 29, 30, 32, 33, 34, 36, 2/39, 1/4 11/41, 13/42, 27/44 and 29/45.

Cadastral survey plots in part—11 and 11/38.

### Schedule B (other than waste or arable lands)

Aauza Sitalar Chak, jurisdiction list No. 204, policestation Sutahata, district Midnapore Cadastral survey plots in full—17, 18, 19, 21, 31, 5 and 25/43.

This notification is made under the provisions of section 4 of Land Acquisition Act I of 1894 to all whem it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

in exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon, and survey the land and do all other acts retained or permitted by that section.

Any person interested in the lands other than whate or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public settee of the substance of this notification is given the locality, file an objection in writing before the collector of Midnapore.

In exercise of the powers conferred by sub-section (1) of section 17 of the Land Acquisition Act, 1894 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not need to the waste and arable land described in senedule A above, to which, in the opinion of the povernor, the provisions of sub-section (1) of section is of the said Act, are applicable.

By order of the Governor, B. CHAKRABARTI.

Dy. Secy. to the Govt. of West Bengal.

Midnapore. -No. 10424L.A.(P.W.). 22nd August 1462. -Whereas it appears to the Governor that 15nd its likely to be needed for a public purpose, not neag a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Bimbadhar Pujarir Chak, jurisdiction list No. 202, rolice-station Sutahata, district Midnapore, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 7.69 acres, is likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the afored village of Bimbadhar Pujarir Chak.

## Schedule A (waste and arable lands)

No. 202, police-station Sutahata, district Midnapore.

Cadastral survey plots in full—1, 2, 5 and 6.

## Schedule B (other than waste or arable lands)

fauza Bimbadhar Pujarir Chak, jurisdiction list in 202, police-station Sutahata, district Midnapore.

Cadastral survey plots in full--3 and 4.

This notification is made under the provisions of ection 4 of Land Acquisition Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in Schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengai.

Midnapore.—No. 10426L.A.(P.W.). -22nd August 1962. —Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Barsandia, jurisdiction list No. 214, police-station Sutahata, district Midnapore, it is hereby notified that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 25.73 acres, is likely to be needed for the aforesaid public purpose at the expense of Commissioners for the Port of Calcutta within the aforesaid village of Barsandia.

### Schedule A (waste and arable lands)

Mauza Barsandia, jurisdiction list No. 214, policestation Sutahata, district Midnapore.

Cadastral survey plots in full—2, 3, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17, 18, 19, 20, 23, 25, 26, 27, 28, 34, 35, 36, 37, 38, 39, 40, 41, 44, 46, 47, 48, 26/49, 26/50, 5/51, 23/52, 25/53, 28/54, 35/56, 26/59, 39/60, 23/61, 23/62, 25/63, 25/64, 20/65, 20/66, 27/67, 27/68, 28/69, 28/70, 18, 71, 18/72, 30/73, 12/74, 12/75, 11/76, and 11/77.

### Schedule B (other than waste or arable lands)

Mauza Barsandia, jurisdiction list No. 214, policestation Sutahata, district Midnapore.

Cadastral survey plots in full 1, 4, 11, 21, 30, 32 and 33.

This notification is made under the provisions of section 4 of Land Acquisition Act 1 of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the lands other than waste or arable described in schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by sub-sect (4) of section 17 of the Land Acquisition Act, 1 (I of 1894), the Governor is pleased to direct the provisions of section 5A of the Act shall apply to the waste and arable lands described Schedule A above, to which, in the opinion of Governor, the provisions of sub-section (1) of sect 17 of the said Act, are applicable.

By order of the Governo<sub>1</sub>

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Ben<sub>1</sub>





## Bazette

## Extraordinary

## Published by Authority

ADRA 2]

FRIDAY, AUGUST 24, 1962

[ SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

## PARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### **NOTIFICATION**

West Dinajpur. -- No. 10528L.A.—24th August 1962. Whereas the functions of the Central Governmt under the Land Acquisition Act, 1894 (I of 94), in relation to the acquisition of land for the rposes of the Union, have been entrusted to the ale Government by notification No. 20 1 55-dl. (1), dated the 14th May 1955, issued by the overnment of India in the Ministry of Home tairs under clause (1) of Article 258 of the Connution of India as S. R. O. 1074 and published at \$\epsilon 868\$, Part II, section 3 of the "Gazette of idia", dated the 21st May 1955;

And whereas it appears to the Governor that land blkely to be needed by the Central Government If the public expense for a public purpose being a surpose of the Union, namely, for the construction I an access road to Repeater Station No. 14 in connection with the Oil Pipeline Project in the Milage of Balichuka Purab, jurisdiction list No. 12, Mice-station Goalpukhar, district West Dinajpur, it is hereby notified that for the above purpose a Diece of land comprising a part of cadastral survey No. 43 of village Balichuka Purab and measurng more or less, 0.12 of an acre, is likely to be

needed for the aforesaid public purpose at the public expense within the aforesaid village of Balichuka

This notification is made under the provisions of section 4 of the Land Acquisition Act 1 of 1894, read with the aforesaid notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

In exercise of the powers conferred by section 4 of the Land Acquisition Act of 1894, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the land which is entirely waste or arable, and to which, in the opinion of the Governor, the provisions, of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### DEPARTMENT LAND AND LAND REVENUE

### Land Acquisition (P. W.)

### NOTICE

Burdwan. -No. 10504L.A.(P.W.). -22nd August 1962.- Whereas 7.67 acres, more or less, of land situate in or near the villages of Panchberia, Barakhanji, Jagadanandapur, described below, have been requisitioned under sub-section (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person authorised under the said section 3(1) for the public purpose of providing facilities for transport and communication, namely, for the construction of the Manteswar-Dainhat Road (14th mile) (section Nandigram-Dainhat);

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act the Governor acquires such land being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the off of the Special Land Acquisition Officer, Burdwan

### Description of the Land

Police-station Katwa, district Burdwan Village Panchberia, jurisdiction list No. 76 Cadastral survey plots in full 78 and 89.

Cadastral survey plots in part—11, 13-15, 51-53, 56, 60, 77, 79, 85,-87, 361-363, 376, 379-382, 417-419, 423-425, 427-432, 434, 448, 548, 549, 551-553 and 858.

Village Barakhanji jurisdiction list No. 84.

Cadastral survey plots in part—939, 1115-111 and 1205.

Village Jagadanandapur, jurisdiction list No. 79. Cadastral survey plots in part 506, 802, 815, 818, 819, 836 and 837.

> By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

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No. 449(1)



Gazette

## Extraordinary

Published by Authority

DRA 3 ] SATURDAY, AUGUST 25, 1962 [ SAKA 1884

I I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc..

GOVERNMENT OF WEST BENGAL

## EDUCATION DEPARTMENT

### General

### **NOTIFICATION**

No. 3015Edn.(G) 9B-14, 61-62,—24th August 1962. The following draft of amendments which, in sercise of the power conferred by sub-section (1), nd, in particular, by clause (t) of sub-section (2) of section 66 of the Bengal (Rural) Primary Education 12, 1930 (Bengal Act VII of 1930), the Governor roposes to make in the rules, published with invernment of Bengal, Education Department notication No. 1176C.Edn., dated the 10th July 1945, is subsequently amended (hereinafter referred to as the said rules), is hereby published for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or fter the 7th September 1962, and any objection or aggestion with respect thereto which may be actived by the undersigned before that date will e duly considered.

### **Draft Amendments**

In the said rules-

- (l) for rule 4, substitute the follwing rule.
- "4. The clerical and technical staff of the District School Board shall be employed on the following time-scales of pay, namely:—
  - (i) Head Clerk-Rs. 200-10-300.
  - (ii) Accountant—Rs. 125—3—140—4—200 with higher initial start at Rs. 164 (i.e., 12th stage of the time-scale).
  - (iii) Stenographer—Rs. 125—3—140—4—200 (Efficiency bar after 10th stage), plus a special pay of Rs. 20 per month.

- (iv) Clerk—Rs. 125—3—140—4— (Efficiency bar after 10th stage).
- (v) Sub-Overseer-
  - (a) For pérsons with qualifications Overseer—Rs. 200—10—400 (Efficient bar after 10th stage).
  - (b) For persons with qualifications of St Overseers—Rs. 175—7—245 8 -3 (Efficiency bar after 10th stage)
- (vi) Work Sarkar—Rs.100--3--136 + 1 (Efficiency bar after 10th stage).
- (vii) Driver-Rs. 100-3-136-4-140.
- (viii) Projectionist—Rs. 125--3--140 4 2 (Efficiency bar after 10th stage).

No person shall, without the previous approx of the State Government, be appointed to a powith a higher initial pay in the time-scale and a person shall be granted increments in excess of a prescribed rate.";

- (2) for rule 5 substitute the following runamely:—
- "5. Appointment to the inferior service ships in the time-scale of Rs.  $60-\frac{1}{2}$ ."
  - (3) for rule 7 substitute the following rule namely: -
- "7. The following qualifications are prescribfor appointment on a permanent basis to the post of Clerks, Stenographers and Sub-Overseers, Wo Sarkars, Drivers and Projectionists under t Board, namely:—
  - Clerks—A pass in the School Final Examinate of a recognised Board of Seconda Education in India or its equivalent.
  - Stenographers—A pass in the School Fin Examination of a recognised Board Secondary Education in India, or its equivalent together with fair knowledge shorthand and typewriting.
  - Sub-Overseers, Work Sarkars, Driver Projectionists—The same qualifications are prescribed for appointment to the posts under Government.".

By order of the Governor, K. LAHIRI, Dy. Secy. to the Govt. of West Benj

## The

## Calcutta



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## Extraordinary

## Published by Authority

1A 3 ] SATURDAY, AUGUST 25, 1962 | SAKA 1884

J-Orders and Notifications by the Governor of West meal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition DECLARATION

hereas the functions of the Central Governat under the Land Acquisition Act, 1894 (! of 4), in relation to the acquisition of land for the poses of the Union, have been entrusted to the Government by notification No. 20/1/[udl.(1), dated the 14th May 1955, issued by the vernment of India, in the Ministry of Home airs, under clause (1) of article 258 of the notification of India as S.R.O. 1074 and published page 868, Part II, section 3, of the "Gazette of die", dated the 21st May 1955;

And whereas the Governor is satisfied that is needed for a public purpose, being a purpose, the Union, namely, for the Farakka Barrage F in the village of Srimantapur, jurisdiction No. 36, police-station Farakka, district Murshalit is hereby declared that pieces of land compadastral plots described in schedule of land and measuring, more or less, 14.13 acres, are for the aforesaid public purpose at the expense within the aforesaid village of Sriman

## Schedule of land

Village Srimantapur, jurisdiction list No. 36, 1 station Farakka, district Murshidabad.

Cadastral survey plots in full 47, 97, 99, 301, 351, 354, 355, 356, 362, 364, 426, 431, 434, 435, 436, 437, 439 and 440.

Cadastral survey plots in part - 55, 96, 296 423, 424 and 446.

This declaration is made, under the provision section 6 of the Land Acquisition Act, 1894 1894), read with the said notification, to all it may concern.

A plan of the land may be inspected in the of the Collector of Murshidabad.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Be



## Gazette

## Calcutta

## Extraordinary

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DRA 3; SATURDAY, AUGUST 25, 1962

[BAKA 1884

I I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF FOOD AND SUPPLIES

## **ORDER**

No. 6707FS./XIIA(5)62.—25th August 1962.—In croise of the power conferred by sub-section (1) of ction 3 of the Essential Commodities Act, 1955 0 of 1955), read with clause (c) of sub-section (2) the said section and the Government of India order o. S.R.O. 1185, dated the 2nd April 1957, and in persession of Government of West Bengal order o. 4571FS, dated the 25th May 1962, the Governor pleased hereby to direct that the price at which madoba Middling (Grade III B-Slack) may be sold recoal depot of Messrs. Sikri Brothers at Shaliman the district of Howrah, shall not exceed Rs. 3.48 ar quintal, exclusive of sales tax.

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

# DIRECTORATE OF CONSUMER GOODS ORDER

No. 3(DCG)/62.—17th August 1962.—In exercise f the power conferred upon me by the order lo. 6443-FS/FS/CG/7P-10/58, dated the 12th lugust 1958, I do hereby order that the last date for ubmission of applications for renewal of cement lealership licence of the year 1961-62 shall be exended till 31st August 1962.

## 2612 THE CALCUTTA GAZETTE, EXTRAORDINARY, AUGUST 25, 1962.

Licence-holders in Calcutta and in the dissipation should submit their applications for renewal of condealership licences in prescribed form 'A', tog with the old licence and fee of Rs. 50 only for licence in non-judicial stamp to the Director Consumer Goods, Department of Food and Supplicational Controller, Food and Supplies, restively.

P. NAG,

Director of Consumer Goods, West Be



# Calcutta



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# Extraordinary Published by Authority

[ADRA 5]

MONDAY, AUGUST 27, 1962

[ SAKA 1884

RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# Government of West Bengal DEPARTMENT OF FOOD AND SUPPLIES

### ORDER

No. 6755FS./FS/CG/6P-26/62.—27th August 1962.—In exercise of the power conferred by sub-section (1) of tion 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of sub-section (2) of the said section 1 the order No. S.B.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 the "Gazette of India", dated the 13th April 1957, Part II, Section 3, and in supersession of all previous Orders the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different reties of coal/coke may be sold in the Bauria Centre under police-station Bauria within the subdivision of the district of Howrah, shall not exceed the amounts shown in the Table below, namely:—

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By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal

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## Gazette

## Extraordinary

## Published by Authority

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TUESDAY, AUGUST 28, 1962

[ SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

### **Police**

## **NOTIFICATION**

No. 3490-Pl.—25th August 1962.—In exercise of the powers conferred by the notifications specified in column 2 of the table below published in Part I, of the issues of the "Calcutta"

Gazette" specified in the corresponding entries in column 3 of that table relating to the local areas included within the police-stations specified in the corresponding entries in column 4 of that table, in the district of 24-Parganas, the Governor is pleased hereby to notify the 1st day of September 1962, to be the date with effect from which the said police-stations shall include the local areas specified in the said respective notifications.

### **TABLE**

Serial No.	Notification.		Issue of the Calcutta Gazette.			Police-station.	
1	2			3			4
1	No. 5827-Pl, dated the 30th December 1959	••	** Calcutta Gazette. January 1960.	Extraordine	iry" of the	7th	Jaynagar. Mandirbazar.
2	No. 5828-Pl, dated the 30th December 1959		Ditto			• •	
3	No. 5829-Pl, dated the 30th December 1959		Ditto			• •	Magrahat. Kultalı.
4	No. 5830-Pl. dated the 30th December 1959		Ditto			• •	Canning.
5	No. 5831-Pl, dated the 30th December 1959		Ditto	•		• •	Basanti.
6	No. 5832-Pl, dated the 30th December 1959		Ditto		•	٠.	Haroa.
7	No. 5835-Pl, dated the 30th December 1959		Ditto	• •	• •		Minakhan.
N	No. 5836-Pl, dated the 30th December 1959		Ditto	• •	• •	• •	Hasnabad.
9	No. 5837-Pl, dated the 30th December 1959		Ditto	• •	• •		Hingalganj.
10	No. 5838-Pl, dated the 30th December 1959		Ditto	• •	• •		Mathurapur.
11	No. 5839-Pl, dated the 30th December 1959		Ditto	• •	• •	• •	Patharprat.ma
12	No. 5840-Pl, dated the 30th December 1959		Ditto		••		TZl
13	No. 5841-Pl, dated the 30th December 1959		Ditto	• •	• •	::	Kakdwip.
14	No. 5842-Pl, dated the 30th December 1959		Ditto	• •	• •		Namkhana.
1.5	No. 5843-Pl, dated the 30th December 1959		Ditto	. CALO 741 Se	ntember 196		
16	No. 3767-Pl, dated the 26th August 1961		" Calcutta Gazette	or the arra			O l. o
17	No. 3768-Pl, dated the 26th August 1961		Ditto	• •	• •		

By order of the Governor,

M. M. BASU,

Secy. to the Govt. of West Bengal.

## General Administration NOTIFICATIONS

No. 4050-G.A.-25th August 1962.-In exercise of the power conferred by sub-section (1) of section 8 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of all previous notifications relating to the area included within the Basirhat subdivision of the 24-Parganas district and to the boundaries of that area, the Governor is pleased hereby to declare that, with effect from the 1st day of September 1962, the limits of that subdivision shall comprise the areas included within the jurisdictions of the following police-stations specified from time to time in notifications issued under clause (s) of subsection 1 of section 4 of the said Code to the extent mentioned against each such police-station:-

#### Police-stations

- (1) Basirhat -the whole.
- (2) Baduria the whole.
- (3) Swarupnagar—the whole
- (4) Haroa the whole
- (5) Hasnabad the whole
- (6) Sandeshkhali-the whole.
- (7) Minakhan the whole. (8) Hingalganj—the whole.
- (9) Gosaba the whole.

By order of the Governor,

M. M. BASU,

Secv. to the Govt. of West Bengal.

No. 4051-G.A.—25th August 1962.—In exercise of the power conferred by sub-section (1) of section 8 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of all previous notifications relating to the area included within the Diamond Harbour subdivision of the 24-Parganas district and to the boundaries of that area, the Governor is pleased hereby to declare that, with effect from the 1st day of September 1962, the limits of that subdivision shall comprise the areas included within the jurisdictions of the following police-stations specified from time to time in notifications issued under clause (s) of sub-section (1) of section 4 of the said Code to the extent mentioned against each such police-station:

### Police-stations

- (1) Diamond Harbour-the whole.
- (2) Magrahat—the whole.
- (3) Falta- the whole.
- (4) Kulpi-the whole.
- (5) Mathurapur—the whole.
- (6) Kakdwip—the whole.
- (7) Sagar—the whole.
- (8) Mandirbazar—the whole.
- (9) Patharpratima—the whole.
- (10) Namkhana-the whole.

By order of the Governor.

M. M. BASU,

Secy. to the Govt. of West Bengal.

No. 4052-G.A. 25th August 1962.—In exercise of the power conferred by sub-section (1) of section 8 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of all previous notifica-tions relating to the area included within the Sadar subdivision of the 24-Parganas district and to the boundaries of that area, the Governor is pleased hereby to declare that, with effect from the 1st day of September 1962, the limits of that subdivision shall comprise the areas included within the jurisdictions of the following police-stations specified from time to time in notifications issued under clause (s) of sub-section (1) of section 4 of the said Code to the extent mentioned against each such police-station-

### **Police-stations**

- Kultali—the whole.
   Basanti—the whole.
- (3) Canning the whole.
- (4) Jaynagar—the whole.(5) Matiabruz—the whole.
- (6) Bhangar—the whole.
- (7) Baruipur -- the whole. (8) Sonarpur—the whole.
- (9) Bishnupur the whole.
- (10) Budge Budge the whole.
- (11) Mahestola-the whole.
- (12) Behala-the whole.
- (13) Tollygunge---the whole.
- (14) The police-stations specified below of the suburbs of the town of Calcutta, namely -
  - Cossopore—the whole.
  - (ii) N-Chitpore the whole.
  - (iii) O Manicktolla the whole.
  - (iv) P-Belliaghatta-the whole.
  - Entally the whole. (v) O
  - (vi) Ř Beniapukur the whole.
  - (vii) S--Ballygunge—the whole.
- (viii) T--Bhowanipore the whole.
- (ix) U—Tollygunge the whole.
- (x) V-Alipore the whole.
- (xi) W Watgunge the whole.
- (xii) X -- Garden Reach the whole.
- (xiii) Y -Karaya the whole.
- (xiv) Z-Ekbalpur- the whole.
- (15) The police-stations specified below of the Port of Calcutta, namely:--
  - (i) North Port So much of the police-station as is not included in the town of Calcutta.
  - (ii) South port So much of the police-station as is not included in the town of Calcutta.

Explanation - In this notification "town of Calcutta", "Suburbs of the town of Calcutta" and "Port of Calcutta" have the same meaning as in the Calcutta Police Act, 1866 (Ben. Act IV of 1866), the Calcutta Suburban Police Act. 1866 (Ben. Act II of 1866) and the Calcutta Port Act, 1890 (Ben. Act III of 1890). respectively.

By order of the Governor,

M. M. BASU,

Secy. to the Govt. of West Bengal.

istered No. C207

No. 452(1)

The



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[SAKA 1884

T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF EXCISE

### **NOTIFICATIONS**

No. 1183Ex. 25th August 1962.—In exercise of e power conferred by section 27 of the Bengal cise Act, 1909 (Bengal Act V of 1909), the overnor is pleased hereby to make, with effect from e 1st September 1962, the following amendment the orders published with notification of 596S.R., dated the 30th March 1915, as bequently amended (hereinafter referred to as the id orders), namely:—

### **AMENDMENT**

- In group B of table II appended to paragraph (1) of order 26 of the said orders, delete the word "and" in column (1) against item (7) and insert the following therein after the word "Canning":—
- ". Basanti and Kultali".

By order of the Governor.

R. N. CHATTERJEE,

Asstt. Secy. to the Govt. of West Bengal.

2515

## 2516 THE CALCUTTA GAZETTE EXTRAORDINARY, AUGUST 28, 1962.

No. 1184Ex.—25th August 1962.—In exercise the powers conferred by section 86 of the Ber Excise Act, 1909 (Bengal Act V of 1909), Governor is pleased to make the following amement with effect from the 1st September 1962, the rules published with notification No. 6018 dated the 30th March 1915, as subsequer amended, namely:—

### **AMENDMENT**

- (1) In group B of table II appended to rule 245 the said rules, delete the word "and" column (1) against item (7) and insert following therein after the we "Canning":—
  - ', Basanti and Kultali".

By order of the Govern

R. N. CHATTERIE

Asstt. Secy. to the Govt. of West Bing





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PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

#### LAW (JUDICIAL) DEPARTMENT Name of courts Names of policeof munsifs. stations NOTIFICATION (12) Watgunj. No. 6314J.—28th August 1962. In exercise of the (13) Garden Reach. power conferred by sub-section (1) of section 13 of the Bengal, Agra and Assam Civil Courts Act, (14) Port Police, Southern Division. 1887 (XII of 1887), and in partial modification of Courts of Munsifs at (1) Jaynagore. this Department notification No. 10560J., dated the (2) Matla. Baruipore. 21st December 1938, as subsequently amended, the (3) Canning. Governor is pleased to declare that on and from (4) Sonarpore the 1st September 1962, the local limits of the jurisdictions of the Courts of the Munsifs mentioned (5) Baruipore. (6) Basanti. in column 1 of the schedule below, shall comprise (7) Kultali. the areas included within the jurisdictions of the police-stations mentioned respectively against the aid courts in column 2 of the said schedule as Courts of Munsifs at (1) Baraset. Baraset. (2) Deganga. specified from time to time in notifications issued under clause (s) of section (1) of section 4 of the (3) Naihati. (4) Jagatdal. Code of Criminal Procedure, 1898 (Act V of 1898). (5) Bizpore. (6) Amdanga. (7) Habra. The Schedule (8) Badu Outpost. Name of courts Names of police-Courts of Munsifs at of munsifs. (1) Basirhat. stations (2) Hasnabad. Basirhat. Courts of Munsifs at (1) Alipore. (3) Haroa. Alipore. (2) Ekbalpore. (4) Baduria. (3) Tollygunge. (5) Sarupnagar. (4) Bhangore. (6) Sandeskhali. (5) Behala. (7) Gosaba. (6) Bishnupur. (8) Minakhan. (7) Mahestola. (9) Hingalganj. (8) Bhowanipore. Courts of Munsifs at (1) Bongaon. (9) Budge Budge. (2) Bagdah. Bongaon.

(10) Metiabruz.

(11) Ballygunge.

Name of courts of munsits.	Names of police- stations	Name of courts of munsifs.	Names of police stations
Courts of Munsifs at Sealdah.	<ol> <li>(1) Rajarhat.</li> <li>(2) Baranagar.</li> <li>(3) Dum Dum.</li> <li>(4) Cossipur.</li> <li>(5) Chitpur.</li> <li>(6) Beliaghata.</li> <li>(7) Ultadanga (Outpost).</li> <li>(8) Titagarh.</li> <li>(9) Khordah.</li> <li>(10) Nawapara.</li> <li>(11) Barrackpore.</li> <li>(12) Entally.</li> <li>(13) Beniapukur.</li> <li>(14) Maniktola.</li> </ol>	T	<ol> <li>Mathurapur.</li> <li>Falta.</li> <li>Magrahat.</li> <li>Diamond Harbour</li> <li>Kulpi.</li> <li>Kakdwip.</li> <li>Sagore.</li> <li>Patharpratima.</li> <li>Mandirbazar.</li> <li>Mandirbazar.</li> <li>MUKHERJEE,</li> <li>the Govt. of West Beng</li> </ol>

No. 454(1)

Calcutta



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I-Orders and Notifications by the Governor of West ngal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## EDUCATION DEPARTMENT

General Branch
NOTIFICATION

o. 3076Edn(G)/5C-4/62.—28th August 1962.—In cance of the Scheme for the Administration of National Foundation for Teachers' Welfare notion schedule B to the notification of the Governt of India in the Ministry of Education No. F.17-11-A.3, dated the 25th June 1962, published in the zette of India Extraordinary", dated the 25th 1962, at page 1474, the Chairman of the General mittee has been pleased to appoint a Working mittee for the State of West Bengal constituted ollows:

Education Minister, West Bengal—Chairman, exofficio.

Director of Public Instruction, West Bengal — Secretary-Treasurer, ex-officio.

Shri K. K. Ray, I.A.S., Secretary, Finance Department, West Bengal.

Shri Surajit Chandra Lahiri, Vice-Chancellor, Calcutta University.

Dr. Suniti Kumar Chatterjee, M.L.C.

Shrimati Mira Dutta-Gupta, Principal, Surendranath College for Women, Calcutta.

Shri Jyotirbikash Mitra, Head Master, Sailendra Sarkar Vidyalaya, Calcutta.

By order of the Governor, K. LAHIRI, Dy. Secy. to the Govt. of West Bengal.

and published by the Superintendent Government West Bengal, at West Bengal Govt. Press Alipore.





# Gazette

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PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### SEPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

## NOTIFICATION

Midnapore.—No. 10766L.A.(P.W.).—29th August 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Chaitanya Misrir Chak, jurisdiction list No. 208, police-station Sutahata, district Midnapore, it is hereby notified that pieces of land comprising cadastical survey plots as detailed below and measuring, more or less, 18.05 acres, are likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Chaitanya Misrir Chak.

### Schedule A (waste and arable lands)

Mauta Chaitanya, Misrir Chak, jurisdiction list No. 208, police-station Sutahata, district Midnapore.

Cadastral survey plots in full— 2, 4, 5, 7, 8, 9, 10, 11, 12, 14, 15, 16, 18, 19, 21, 22, 23, 24, 25, 27, 30, 34, 35, 36, 38, 39, 41, 43, 45, 48, 49, 50, 63, 64, 65, 66, 67, 68, 69, 70, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 129, 131, 132, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 159, 160, 161 and 164.

## Schedule B (other than waste and arable land)

Mauza Chaitanya, Misrir Chak, Jarisdiction list No. 208, police-station Sutahata, district Midnapore.

Cadastral survey plots in full--3, 6, 13 and 20.

This notification is made under the previsions of section 4 of Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the land other than waste and arable described in the schedule B above who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notnication is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conterred by sub-section 4 of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in the schedule A above, to which, in the opinion of the Governor, the provisions of sub-section 1 of section 17 of the said Act are applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

### **ERRATUM**

Darjeeling. No. 10742L.A.—29th August 1962.—In notification No. 9867L.A., dated the 19th June 19-4, published at pages 2197-2198 of the "Calcutta Gazete". Part I, dated the 29th June 1961, in 1.5, ect of acquisition of land for Oil India Pipeline Project (mile 129-36-130.36) in the villages of mountain at Mahmal, jurisdiction list loss, 86 and 88, respectively, ponce-station Phansidewa, district Darjeeling.

Insert the figure "79" be ore the figure "94" in line 23.

Read the lagure "6.39" in place of the figure "6.15" in line 27.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

### **DECLARATION**

10768L.A.(P.W.). -29th Purulia. No. August 1962. - Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the Kangsabati Reservoir in connection with the Kangsabati Reservoir Preject in the village of Khayarboni, jurisdiction list No. 124, police-station Manbazar, district Purulia, it is hereby declared that a piece of land comprising cadastral survey plot Nos. 167, 168, 169, 170, 171, 178, 180, 181, 182, 183, 184, 185, 186, 187, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286,

287, 288, 289, 290, 291, 292, 293, 294, 295, 296297, 298, 299, 300, 301, 302, 303, 304, 305, 306 307, 308, 309, 310, 311, 312, 313, 314, 315, 317, 318, 319, 320, 321, 322, 323, 324, 325, 316 326. 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 358, 359, 360, 361, 362, 363, 364, 365, 357, 366 367, 368, 369, 370, 380, 381, 382, 384, 385, 386 387, 388, 389, 392, 419, 428, 601, 603, 604, 606, 607, 608, 609, 610, 611, 612, 613, 614, 605 615 616, 617, 618, 619, 620, 621, 622, 623, 625, 628 629, 630, 631, 632, 633, 634, 630, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 697, 429/701, 428/710, 428 711, 240/712, 234/713, 272/714, 279/715, 272/716 and parts of cadastral survey plot Nos. 175, 176, 212, 371, 372, 383, 413, 427, 429, 602 and 624 and measuring, more or less, 61.14 acres is needed for the aforesaid public purpose at the public expense within the aforesaid village of Khayarboni.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, exc of only such parts of the mines and minerals as it may be necessary to dig or carry away, or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made under the provisions of station 6, Land Acquisition Act of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Purulia.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal

ered No. C207

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### GOVERNMENT OF WEST BENGAL

## PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### **NOTIFICATIONS**

No. 6627/M.1M-36/60.—29th August 1962.—In tricise of the power conferred by sub-section (1) of tion 24 of the Bengal Municipal Act, 1932 (Bengal t XV of 1932), the Governor is pleased to fix ursday, the 28th March 1963, as the date on which next general election of commissioners of the intai municipality in the district of Midnapore all be held.

By order of the Governor,
A. K. DATTA,
Jt. Secy. to the Govt. of West Bengal.

No. 6626/M.1M-36/60.—29th August 1962. hereas the period of two years for which the immissioners of the newly-created and constituted ontal municipality in the district of Midnapore the appointed by notification No. 7769/M.1M-7/58, ated the 26th August 1958, under the first proviso bection 16 of the Bengal Municipal Act, 1932 bengal Act XV of 1932), expired on the 25th August 1960;

And whereas the said period for which the missioners of the said municipality were appoint was extended under the second proviso to section of the Bengal Municipal Act, 1932 (Bengal Act of 1932), by notification Nos. 9244/M.1M-36 dated the 22nd August 1960 and 19018/M.1M-36 dated the 22nd December 1961, for a period of years six months and twenty-one days;

And whereas in the circumstances specified in schedule below, the Governor is of opinion that necessary to extend further the said period for with the commissioners of the said municipality have

appointed;

Now, therefore, in exercise of the power confe by the second proviso to section 16 of the Be Municipal Act. 1932 (Bengal Act XV of 1932), Governor is pleased to extend further the period which the commissioners of the newly-created constituted Contai municipality in the district Midnapore have been appointed for a period of month and fifteen days, with effect from the March 1963.

### The Schedule

Further extension of the term of the office of commissioners is necessary for the purpose of constituting the municipality by holding its general election in the current financial year complying with the provisions of the West Be Municipal Election Rules, 1960.

By order of the Governo

A. K. DATTA.

Jt. Secy. to the Govt. of West Bel

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### COVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

Calcutta

'UBLIC NOTICE UNDER SUB-SECTION (2) OF SECTION 17 OF THE WEST BENGAL EVACUEE PROPERTY ACT, 1951.

### **NOTICES**

No. 6087E.P.A.—25th April 1960.—Notice is creby given that the Evacuee Property Management Committee for West Bengal constituted under ub-section (1) of section 11 of the West Bengal vacuee Property Act, 1951 (West Bengal Act V of 951), propose to take charge of the Evacuee roperty described in the schedule below under the rovisions of clause (a) of sub-section (1) of section 7 of the said Act.

Any person interested in the property who has my objection to the taking charge of the property by the Committee may file objection in writing refore the Committee at its office at Writers's buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Karimpur, Mauza Jopalpara, J. L. No. 42, Khatian No. 253, Plot No. 300, Area .48, Owner—Shrimati Luxmi Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6089E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the Provisions of clause (a) of sub-section (1) of section (1) of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Karimpur, Mauza Gopalpara, J. L. No. 42, Khatian No. 235, Plot 60. 1258, Area .51, Owner—Shri Bilat Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6091E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Karimpur, Mauza Gopalpara, J. L. No. 42, Khatian No. 126, Plot No. 1246. Area .67, Owner—Shri Akbarali Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 6093E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Gapalpara, J. L. No. 42, Khatian No. 230, Plot No. 1183, Area .33, Owner—Shri Rosul Molla.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5565E.P.A.—18th April 1960.—Notice is necessary given that the Evacuee Property Management Committee\_for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza Gopaipara, J. L. No. 42, Khatian No. 135, Plot No. 1359, Area .30, Owner—Shri Eshad Shekh.

By order of the Evacuee Prop.

Management Committee for West
Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5545E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee as file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, Mauza Gapalpara, J. L. No. 42, Khatian No. 188, Plot No. 1401, Area .38, Owner—Shri Panchu Molla.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 5547E.P.A.—18th April 1960.—Notice in hereby given that the Evacuee Property Manage ment Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V c 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who had any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauzi Gopalpara, J. L. No. 42, Khatian No. 207, Plot No. 1387, Area .50, Owner—Shrimati Vareshi Bibi.

By order of the Evacuee Property Management Committee for Wesl Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5549E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Karimpur, Mauz.l Gopalpara, J. L. No. 42, Khatian No. 142, Plot No. 1388, Area .55, Owner—Shri Enat Hulshana.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5551E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauz Gopalpara, J. L. No. 42, Khatian No. 133, Plot No 1335, Area .20, Owner—Shri Enat Shekh.

By order of the Evacuee Property Management Committee for West Bengal,

), 5553E.P.A.—18th April 1960.—Notice is by given that the Evacuee Property Managet Committee for West Bengal constituted under section (1) of section 11 of the West Bengal nue Property Act, 1951 (West Bengal Act V of ), propose to take charge of the Evacuee erty described in the schedule below under the isions of clause (a) of sub-section (1) of section f the said Act.

be committee may file objection in writing the Committee at its office at Writers' lings within 30th July 1960.

### The Schedule.

strict Nadia, Police-station Karimpur, Mauza ilpara, J. L. No. 42. Khatian No. 206, Plot No., Area .3, Owner—Shri Bilat Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE. Secretary to the Committee.

p. 5555E.P.A.—18th April 1960.—Notice is by given that the Evacuee Property Manage-Committee for West Bengal constituted under section (1) of section 11 of the West Bengal use. Property Act, 1951 (West Bengal Act V of ), propose to take charge of the Evacuee ert i described in the schedule below under the isic ns of clause (a) of sub-section (1) of section f the said Act.

y person interested in the property who has objection to the taking charge of the property to Committee may file objection in writing the Committee at its office at Writers' in within 30th July 1960.

### The Schedule.

stri it Nadia, Police-station Karimpur, Mauza dpa a, J. L. No. 42, Khatian No. 207, Plot No. A ea .54, Owner—Shrimati Vareshi Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

. 5557E.P.A.—18th April 1960.—Notice is by liven that the Evacuee Property Manage-Committee for West Bengal constituted under ection (1) of section 11 of the West Bengal lee Property Act, 1951 (West Bengal Act V of propose to take charge of the Evacuee lity described in the schedule below under the sions of clause (a) of sub-section (1) of section the said Act.

y person interested in the property who has objection to the taking charge\_of the property to Committee may file objection in writing the Committee at its office at Writers' lings within 30th July 1960.

## The Schedule.

itrict Nadia, Police-station Karimpur, Mauza lpara, J. L. No. 42, Khatian No. 143, Plot No. Area .39, Owner—Shri Kalu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 5559E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, Mauza Gopalpara, J. L. No. 42, Khatian No. 143, Plot No. 1357, Area .80, Owner-ShriKalu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. · 6159E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kuchidanga, J. L. No. 89, Khatian No. 23, Plot No. 94, Area .37, Owner—Shri Ajmat Khan.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6481E.P.A.—26th April 1960. Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Jalalerpara, J. L. No. 97, Khatian No. 21, Plot No. 360, Area .45, Owner—Shri Karim Seikh.

By order of the Evacuee Property Management Committee for West Bengal,

No. 5655E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Karimpur, Mauza Baruipur, J. L. No. 119, Khatian No. 1763, Plot No. 64, Arca .38, Owner—Shri Paresh Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5627E.P.A. 18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza Baruipara, J. L. No. 119, Khatian No. 2055, Plot No. 85. Area 1.11, Owner—Shri Paresh Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6041E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 458, Plot No. 1989. Area .32, Owner-Shri Fulbash Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 6043E.P.A.—25th April 1960.—Notice hereby given that the Evacuee Property Man; ment Committee for West Bengal constituted un sub-section (1) of section 11 of the West Bengal Act V 1951), propose to take charge of the Evac property described in the schedule below under provisions of clause (a) of sub-section (1) of secil 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the prop by the Committee may file objection in write before the Committee at its office at Write Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Ma Kechuadanga, J. L. No. 121, Khatian No. 617, I No. 1289/1, Area .50, Owners—Shri Mojahar Mon and others.

By order of the Evacuee Prope Management Committee for W Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6045E.P.A. -25th April 1960.—Notice hereby given that the Evacuee Property Mana ment Committee for West Bengal constituted unsub-section (1) of section 11 of the West Bengal Act V 1951), propose to take charge of the Evacue Property described in the schedule below under provisions of clause (a) of sub-section (1) of sect 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the property by the Committee may file objection in write before the Committee at its office at Write Buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Karimpur, Mar Kechuadanga, J. L. No. 121, Khatian Nos. 615, 6 Plot No. 1277/1, Area .34, Owners—Shri Moja Mondal and others.

By order of the Evacuee Prope Management Committee for W Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6047E.P.A.—25th April 1960.—Notice hereby given that the Evacuee Property Manament Committee for West Bengal constituted unsub-section (1) of section 11 of the West Bengal Constituted unsub-section (1) of section 12 of the West Bengal Act V 1951), propose to take charge of the Evacuer Property described in the schedule below under provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the property the Committee may file objection in Wibefore the Committee at its office at Wr. Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, M Kechuadanga, J. L. No. 121, Khatian No. 375, No. 1280, Area .27, Owner—Shri Oelzan Mond

By order of the Evacuee Pro Management Committee for Bengal,

No. 6049E.P.A.—25th April 1960.—Notice is reby given that the Evacuee Property Management Committee for West Bengal constituted under b-section (1) of section 11 of the West Bengal acuee Property Act, 1951 (West Bengal Act V of 51), propose to take charge of the Evacuee perty described in the schedule below under the wisions of clause (a) of sub-section (1) of section of the said Act.

Any person interested in the property who has robjection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' ldings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza chuadanga, J. L. No. 121, Khatian No. 706, Plot 1348, Area .14, Owner—Shri Mahesh Malita and

By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee.

No. 6051E.P.A.—25th April 1960.—Notice is ceby given that the Evacuee Property Managent Committee for West Bengal constituted under resection (1) of section 11 of the West Bengal acuee Property Act, 1951 (West Bengal Act V of i), propose to take charge of the Evacuee perty described in the schedule below under the wissions of clause (a) of sub-section (1) of section of the said Act.

Any person interested in the property who has a objection to the taking charge of the property the Committee may file objection in writing force the Committee at its office at Writers' ildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza chuadanga, J. L. No. 121, Khatian No. 683, Plot 1321, Area .24, Owner—Shri Raishaddin Malita.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6053E.P.A.—25th April 1960.—Notice is reby given that the Evacuee Property Manage-nt Committee for West Bengal constituted under b-section (1) of section 11 of the West Bengal racuee Property Act, 1951 (West Bengal Act V of 51), propose to take charge of the Evacuee roperty described in the schedule below under the rovisions of clause (a) of sub-section (1) of section of the said Act.

iny person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' lidings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza rhuadanga, J. L. No. 121, Khatian No. 68, Plot b. 1302. Area .34, Owner—Shri Abdul Jalil

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee,

No. 6055E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 1216, Plot No. 1313, Area .56, Owner-Shri Panchu Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 5657E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 160, Plot No. 1458, Area .88, Owner—Shri Abbas Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5659E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur,. Mauza Kechuadanga, J. L. No. 121, Khatian No. 91/1, Plot No. 1452, Area .44, Owner—Shri Matobbar Mollah.

By order of the Evacuee Property Management Committee for West Bengal,

No. 5661E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 1392, Plot No. 1467, Area .58, Owner—Shri Jabbar Sk.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5663E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the propert, by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 1737, Plot No. 1499/1, Area .38, Owner—Shri Neyaneat Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5665E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-rection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 1389, Plot No. 1504, Area .46, Owner—Shri Clheyaraddin Dafadar.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5667E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Managment Committee for West Bengal constituted und cub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacu property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who lany objection to the taking charge of the prope by the Committee may file objection in writibefore the Committee at its office at Write Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, Mai Kechuadanga, J. L. No. 121, Khatian No. 212, P. No. 1517, Area .90, Owner—Shri Tafiluddin Sk.

By order of the Evacuee Prope, Management Committee for W. Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5669E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted und sub-section (1) of section 11 of the West Bengal Act V 1951), propose to take charge of the Evacu property described in the schedule below under t provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who hany objection to the taking charge of the proper by the Committee may file objection in write before the Committee at its office at Write Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mau Kechuadanga J. L. No. 121, Khatian No. 1331, Pl No. 1723, Area .60, Owners—Shri Eyakub Biswas a others.

By order of the Evacuee Prope Management Committee for W Bengal,

> A. CHATTERJEE, Secretary to the Committee

No. 5671E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Mana ment Committee for West Bengal constituted unsub-section (1) of section 11 of the West Ben Evacuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacueroperty described in the schedule below under provisions of clause (a) of sub-section (1) of secti 17 of the said Act.

Any person interested in the property wh any objection to the taking charge of the property the Committee may file objection in weather the Committee at its office at W Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, M Kechuadanga, J. L. No. 121, Khatian No. 1251, No. 1726, Area .54, Owner—Shri Soleman Kalifa

By order of the Evacuee prop Management Committee for W Bengal,

No. 5673E.P.A.—18th April 1960.—Notice is nereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian Nos. 1776 and 1798, Plot No. 1438, Area 1.00, Owner-Shri Eyarali Mistri.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5675E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 518, Plot No. 1544/1, Area 1.27, Owners—Shri Moyzaddi Mondal and others.

By order of the Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 5629E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Livactuee Property Act. 1951 (West Brigal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 82, Plot No. 1531/1, Area .37, Owner—Shri Gobar Mollah.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 5631E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 82, Plot No. 1523/1, Area .16, Owners—Shri Gobar Mollah and others.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5633E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 1730, Plot No. 3926/2, Area .31, Owner—Shri Jabbar Sheikh.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5635E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 1730, Plot No. 3572/2, Area .70, Owner—Shri Jabbar Sheikh.

By order of the Evacuee Property Management Committee for West Bengal,

No. 5637E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who have any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 706, Plot No. 3836/2, Area .58, Owners—Shri Mahesh Malita and others.

By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee.

No. 5639E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 568, Plot No. 3655/1, Area .12, Owners—Shri Mahesh Malita and others.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5641E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121. Khatian No. 706. Plot No. 3599, Area .27, Owners—Shri Mahesh Malita and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 5643E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 504, Plot No. 4267, Area .28, Owner-Shri Bipin Shah.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5645E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 82/2, Plot No. 3609, Area .31, Owners—Shri Panchu Mal and others.

By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee.

No. 5647E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted unde sub-section (1) of section 11 of the West Bengal Evacuet Property Act, 1951 (West Bengal Act Vol 1951), propose to take charge of the Evacuer property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Ma Kechuadanga, J. L. No. 121, Khatian No. 571, P No. 3696, Area .53, Owners—Shri Mahesh Malita a others.

By order of the Evacuee Properly Management Committee for We Bengal,

o. 5649E.P.A.—18th April 1960.—Notice is by given that the Evacuee Property Managet Committee for West Bengal constituted under section (1) of section 11 of the West Bengal cuee Property Act, 1951 (West Bengal Act V of ), propose to take charge of the Evacuee erty described in the schedule below under the isions of clause (a) of sub-section (1) of section of the said Act.

ny person interested in the property who has objection to the taking charge of the property he Committee may file objection in writhe the Committee at its office at Writers' lings within 30th July 1960.

#### The Schedule.

strict Nadia, Police-station Karimpur, Mauza nuadanga, J. L. No. 121, Khatian No. 1302, Plot 4516, Area .20, Owner—Shri Heresh Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee.

5. 5651E.P.A.—18th April 1960.—Notice is by given that the Evacuee Property Managet Committee for West Bengal constituted under section (1) of section 11 of the West Bengal nee Property Act, 1951 (West Bengal Act V of ), propose to take charge of the Evacuee erty described in the schedule below under the sisions of clause (a) of sub-section (1) of section of the said Act.

ny person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' dings within 30th July 1960.

### The Schedule.

istrict Nadia, Police-station Karimpur, Mauza huadanga, J. L. No. 121, Khatian No. 1275, Plot 4515, Area .55, Owner-- Shri Mahesh Malita.

> By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

io. 5653E.P.A.—18th April 1960.—Notice is by given that the Evacuee Property Managent Committee for West Bengal constituted under section (1) of section 11 of the West Bengal cuee Property Act, 1951 (West Bengal Act V of I), propose to take charge of the Evacuee Perty described in the schedule below under the visions of clause (a) of sub-section (1) of section of the said Act.

iny person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' lidings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza chuadanga, J. L. No. 121, Khatian No. 706, Plot 1866, Area .11, Owners—Shri Mahesh Malita and lets.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 5607E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act Vir. 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 557, Plot No. 1521/1, Area .08, Owner —Shri Mani Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

#### A. CHATTERJEE, Secretary to the Committee.

No. 5609E.P.A. -18th April 1960. -Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J. L. No. 121, Khatian No. 458, Plot No. 1426, Area .52, Owners—Shri Fulbash Mandal and others.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5611E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 458, Plot No. 1422, Area 0.38, Owner—Shri Fulbash Mondal and others.

By order of the Evacuee Property
Management Committee for West
Bengal,

No. 5613E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 458, Plot No. 1626/1, Area .58, Onwers—Shri Fulbash Mondal and others.

By order of the Evacuee Property
Management Committee for West
Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5615E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 458, Plot No. 1422/1, Area .97, Owners—Shri Fulbash Mondal and others.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5617E.P.A. 18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 1392, Plot No. 1467/1, Area .62, Owner—Shri Jobbar Shaikh.

By order of the Evacuee Property
Management Committee for West
Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5619E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted und sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who tany objection to the taking charge of the property the Committee may file objection in writing before the Committee at its office at Writers' Builings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mau Kechuadanga, J.L. No. 121, Khatian No. 698, P. No. 1543/1, Area .61, Owners—Shri Deraj Monand others.

By order of the Evacuee Propert Management Committee for Wi Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5621E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted und sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacu property described in the schedule below under t provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who he any objection to the taking charge of the proper by the Committee may file objection in writing before the Committee at its office at Writers' Budings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mau Kechuadanga, J.L. No. 121, Khatian No. 698, Pl No. 1543, Area .57, Owners—Shri Deraj Mond and others.

By order of the Evacuee Property
Management Committee for We
Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5623E.P.A.—18th April 1960,—Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted und sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacu property described in the schedule below under t provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who hany objection to the taking charge of the proper by the Committee may file objection in writing before the Committee at its office at Writers' Builtings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mai Kechuadanga, J.L. No. 121, Khatian No. 1619, No. 1391, Area .63, Owner—Shri Mechher Hals

By order of the Evacuee Propert Management Committee for Win Bengal,

10. 5625E.P.A.—18th April 1960.—Notice is eby given that the Evacuee Property Management mmittee for West Bengal constituted under section (1) of section 11 of the West Bengal acuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the visions of clause (a) of sub-section (1) of tion 17 of the said Act.

any person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' Builds within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza chuadanga, J.L. No. 121, Khatian No. 1392, Plot 1467/4, Area .95, Owner—Shri Jobbar Shaikh.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 5567E.P.A.—18th April 1960.—Notice is where the Evacuee Property Management minittee for West Bengal constituted under property of the West Bengal acuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the ovisions of clause (a) of sub-section (1) of tion 17 of the said Act.

Any person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers Builds within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza chuadanga, J.L. No. 121, Khatian No. 1392, Plot 1467/3, Area .69, Owner—Shri Jabbar Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee.

No. 5569E.P.A.—18th April 1960.—Notice is reby given that the Evacuee Property Management mmittee for West Bengal constituted under b-section (1) of section 11 of the West Bengal acuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee operty described in the schedule below under the ovisions of clause (a) of sub-section (1) of clion 17 of the said Act.

Any person interested in the property who has y objection to the taking charge of the property the Committee may file objection in writing fore the Committee at its office at Writers Buildigs within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza ochuadanga, J. L. No. 121, Khatian No. 751, Plot los 751, 1462; Area 41, Owner—Shri Zafiladdin Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5571E.P.A.—18th April No. 55/1E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act. 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the 1960.—Notice is property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 488, Plot No. 1466, Area .85, Owners - Shri Barat Shaikh and others.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5573E.P.A.--18th April 1960.--Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 750, Plot No 2461, Area .35, Owners-Shri Laskar Mandal and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5575E.P.A. 18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 413, Plot No. 1495, Area .24, Owners—Shri Neyamat Mandal and others.

By order of the Evacuee Property Management Committee for West Bengal, A. CHATTER EE,

Secretary to the Committee.

No. 5561E.P.A. 18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (i) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 516, Plot No. 1532/2, Area .53, Owners—Shri Md. Mandal and others.

By order of the Evacuee Property
Management Committee for West
Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 5563E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 750, Plot No. 1470, Area .37, Owner "Shri Lalkar Mandal and others

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5541E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga. J. L. No. 121, Khatian No. 288, Plot No. 1537, Area .39, Owners—Shri Chhakling Shaikh and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,

No. 5543E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under

sub-section (1) of section 11 of the West Ben Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evac property described in the schedule below under provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the prope by the Committee may file objection in writ before the Committee at its office at Writers' Buings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mal Kechuadanga, J.L. No. 121, Khatian No. 1735, F. No. 1554, Area .56, Owners—Shri Deraz Mondal a others.

By order of the Evacuee Proper Management Committee for W Bengal,

A CHATTERJEE, Secretary to the Committee.

No. 6391E.P.A.—26th April 1960.—Notice hereby given that the Evacuee Property Managem Committee for West Bengal constituted und sub-section (1) of section 11 of the West Bengal Act of 1951), propose to take charge of the Evacue property described in the schedule below under 1 provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who I any objection to the taking charge of the prope by the Committee may file objection in writing before the Committee at its office at Writers' Buings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mat Kechuadanga, J.L. No. 121, Khatian No. 221, P No. 1658, Area .17, Owners—Shri Khokai Sarder a others.

> By order of the Evacuee Propert Management Committee for W Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 6393E.P.A.—26th April 1960.— Notice hereby given that the Evacuee Property Manageme Committee for West Bengal constituted und sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacu property described in the schedule below under t provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who hany objection to the taking charge of the proper by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Maux Kechuadanga, J.L. No. 121, Khatian No. 1749, Plo No. 1672, Area 2.81, Owner—Shri Meher Halsuna.

By order of the Evacuee Property Management Committee for Wes Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 6395E.P.A.—26th April 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted sub-section (1) of section 11 of the West Bengal Act of 1951), propose to take charge of the Evacuee

erty described in the schedule below under the sions of clause (a) of sub-section (1) of m 17 of the said Act.

person interested in the property who has objection to the taking charge of the property committee may file objection in writing the Committee at its office at Writers' Buildwithin 30th July 1960.

#### The Schedule

itrict Nadia, Police-station Karimpur, Mauza uadanga, J.L. No. 121, Khatian No. 1304, Plot 1676, Area .43, Owner—Shri Hossain Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

6397E.P.A.—26th April 1960.—Notice is w given that the Evacuee Property Management nittee for West Bengal constituted under ection (1) of section 11 of the West Bengal see Property Act, 1951 (West Bengal Act V of propose to take charge of the Evacuee Property ibed in the schedule below under the provisions nuse (a) of sub-section (1) of section 17 of the Act.

y person interested in the property who has objection to the taking charge of the property e Committee may file objection in writing before Committee at its office at Writers' Buildings n 30th July 1960.

# The Schedule

trict Nadia, Police-station Karimpur, Mauza uadanga, J.L. No. 121, Khatian No. 221, Plot 1660, Area .15, Owners—Shri Khokai Sarder others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

. 6399E.P.A.—26th April 1960.—Notice is y given that the Evacuee Property Management nittee for West Bengal constituted under ection (1) of section 11 of the West Bengal are Property Act, 1951 (West Bengal Act V of propose to take charge of the Evacuee Property ibed in the schedule below under the provisions ause (a) of sub-section (1) of section 17 of the Act.

y person interested in the property who has objection to the taking charge of the property © Committee may file objection in writing before Lommittee at its office at Writers' Buildings n 30th July 1960.

# The Schedule

strict Nadia, Police-station Karimpur, Mauza uddanga, J.L. No. 121, Khatian No. 221, Plot 1659, Area .14, Owners— Shri Khokai Sarder and S.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

5. 6401 E.P.A.—26th 'April 1960.—Notice is by given that the Evacuee Property Management mittee for West Bengal constituted under section (1) of section 11 of the West Bengal Que Property Act, 1951 (West Bengal Act V of propose to take charge of the Evacuee Property bed in the schedule below under the provisions use (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 297, Plot No. 1592, Area .17, Owner—Shri Samsuddin Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6403E.P.A. -26th April 1960. Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 1749, Plot No. 1764, Area .47. Owner — Shri Meher Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6405E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 1686, Plot No. 1693, Area .66, Owners—Shri Gibash Biswas and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6407E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property

by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 1323, Plot No. 1570, Area .65, Owners Shri Amin Dafadar and

> By order of the Evacuee Property Management Committee for West Bengal, A. CHATTERJEE

Secretary to the Committee.

No. 6409E.P.A. 26th April 1960. -- Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 1323, Plot No. 1570, Area .99, Owners —Shri Amin Dafader and others.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6411E.P.A.—26th April 1960.--Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Kechuadanga, J.L. No. 121, Khatian No. 1323, Plot No. 1570, Area .93, Owners-Shri Amin Dafadar and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6413E.P.A.--26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Kechuadanga, J.L. No. 121, Khatian Nos. 64( Plot No. 1569/1, Area .50, Owners—Shri Sipar Mondal and others

By order of the Evacuee Pro-Management Committee for Bengal,

A. CHATTERJEE, Secretary to the Committ

No. 6415E.P.A.—26th April 1960.--Noti hereby given that the Evacuee Property Manage Committee for West Bengal constituted sub-section (1) of section 11 of the West I Evacuee Property Act, 1951 (West Bengal Act 1951), propose to take charge of the Evacuee Pro described in the schedule below under the prov of clause (a) of sub-section (1) of section 17 said Act.

Any person interested in the property who any objection to the taking charge of the  $pr\alpha$ by the Committee may file objection in writing the Committee at its office at Writers' Bui within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Kechuadanga, J.L. No. 121, Khatian Nos. 640, Plot No. 1569, Area .56, Owners—Shri Sipar and others.

> By order of the Evacuee Prop Management Committee for Bengal,

A. CHATTERJEE, Secretary to the Committee

No. 6417E.P.A.—26th April 1960.—Notic hereby given that the Evacuee Property Manage Committee for West Bengal constituted a sub-section (1) of section 11 of the West B Evacuee Property Act, 1951 (West Bengal Act, 1951) property Act, 1951 (West Bengal Act, 1951) of 1951), propose to take charge of the Lv. property described in the schedule below ander provisions of clause (a) of sub-section (1) of sa 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the pro by the Committee may ille objection in before the Committee at its office at Writers B ings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Kechuadanga, JL. No. 121, Khatian Nos. 640, Plot No. 1569, Area .57, Owners—Shri Separt Mondal and others.

> By order of the Evacuec Propagation Management Committee for Bengal,

> > A. CHATTERJEE, Secretary to the Committee

No. 6419E.P.A.-26th April 1960.- Notice hereby given that the Evacuee Property Managen Committee for West Bengal constituted was sub-section (1) of section 11 of the West Bengal Act, 1951 (West Bengal Act, 1951) of 1951), propose to take charge of the Evag property described in the schedule below unprovisions of clause (a) of sub-section (1) of 17 of the said Act.

Any person interested in the property whany objection to the taking charge of the property by the Committee may file objection in before the Committee at its office at Buildings within 30th November 1960.

District Nadia, Police-station Karimpur, Mauza Kechuadange, J.L. No. 121, Khatian No. 1734, Plot No. 1578, Area .39, Owner—Shri Deraz Mondal.

By order of the Evacuee Property Management Committee for West Bengal.

A CHATTERJEE, Secretary to the Committee.

No. 6133E.P.A.—25th April 1960 - Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Rengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may tile objection in writing before the Committee at its effice at Writers' Buildman within 30th July 1960. ms within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimour, Mauza Senpara Magna, J.L. No. 112, Khatian No. 234, Plot No. 552, Area .20, Owner-Shri Rajab Mondal.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERIEE, Secretary to the Committee.

No. 6135E.P.A. 25th April 1960 .-- Notice is b-section (1) of section 11 of the West Bengal active Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee operty described in the schedule below under the ovisions of clause (a) of sub-section (1) of section of the said Act.

Any person interested in the property who has • y objection to the taking charge of the property the Committee may file objection in writing fore the Committee at its office at Writers' Buildus within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Lipara-Magna, J.L. No. 112, Khatian No. 234, Plot lo. 265, Area .16, Owner--Shri Rajab Mondal.

By order of the Evacuee Property Management Committee for West Bengal, A. CHATTERJEE,

Secretary to the Committee.

No 6137E.P.A.—25th April 1960. Notice is Committee for West Bengal constituted under Sub-section (1) of section 11 of the West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the Property described in the schedule below under the Provisions of clause (a) of sub-section (1) of section of the said Act.

Any person interested in the property who has by objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' Buildwithin 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Senpara-Magna, J.L. No. 112, Khatian No. 254, Plot No. 260, Area .48, Owner—Shri Rajab Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6447E.P.A. -26th April 1960. Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has eny objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, M. Chakmarua, J.L. No. 142, Khatian No. 355, No. 1218, Area .17, Owner Shri Ajahar Mondal.

By order of the Evacuee Property Management Committee for West Bengal, A. CHATTERIEE. Secretary to the Committee.

No 6141E.P.A. -25th April 1960. -Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Anandpur, J.L. No. 143, Khatian No. 155, Plot No. 124, Area .41, Owner—Shri Tanu Molla.

By order of the Evacuee Property Management Committee for West Bengal.

A. CHATTERJEE, Secretary to the Committee.

No. 6143E.P.A. -25th April 1960. Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandpur, J.L. No. 143, Khatian No. 462, Plot No. 99, Area 43, Owner—Shri Jogi Shaikh. By order of the Evacuce Property Management Committee for West Bengal. A. CHATTERJEE, Secretary to the Committee.

No. 6145E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandpur, J.L. No. 143, Khatian No. 952, Plot No. 61, Area .38, Owner—Shri Jaffar Mondal.

By order of the Evacuee Property
Management Committee for West
Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6147E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may ale objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandpur, J.L. No. 143, Khatian No. 220, Plot No. 60/A, Area .10, Owner Shr: Tosar Molla.

By order of the Evacuee Property
Management Committee for West
Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6149E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandpur, J.L. No. 143, Khatian No. 170, Plot No. 43, Area .25, Owner-Shrimeti Chiddi Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 6151E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police station Karimpur, Mauza Annadapur, J. L. No. 143, Khatian No. 55, Plot No. 42, Area .33, Owner—Shri Elaki Box Sardar.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee

No 6153E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandpur, J.L. No. 143, Khatian No 465, Plot No. 37, Area .24, Owner - Shri Farangh Snaikh.

By order of the Evacuee Property Management.Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6155E.P.A.—25th April 1962.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauz Anandpur, J.L. No. 143, Khatian No. 136, Pio No. 36, Area .24, Owner—Shri Khokai Molla.

By order of the Evacuee Property Management Committee for West Bengal,

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No. 6157E.P.A.—25th April 1960.—Notice is eby given that the Evacuee Property Management nimittée for West Bengal constituted under section (1) of section 11 of the West Bengal acuee Property Act, 1952 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the missions of clause (a) of sub-section (1) of section of the said Act.

any person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' Build; within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza andpur, J.L. No. 143, Khatian No. 136, Plot 76/A, Area .14, Owner Shri Kudkai Molla.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee .

to. 6483E.P.A.—26th April 1960.—Notice is chy given that the Evacuee Property Management mmittee for West Bengal constituted under section (1) of section 11 of the West Bengal icuee Property Act, 1952 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the visions of clause (a) of sub-section (1) of section of the said Act.

Any person interested in the property who has a objection to the taking charge of the property the Committee may file objection in writing on the Committee at its office at Writers' Builds within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza andpur, J. L. No. 143, Khatian No. 212, Plot 1332, Area .51, Owner—Shri Chiddik Shaikh. By order of the Evacuee Property Management Committee for West

# Bengal,

# A. CHATTERJEE, Secretary to the Committee .

do. 6485E.P.A.—26th April 1960. Notice is cby given that the Evacuee Property Management mittee for West Bengal constituted under section (1) of section 11 of the West Bengal cuee Property Act, 1952 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the visions of clause (a) of sub-section (1) of section of the said Act.

iny person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing one the Committee at its office at Writers' Buildwithin 30th July 1960.

## The Schedule

Nistrict Nadia, Police-station Karimpur, Mauza andpur, J.L. No. 143, Khatian No. 234, Plot 1330, Area .40, Owner -Shri Sukur Ali Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERIEE, Secretary to the Committee.

No. 6487E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 236, Plot No. 847, Area .19, Owner Shrimati Dulu Bibi.

By order of the Evacuee Property
Management Committee for West
Bengal,

A. CHATTERJEE, Secretary to the Committee

No 6489E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may hie objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karımpur, Mauza Anandpur, J.L. No. 143, Khatian No. 236, Plot No. 845, Area .20, Owner -Snranati Faki Bibi.

By order of the Evacuee Property
Management Committee for West
Bengal,

A. CHATTERJEE, Secretary to the Committee .

No 6491E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1952 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Anandpur, J.L. No. 143, Khatian No. 213, Plot No. 844, Area .18, Owner-Shri Ichapali Mandal.

By order of the Evacuee Property
Management Committee for West
Bengal,

No. 6493E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the 5 id Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 889, Plot No. 811, Area .62, Owner—Sri Chamir Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6495E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 303, Plot No. 782, Area .40, Owner—Sri Iman Ali Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6497E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadie, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 967, Plot No. 770, Area .05, Owner Sri Rasul Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 6499E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951),

propose to take charge of the Evacuee property d cribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of  $_{\parallel}$  said Act.

Any person interested in the property who I any objection to the taking charge of the prope by the Committee may file objection in writ before the Committee at its office at Writers'  $B_{U}$  ings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mar Anandapur, J.L. No. 143, Khatian No. 566, Plot ] 764, Area .29, Owner—Sri Shajahan Mandal.

By order of the Evacuee Prope Management Committee for W Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 6451E.P.A.—26th April 1960.—Notice hereby given that the Evacuee Property Managem Committee for West Bengal constituted under section (1) of section 11 of the West Bengal Evact Property Act, 1951 (West Bengal Act V of 195 propose to take charge of the Evacuee property deribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of said Act.

Any person interested in the property who lany objection to the taking charge of the prope by the Committee may file objection in writibefore the Committee at its office at Writers' Builings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mai Anandapur, J.L. No. 143, Khatian No. 418, Plot 1 906, Area .65, Owner—Sm. Mitun Bibi.

> By order of the Evacuee Prope Management Committee for W Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6453E.P.A.—26th April 1960.—Notice hereby given that the Evacuee Property Managem Committee for West Bengal constituted under s section (1) of section 11 of the West Bengal Evace Property Act, 1951 (West Bengal Act V of 195 propose to take charge of the Evacuee property cribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of 1 said Act.

Any person interested in the property who lany objection to the taking charge of the prope by the Committee may file objection in writ before the Committee at its office at Writers' Bui ings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mau Anandapur, J.L. No. 143, Khatian No. 302, Plot N 92, Area .37, Owner—Sri Elban Shekh.

By order of the Evacuee Proper Management Committee for We Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 6455E.P.A.—26th April 1960.—Notice hereby given that the Evacuee Property Managem Committee for West Bengal constituted under section (1) of section 11 of the West Bengal Evact Property Act, 1951 (West Bengal Act V of 195 propose to take charge of the Evacuee property decribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of t said Act.

person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing re the Committee at its office at Writers' Buildwithin 30th July 1960.

#### The Schedule

istrict Nadia, Police-station Karimpur, Mauza ndapur, J.L. No. 143, Khatian No. 236, Plot No. Area .40, Owner—Sm. Faki Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

o. 6457E.P.A.-26th April 1960.-Notice is by given that the Evacuee Property Management nmittee for West Bengal constituted under sub-ion (1) of section 11 of the West Bengal Evacuee perty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property desed in the schedule below under the provisions of ise (a) of sub-section (1) of section 17 of the

my person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing ore the Committee at its office at Writers' Builds within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza andapur, J.L. No. 143, Khatian No. 970, Plot No. Area 1.48, Owner—Shri Sajahan Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE. Secretary to the Committee.

No. 6459E.P.A. -26th April 1960.-Notice is eby given that the Evacuee Property Management mmittee for West Bengal constituted under sub-tion (1) of section 11 of the West Bengal Evacuee perty Act, 1951 (West Bengal Act V of 1951), pose to take charge of the Evacuee property desbed in the schedule below under the provisions of use (a) of sub-section (1) of section 17 of the d Act.

Any person interested in the property who has y objection to the taking charge of the property the Committee may file objection in writing fore the Committee at its office at Writers' Buildswithin 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza nandapur, J.L. No. 143, Khatian No. 170, Plot No. ll, Area .21, Owner—Shri Jonab Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 6461E.P.A.—26th April 1960.—Notice is ereby given that the Evacuee Property Management committee for West Bengal constituted under sub-ection (1) of section 11 of the West Bengal Evacuee froperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property despibed in the schedule below under the provisions of the lause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has objection to the taking charge of the property the Committee may file objection in writing the Committee at its office at Writers' Buildwithin 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 443, Plot No. 907, Area .12, Owner—Shri Muluk Chand.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 6463E.P.A.-26th April 1960.—Notice is No. 6403E.P.A.—2011 April 1901.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal, Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of charge (1) of subsection (1) of section 17 of the clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 170, Plot No. 912, Area .20, Owner Sm. Chiddi Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6465E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1), of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 236, Plot No. 908, Area .34, Owner - Sm. Mofijan Bibi.

By order of the Evacuee Property Management Committee for West Bengal, A. CHATTERJEE, Secretary to the Committee.

No. 6467E.P.A. 26th April 1960.-Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the previsions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule
District Nadia, Police-station Karimpur, Mauza
Anandapur, J.L. No. 143, Khatian No. 418, Plot No.
910, Area .67, Owner- Sm. Mitan Bibi.
By order of the Evacuee Property
Management Committee for West
Bengal,
A. CHATTERJEE,
Secretary to the Committee. The Schedule

April 1960.-Notice 6469E.P.A.--26th nereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing perfore the Committee at its office at Writers' Buildings within 20th July 1960. ings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 957, Plot No. 916, Area .37, Owner—Shri Elban Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6471E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property despendent of the Evacue cribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 957, Plot No. 915, Area 39, Owner-Sm. Diljan Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6473E.P.A.—26th April 1960.—Notice is No. 6473E.F.A.—20th April 1900. Note is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 48, Plot No. 300, Area .45, Owner - Sm. Meetun Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 6475E.P.A.-26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 213, Plot No. 920, Area .31, Owner—Shri Ichabali Sheikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6477E.P.A. -26th April 1960.-Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Anandapur, J.L. No. 143, Khatian No. 246, Plot No. 655/A, Area .06, Owner—Sm. Dulu Bibi.

By order of the Evacuee Propert Management Committee for Wes Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6479E.P.A.—26th April 1960.—Notice i hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacue Property Act, 1951 (West Bengal Act V of 1951) propose to take charge of the Evacuee property des cribed in the schedule below under the provisions o clause (a) of sub-section (1) of section 17 of th said Act.

Any person interested in the property who ha any objection to the taking charge of the propert by the Committee may file objection in writin before the Committee at its office at Writers' Build ings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauz Anandapur, J.L. No. 143, Khatian No. 236, Plot No. 919, Area 12, Owner—Shri Muradali Sheikh.

By order of the Evacuee Propert Management Committee for Wes Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6445E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), property Act, 1952 (West Bengal Act V of 1951), property descriptions. propose to take charge of the Evacuee property described in the cribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has y objection to the taking charge of the property the Committee may he objection in writing fore the Committee at its office at Writers' Buildis within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza landapur, J.L. No. 143, Khatian No. 418, Plot No. 8, Area .38, Owner—Shri Tusta Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6139E.P.A.—25th April 1960.—Notice is reby given that the Evacuee Property Management ommittee for West Bengal constituted under subction (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property desribed in the schedule below under the provisions clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any bjection to the taking charge of the property by the committee may file objection in writing before the committee at its office at Writers' Building within 10th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 182, Plot No. 3, Area .76, Owner—Sri Tamijaddin Mollah.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6421E.P.A.—26th April 1960.—Notice is ereby given that the Evacuee Property Management committee for West Bengal constituted under subection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property des-ribed in the schedule below under the provisions of clause (a) of sub-section (1) of rection 17 of the

Any person interested in the property who has any ection to the taking charge of the property by the mmittee may file objection in writing before the mmittee at its office at Writers' Building within h July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza uktadah, J.L. No. 145, Khatian No. 461, Plot No. 8, Arca 1.08, Owner—Sri Kachhim Malita.

By order of the Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 6423E.P.A.—26th April 1960.—Notice is ereby given that the Evacuee Property Management ommittee for West Bengal constituted under subection (1) of section 11 of the West Bengal Evacuee
roperty Act, 1951 (West Bengal Act V of 1951),
ropose to take charge of the Evacuee property desribed in the schedule below under the provisions
(clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any ction to the taking charge of the property by the muittee may file objection in writing before the mittee at its office at Writers' Building within luly 1960. The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 461, Plot No. 972, Area .46, Owner—Sri Kachhi Malita.

By order of the Evacuee Property Management Committee for West Bengal,
A. CHATTERJEE,

Secretary to the Committee.

No. 6425E.P.A.—26th April 1960.— Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Building within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 499, Plot No. 943, Area .80, Owner—Sri Fasli Mollah.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6427E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Building within 30th July .1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 343, Plot No. 947, Area .55, Owner -- Sri Khater Sk.

By order of the Evacuee Property
Management Committee for West
Bengal,
A. CHATTERJEE,

Secretary to the Committee.

No. 6429E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Building within 30th July 1960.

The Schedulc The Schedulc
District Nadia, Police-station Karimpur, Mauza
Muktadah, J.L. No. 145, Khatian No. 400, Plot No.
950, Area .79, Owner—Sri Bipin Sk.
By order of the Evacuee Property
Management Committee for West
Bengal,
Secretary to the Committee.
A. CHATTERJEE,

6431E.P.A.--26th April 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Building within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 452, Plot No. 953, Area .16, Owner—Shri Fashi Mollah.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6433E.P.A.--26th April 1960.--Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 407, Plot No. 954, Area .40, Owner—Shri Nichu Sk.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6435E.P.A.-26th April 1960.--Notice is hereby given that the Evacuce Property Management Committee for West Bengal constituted under sub-Property Act, 1951 (West Bengal Constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 343, Plot No. 955, Area .26, Owner --Shri Khater Sk.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee

No. 6437E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951),

propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 390, Plot No. 974, Area .21, Owner—Shri Panchu Sk.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 6439E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below the first the second to the secon cribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauz Muktadah, J.L. No. 145, Khatian No. 343, Plot No 975, Arca 5.3, Owner—Shri Khater Sk.

By order of the Evacuee Property Management Committee for Wes Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6441E.P.A. -26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauzi Muktadah, J.L. No. 145, Khatian No. 355, Plot No. 967, Area .36, Owner-Shri Sayed Ali Mollah.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 6443E.P.A.—26th April 1960.—Notice i No. 6443E.P.A.—26th April 1960.—Notice I hereby given that the Evacuee Property Management Committee for West Bengal constituted under su section (1) of section 11 of the West Bengal Evacual Property Act, 1951 (West Bengal Act V of 1951 propose to take charge of the Evacuee property described in the schedule below under the provision of clause (a) of sub-section (1) of section 17 of the said Act. said Act.

Any person interested in the property who has an objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings with 30th July 1960.

30th July 1960,

District Nadia, Police-station Karimpur, Mauza Muktadah, J.L. No. 145, Khatian No. 384, Plot No. 984, Area .71, Owner—Shri Paresh Molla.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6101E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Durgapur, J. L. No. 146, Khatian No. 138, Plot No. 102/1, Area .42, Owner—Shri Faki Mondal.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 6103E.P.A.—25th April 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Durgapur, J.L. No. 146, Khatian No. 145, Plot No. 97, Area .18, Owner—Shri Banu Mondal.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 6105E.P.A.—25th April 1960.—Notice is No. 6105E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

District Nadia, Police-station Karimpur, Mauza Police, Area 08, Owner—Shri Habu Sha.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, The Schedule

A. CHATTERJEE, Secretary to the Committee.

No. 6107E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property des-cribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Durgapur, J.L. No. 146, Khatian No. 119, Plot No. 178, Area .67, Owner—Shri Durlay Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERIEE. Secretary to the Committee.

5605E.P.A.—18th April 1960.—Notice is No. hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee propose to take charge of the Evacuee property despurpose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 80, Plot No. 126, Area .12, Owner – Osman Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

5577E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property des-in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960. The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 80, Plot No. 127, Area .13, Owner -Shri Chandra Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5579E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951),

propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 88, Plot No. 91, Area .29, Owner—Shri Seru Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5581E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 180, Plot No. 11, Area .19, Owner—Shri Fakir Choukidar.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 5583E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 159, Plot No. 18, Area .07, Owner—Shri Himu Katani.

By order of the Evacuee Property Management Committee for West Bengal,

### A. CHATTERJEE, Secretary to the Committee.

No. 5585E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 254, Plot No. 22, Area .14, Owner—Shri Soban Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5587E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuce Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 159, Plot No. 17, Area .11, Owner—Shri Panchu Katani.

By order of the Evacuee Property Management Committee for West Bengal, A. CHATTERJEE,

A. CHATTERJEE, Secretary to the Committee.

No. 5589E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 80, Plot No. 119, Area .18, Owner-Shri Hedat Mondal.

By order of the Evacuee Propert Management Committee for Wes Bengal, A. CHATTERJEE, Secretary to the Committee.

hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 96, Plot No. 132. Area .35, Owner—Sm. Haimanessa Bibi.

By order of the Evacuee Property Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 5593E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property desribed in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 259, Plot No. 191, Area .09, Owner—Shri Chand Mohammad Hazi.

By order of the Evacuee Property

Management Committee for West

Bengal,
A. CHATTERJEE, Secretary to the Committee.

No. 5595E.P.A.—18th April 1960.—Notice hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 271, Plot No. 205, Area .11. Owner—Shrimati Pari Bewa.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5597E.P.A.—18th April 1960.—Notice is lereby given that the Evacuee Property Management committee for West Bengal constituted under sub-committee for West Bengal constituted under sub-ection (1) of section 11 of the West Bengal Evacuee roperty Act, 1951 (West Bengal Act V of 1951), ropose to take charge of the Evacuee property des-ribed in the schedule below under the provisions of clause (a) of sub section (1) of section 17 of the of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any bjection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within inth July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza andina, J.L. No. 151, Khatian No. 228, Plot No. 129,

Pa 22, Owner—Shri Momin Sekh.

By order of the Evacuee Property
Management Committee for West

Bengal,
A. CHATTERJEE,
Secretary to the Committee.

No. 5599E.P.A.—18th April 1960.—Notice hereby given that the Evacuce Property Management Committee for West Bengal constituted under sub-Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the

Any person interested in the property who has any Objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J.L. No. 151, Khatian No. 258, Plot No. 146, Area .16, Owner—Shri Saru Molla.

By order of the Evacuee Property Management Committee for West Bengal

A. CHATTERJEE, Secretary to the Committee.

No. 5601E.P.A. — 18th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (2) of subsection (1) of provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Gandina, J. L. No. 151, Khatian No. 101, Plot No. 156, Area .11, Owner-Shri Jonab Malita.

By order of the Evacuee Property Management Committee for West Bengal

A. CHATTERJEE, Secretary to the Committee.

No. 5603E.P.A. — 18th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the property described of charge (a) of subsection (1) of subsection (2) provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule

District Nadia, Police-station Karimpur, Mauza Karamdia, J. L. No. 152, Khatian No. 166, Plot No. 372, Area 53, Owner -Shri Bhelu Sekh.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6031E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee

others.

property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 238, Plot No. 551, Arca .37, Owners—Shri Kabelddin Shaikh Mauza and others.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6033E.P.A. -- 25th April 1960. - Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 238, Plot No. 550, Area .34, Owners—Shri Hossain Shaikh and

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6035E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of subsection (1) of provisions of clause (a) of section 17 of the said Act. sub-section (1) of

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, M Uttartazpur, J. L. No. 154, Khatian No. 284, Mauza No. 536, Area .16, Owners-Shri Gokul Shaikh and others.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6037E.P.A. -- 25th April 1960. - Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who ha any objection to the taking charge of the property be the Committee may file objection in writing befor the Committee at its office at Writers' Building within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mau: Uttartazpur, J. L. No. 154, Khatian No. 369, Pl. No. 541, Area .87, Owner—Shri Dalu Halsana.

By order of the Evacuee Proper Management Committee for Bengal,

A. CHATTERJEE Secretary to the Committee.

No. 6039E.P.A. - 25th April 1960. - Notice hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under sul section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) ( section 17 of the said Act.

Any person interested in the property who ha any objection to the taking charge of the property b the Committee may file objection in writing befor the Committee at its office at Writers' Building within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauz Uttartazpur, J. L. No. 154, Khatian No. 322, Plo No. 532, Area .30, Owner—Shri Gokul Mondal.

By order of the Evacuee Propert Management Committee for Wes Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6341E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under sub section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 452, Plot No. 650, Area .16, Owner-Shri Fekn Khan.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

26th April 1960. - Notice No. 6343E.P.A. hereby given that the Evacuee Property Managemen Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951) proposes to the Evacuee Evacuee of 1951), propose to take charge of the Evacuel property described in the schedule below under the provisions of clause (a) of sub-section (1) of the column to the section of the column to the column to the section of the column to section 17 of the said Act.

Any person interested in the property who had any objection to the taking charge of the property by the Committee may file objection in writing befor the Committee at its office at Writers' Buildings within 30th Table 1962

within 30th Indv 1960.

District Nadia, Police-station Karimpur, Mauza Jttartazpur, J. L. No. 154, Khatian No. 235, Plot No. 648, Area .33, Owner—Shri Tarigab Sheak.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6345E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has ny objection to the taking charge of the property by he Committee may file objection in writing before he Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 235, Plot No. 647, Area .32, Owner—Shri Kayemddin Sheak.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6347E.P.A. — 26th April 1960. — Notice is steby given that the Evacuee Property Management ommittee for West Bengal constituted under subsction (1) of section 11 of the West Bengal vacuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee roperty described in the schedule below under the rovisions of clause (a) of sub-section (1) of ection 17 of the said Act.

Any person interested in the property who has ny objection to the taking charge of the property by he Committee may file objection in writing before he Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 317, Plot No. 646. Area .20. Owner—Shri Jabed Khan.

> By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6349E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subction (1) of section 11 of the West Bengal acuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee operty described in the schedule below under the ovisions of clause (a) of sub-section (1) of stion 17 of the said Act.

Any person interested in the property who has sobjection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 236, Plot No. 645, Area .18, Owner-Shri Khatn Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6351E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuce Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 235, Plot No. 644, Area .59, Owner-Shri Kayemddin Sheak.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6353 E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 180, Plot No. 643, Area .44, Owner Shri Edu Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6355E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who nas any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 619, Piot No. 642, Area .14, Owner—Shri Gokul Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6357E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 319, Plot No. 641, Area .15, Owner—Shri Jamal Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6359E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 619, Plot No. 642, Area .23, Owner-Shri Gokul Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5537E.P.A. — 18th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Karimpur, Mauz Uttartazpur, J. L. No. 154, Khatian No. 642, Plc No. 489, Area .24, Owner—Shri Hurmad Shaikh.

> By order of the Evacuee Propert Management Committee for Wes Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5539E.P.A. — 18th April 1960. — Notice in hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who ha any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Karimpur, Mauz Uttartazpur, J. L. No. 154, Khatian No. 409, Plo No. 491, Arca .89, Owner—Shri Nahar Khan.

> By order of the Evacuee Property Management Committee for Wes Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6449E.P.A. — 26th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Karimpur, Mauza Uttartazpur, J. L. No. 154, Khatian No. 319, Plot No. 641, Area .21, Owner—Shri Jamal Mondal.

By order of the Evacue Property Management Committee for West Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 5705E.P.A. — 18th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Building within 30th July 1960.

istrict Nadia, Police-station Hanskhali, Mauza 1a, J. L. No. 6, Khatian No. 222, Plot No. 2311, a .36, Owner—Shri Saidali.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

- 25th April 1960. - Notice is eby given that the Evacuee Property Management eby given that the Evacuee Property Management nmittee for West Bengal constituted under subtion (1) of section 11 of the West Bengal cuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the visions of clause (a) of sub-section (1) of tion 17 of the said Act.

any person interested in the property who has objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings hin 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza tna, J. L. No. 6, Khatian No. —, Plot No. 4359, 1.24, Owner—Shri Panchu Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

- 25th April 1960. o. 6111E.P.A. by given that the Evacuee Property Management mittee for West Bengal constituted under sub-ion (1) of section 11 of the West Bengal cuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee perty described in the schedule below under the visions of clause (a) of sub-section (1) of ion 17 of the said Act.

my person interested in the property who has objection to the taking charge of the property by Committee may file objection in writing before Committee at its office at Writers' Buildings bin 30th July 1960.

# The Schedule

Pistrict Nadia, Police-station Hanskhali, Mauza na, J. L. No. 6, Khatian No. 16, Plot No. 4490, -22, Owner—Shri Achi Mondal.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 6113E.P.A. — 25th April 1960. — Notice is eby given that the Evacuee Property Management mittee for West Bengal constituted under subtien (1) of section 11 of the West Bengal acuee Property Act, 1951 (West Bengal Act V 1951). perty described in the schedule below under the visions of clause (a) of sub-section (1) of n 17 of the said Act.

person interested in the property who has person interested in the property by bjection to the taking charge of the property by ommittee may file objection in writing before mittee at its office at Writers' Buildings 30th July 1960. The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 761, Plot No. 4519, Area —, Owner—Shri Deraj Malita. By order of the Evacuee Property Management Committee for West

Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6115E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (I) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has

Any person interested in the property who has any objection to the taking charge of the property by the Committee at its office at Writers' Buildings

within 30th July 1960.

The Schedule District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 1410, Plot No. 1188, Area 1.51, Owner—Shri Mobarak Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6117E.P.A. -- 25th April 1960. - Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings

within 30th July 1960.

The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 787, Plot No. 1197, Area .17, Shri Mati Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6119E.P.A. — 25th April 1960. — Notice is No. 6119E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings

within 30th July 1960. The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 1336, Plot No. 1233, Area 1.11, Owner—Shri Mafijaddin Mondal. By order of the Evacuee Property Management Committee for West Bengal.

Bengal,

No. 6121E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 212, Plot No. 1789, Area .10, Owner- Shri Alep Malita.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6123E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 592, Plot No. 604, Area .18, Owner—Sm. Sonnat Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6125E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 1319, Plot No. 1236, Area .13, Owner--Shri Amad Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 6127E.P.A. — 25th April 1960. — Notice hereby given that the Evacuee Property Managem Committee for West Bengal constituted under a section (1) of section 11 of the West Bengal Actual of 1951), propose to take charge of the Evac property described in the schedule below under provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the property the Committee may file objection in writing be the Committee at its office at Writers' Build within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, M. Betna, J. L. No. 6, Khatian No. 830, Plot No. 1 Area 73, Owner—Shri Latif Mondal.

By order of the Evacuee Prop Management Committee for V Bengal,

A. CHATTERJEE, Secretary to the Committee

No. 6129E.P.A. — 25th April 1960. — Notic hereby given that the Evacuee Property Managen Committee for West Bengal constituted under section (1) of section 11 of the West Be Evacuee Property Act, 1951 (West Bengal Ac of 1951), propose to take charge of the Evac property described in the schedule below under provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the property the Committee may file objection in writing be the Committee at its office at Writers' Build within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, M. Betna, J. L. No. 6, Khatian No. 202, Plot No. 1 Area .80, Owner—Shri Kuran Mondal.

By order of the Evacuee Prop Management Committee for V Bengal,

A. CHATTERJEE, Secretary to the Committee

No. 6131E.P.A. — 25th April 1960. — Notic hereby given that the Evacuee Property Manager Committee for West Bengal constituted under section (1) of section 11 of the West Be Evacuee Property Act, 1951 (West Bengal Act, 1951), propose to take charge of the Evaproperty described in the schedule below under provisions of clause (a) of sub-section (1) section 17 of the said Act.

Any person interested in the property who any objection to the taking charge of the property the Committee may file objection in writing be the Committee at its office at Writers' Build within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Ma Betna, J. L. No. 6, Khatian No. 608, Plot No. 15 Area .50, Owner—Shri Khorsed Malita.

By order of the Evacuee Propel Management Committee for W. Bengal,

No. 6095E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 29, Plot No. 4424, Area .74, Owner--Shri Ahad Mondal.

> By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee

No. 6097E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 1232, Plot No. 4888, Area .52, Owner—Shri Mahammad Mondal.

By order of the Evacuee Property Man; vement Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6099E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 883, Plot No. 4802, Area .72, Owner—Shri Sagabat Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee. No. 6057E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 533, Plot No. 2174, Area .11, Owner—Shrimati Nistarnessa Bibi.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6059E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 533, Plot No. 2168, Area .29, Owner—Shrimati Nistarnnessa Bibi.

> By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6061E.P.A. - 25th April 1960. · Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 533, Plot No. 2167, Area .24, Owner—Shri Nengai Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

No. 6063E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule.

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 533, Plot No. 619, Area .48, Owner—Shrimati Nistarnessa Bibi.

> By order of the Evacuee Property Management Committee for West Bengal,

# A. CHATTERJEE, Secretary to the Committee.

No. 6065E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule.

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 1387, Plot No. 3031, Area .76, Owner—Shri Ahammad Mondal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6067E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 1387, Plot No. 3030. Area .97, Owner—Shri Ahammad Mandal.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6069E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 51, Plot No. 2613, Area .22, Owner—Shri Asiraddin Mandal.

> By order of the Evacuee Property Management Committee for West Bengal,

## A. CHATTERJEE, Secretary to the Committee.

No. 6071E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subjection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

The Schedule
District Nadia, Police-station Hanskhali, Mauza
Betna, J. L. No. 6, Khatian No. 76, Plot No. 2314,
Area .13, Owner—Shri Mati Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6073E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 154, Plot No. 2299, Area 35, Owner—Shri Kader Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 6075E.P.A. — 25th April 1960. — Notice is reby given that the Evacuee Property Management ommittee for West Bengal constituted under subction (1) of section 11 of the West Bengal vacuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee operty described in the schedule below under the ovisions of clause (a) of sub-section (1) of ction 17 of the said Act.

Any person interested in the property who has y objection to the taking charge of the property by c Committee may file objection in writing before e Committee at its office at Writers' Buildings thin 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza tna, J. L. No. 6, Khatian No. 533, Plot No. 3333, va .41, Owner—Shrimati Nistarnessa.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6077E.P.A. — 25th April 1960. — Notice is reby given that the Evacuee Property Management mmittee for West Bengal constituted under subction (1) of section 11 of the West Bengal facuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee operty described in the schedule below under the ovisions of clause (a) of sub-section (1) of ction 17 of the said Act.

Any person interested in the property who has y objection to the taking charge of the property by a Committee may file objection in writing before a Committee at its office at Writers' Buildings thin 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza tna, J. L. No. 6, Khatian No. 1435, Plot No. 3027, ea .92, Owner— Shri Mati Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6079E.P.A. — 25th April 1960. — Notice is reby given that the Evacuee Property Management immittee for West Bengal constituted under subction (1) of section 11 of the West Bengal vacuee Property Act, 1951 (West Bengal Act V 1951), propose to take charge of the Evacuee toperty described in the schedule below under the rovisions of clause (a) of sub-section (1) of action 17 of the said Act.

Any person interested in the property who has my objection to the taking charge of the property by he Committee may file objection in writing before the Committee at its office at Writers' Buildings ithin 30th July 1960.

# The Schedule -

District Nadia, Police-station Hanskhali, Mauza letna, J. L. No. 6, Khatian No. 66, Plot No. 2563, lrea .57, Owner—Shri Asiraddin Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6081E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 92, Plot No. 2335, Area .20, Owner -- Shri Din Mahammad Mridha.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6083E.P.A. — 25th April 1960. — Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 202, Plot No. 2561, Area .86, Owner—Shri Kuran Mandal.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committed

No. 6085E.P.A.—25th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 420, Plot No. 2336, Area .34, Owner—Shri Dinmahamad Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 5677E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the sheedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 2, Plot No. 2320, Area .23, Owaer—Shri Hiru Mandal.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 5679E.P.A. -18th April 1960.— Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 406, Plot No. 2318, Area .49, Owner—Shri Din Md. Sarder.

By order of the Evacuee Property Management Committee for West Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 5681E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6. Khatian No. 274, Plot No. 2567, Area .41, Owner Shri Sunnat Bibi.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,
Secretary to the Communication

No. 5683E.P.A.—18th April 1960.—Notice i hereby given that the Evacuee Property Management Committee for West Bengal constituted unde sub-section (1) of section 11 of the West Bengal Evacuee Property Act. 1951 (West Bengal Act V o 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who had any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Chatian No. 811, Plot No. 3147 Area .06, Owner Shri Molam Mandal.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee

No. 5685E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who hany objection to the taking charge of the propert by the Committee may file objection in writin before the Committee at its office at Writer Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauzi Betna, J. L. No. 6, Khatian No. 628, Plot No. 2323 Area .12, Owner - Shrimati Sunnat Bibi.

> By order of the Evacuee Properti Management Committee for Wes Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 5687E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mau Betna, J. L. No. 6, Khatian No. 966, Plot No. 225 Area .31, Owner—Shri Bharash Mandal.

By order of the Evacuee Propert Management Committee for West Bengal,

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No. 5689E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Managment Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 282, Plot No. 2019, Area .63, Owner—Shrimati Sobehar Bibi.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 5691E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza Betna, J. L. No. 6, Khatian No. 108, Plot No. 1923, Area .28, Owner—Shri Abbas Mandal.

> By order of the Evacuee Property Management Committee for West Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 5693E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee Property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza Bajitpur, J. L. No. 26, Khatian No. 174, Plot No. 1336, rea .10, Owner—Shri Farid Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5695E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing pefore the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Hanskhali, Mauza Bajiipur, J. L. No. 26, Khatian No. 174, Plot No. 1334, Area .05, Owner—Shri Naljan Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 5697E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza Bajitpur, J. L. No. 26, Khatian No. 150, Plot No. 182, Area .29 Owner—Shri Mujibar Rahaman Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee...

No. 5699E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Bajitpur J. L. No. 26, Khatian No. 181, Area 32, Owner—Shri Fazu Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

No. 5701E.P.A.—18th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Hanskhali, Mauza Bajitpur, J. L. No. 26, Khatian No. 378, Plot No. 167, Area .31, Owner—Shri Sakbat Choudhury.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE. Secretary to the Committee.

No. 5703E.P.A.—18th April 1060.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee. Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Hanskhali, Mauza Bajitpur, J. L. No. 26, Khatian No. 244, Plot No. 154, Area .76, Owner-Shri Mohar Ali Biswas.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6361E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who had any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 181, Plot No. 815, Area .68, Owner—Shrimati Sahejan Bibi.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6363E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 276, Plot No. 1000, Area .19, Owner—Shri Nilu Mollah.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6365E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 80, Plot No. 981, Area .31, Owner—Shri Wazi Shaikh.

> By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,
Secretary to the Committee.

No. 6367E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 221, Plot No. 1047, Area 18, Owner—Shri Torap Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

No. 6369E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Tchatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 286, Plot No. 968, Area .29, Owner—Shri Nepal Halsana.

By order of the Evacuce Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6371E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

### The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 202, Plot No. 152, Area .21, Owner—Shri Jaban Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6373E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under b-section (1) of section 11 of the West Bengal vacuee Property Act, 1951 (West Bengal Act V of 51), propose to take charge of the Evacuee toperty decribed in the schedule below under the rovisions of clause (a) of sub-section (1) of section 7 of the said Act.

Any person interested in the property who has by objection to the taking charge of the property y the Committee may file objection in writing clore the Committee at its office at Writers' wildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Tehatta, Mauza ladhanagar, J. L. No. 45, Khatian No. 287, Plot No. 72, Area 1.37, Shri Nepal Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE,

No. 6375E.P.A.—26th April 1960.—Notice is hereby given that the Evacuce Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 358, Plot No. 847, Area .20, Owner -Shri Momin Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6377E.P.A. -26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

# The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 188, Plot No. 911, Area .20, Owner—Shri Kesad Mandal.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6379E.P.A. -26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 201, Plot No. 819, Area 1.05, Owner—Shri Jabban Halsana.

By order of the Evacuee Property Management Committee for West Bengal,

No. 6381E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 295, Plot No. 852, Area .16, Owner—Shri Habi Shaikh.

By order of the Evacuee Property Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6383E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers' Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 201, Plot No. 814, Area .21, Owner-Shri Jonab Mondal.

By order of the Evacuee Propert / Management Committee for West Bengal,

A. CHATTERJEE, Secretary to the Committee.

No. 6385E.P.A. -26th April 1960.—Notice is hereby given that the Evacuee Property Management Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing

before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauz. Radhanagar, J. L. No. 45, Khatian No. 162, Plot No 804, Area .18, Owner—Shri Amin Shaikh.

By order of the Evacuee Property Management Committee for Wes Bengal,

> A. CHATTERJEE, Secretary to the Committee.

No. 6387E.P.A.—26th April 1960.—Notice i hereby given that the Evacuee Property Manage ment Committee for West Bengal constituted unde sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act V of 1951), propose to take charge of the Evacue property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who ha any objection to the taking charge of the propert by the Committee may file objection in writin before the Committee at its office at Writers Buildings within 30th July 1960.

#### The Schedule

District Nadia, Police-station Tehatta, Mauz Radhanagar, J. L. No. 45, Khatian No. 216, Plot No. 800, Area 42, Owner—Shri Taran Shaikh.

> By order of the Evacuee Propert Management Committee for Wes Bengal,

> > A. CHATTERJEE, Secretary to the Committee.

No. 6389E.P.A.—26th April 1960.—Notice is hereby given that the Evacuee Property Manage ment Committee for West Bengal constituted under sub-section (1) of section 11 of the West Bengal Evacuee Property Act, 1951 (West Bengal Act Vo. 1951), propose to take charge of the Evacuee property described in the schedule below under the provisions of clause (a) of sub-section (1) of section 17 of the said Act.

Any person interested in the property who has any objection to the taking charge of the property by the Committee may file objection in writing before the Committee at its office at Writers Buildings within 30th July 1960.

## The Schedule

District Nadia, Police-station Tehatta, Mauza Radhanagar, J. L. No. 45, Khatian No. 316, Plot No. 816, Area .51, Owner—Shri Mohammad Halsana.

By order of the Evacuee Property Management Committee for Wes Bengal,

> A. CHATTERJEE, Secretary to the Committee

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# Gazette

# Extraordinary

Published by Authority

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T 1-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# )EPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

# **ERRATUM**

Darjeeling.—No. 10840L.A.—30th August 1962.—declaration No. 12356L.A., dated the 5th August 11, published at page 2029 of the "Calcutta zette", Part I, dated the 7th August 1961, in spect of acquisition of land for Oil India Pipeline spect (mile 129.36 to 130.36) in the villages of mbutari and Mahipal, jurisdiction list Nos. 86 and respectively, police-station Phansidewa, district frieeling.

lnsert the figure "79" before the figure "94" in line 22.

Read the figure "6.39" in place of the figure "6.15" in line 25.

By order of the Governor,

B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

ted and published by the Superintendent, Government ting, West Bengal, at West Bengal Govt. Press, Alipore.



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# Extraordinary

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T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

# NOTIFICATION

Jalpaiguri.—No. 10900L.A.—31st August 1962.—
lereas the functions of the Central Government
der the Land Acquisition Act, 1894 (I of 1894), in
ation to the Acquisition of land for the purposes of
Union, have been entrusted to the State Governint by notification No. 20/1/55-Judl.(1), dated the
May 1955, issued by the Government of India
the Ministry of Home Affairs under clause (1) of
074, and published at page 868, Part II, Section 3
the "Gazette of India" dated the 21st May 1955;

Now, therefore, in exercise of the powers contarred by section 48(1) of the Land Acquisition Act 10 1894, read with the said notification, the Governor is pleased to withdraw from the acquisition pieces of land comprising parts of cadastral survey plot Nos. 829, 812 and 809 of village Oodlabari (sheet No. 2), jurisdiction list No. 25, police-station district Jalpaiguri, and measuring, more or less, 1.3i acres, out of the total area of 5.61 acres, more or iess of land, covered by declaration No. 13262L.A., dated the 14th August 1961, published at page 2088, Part I of the "Calcutta Gazette, Extraordinary" of 14th idem, for acquisition of land for the Oil Pipeline district Project (Mile 94.5 to 95.5), in the Jalpaiguri.

> By order of the Governor, B. CHAKRABARTI.

Dy. Secy. to the Govt. of West Bengal.



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RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

**GOVERNMENT OF WEST BENGAL** 

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Reforms.

# **NOTIFICATION**

No. 10762L.Ref.—29th August 1962.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased hereby to make the following rules regulating the recruitment to the post of District Compensation Officer in the Land and Land Revenue Department (Land Reforms Branch), Government of West Bengal, namely:—

# Rules

The method of and the qualification for recruitment to the post of District Compensation Officer in the Land and Land Revenue Department (Land Reforms Branch), Government of West Bengal, shall be as detailed below:—

- 1. Pay: Rs. 300—30—900 (Efficiency bars after the 8th and 16th stages).
- 2. Appointing authority: The Secretary to the Government of West Bengal, Land and Land Revenue Department, shall be the appointing authority.

- (1) By transfer from the West Bengal Civil Service (Executive).
- (ii) By promotion from the following categories of Officers to the extent of twenty-five per centum of the total number of the existing vacancies. The promotion shall be made in consultation with the Public Service Commission, West Bengal, and no candidate who has not put in at least two years' service as such Officer shall be eligible for promotion.

# Categories of officers

- (a) Subdivisional Compensation Officer,
- (b) Land Reforms Officer, Grade II,
- (c) Special Revenue Officer, Grade II;
- (iii) By selection from the under-mentioned personnel by the Public Service Commission, West Bengal:
  - (a) Land Reforms Officer, Grade I,
  - (b) Special Revenue Officer, Grade I,
  - (c) Surplus Officers of the Refugee Relief and Rehabilitation Department, and
  - (d) Government servants of other departments possessing a Master's degree of a law degree.
- 4. Qualifications for recruitment by selection:
  - (i) The candidate must be a graduate of a recognised University;
  - (ii) The candidate must have at least five years' experience in any responsible post comparable to what is held by the Officers mentioned in sub-rules (ii) and (iii) of rule 3, preference being given to a candidate having such experience in revenue work.
- 5. Age.—A candidate should not ordinarily be more than 48 years of age on the first day of the month in which the recruitment is made. The age limit is, however, relaxable in the case of a specially qualified and experienced candidate.

By order of the Governor. R. K. RAY.

Addl. Secy. to the Govt. of West Bengal

# **Calcutta**



# Gazette

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FRIDAY AUGUST 31, 1962

[SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# OFFICE OF THE COMMISSIONER, BURDWAN DIVISION

## NOTIFICATION

No 1486M.—26th August 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M., dated the 18th May 1956, I hereby determine, after considering the views of the commissioners of the Serampore municipality at a meeting that the Serampore municipality in the district of Hooghly shall, for the purpose of election of commissioners, be divided into 28 wards, each representing a Single-member constituency.

The description of the boundary of each ward is given below:-

Name of the Ward and its boundary.

## Ward No. I

- Kanaidewantola Lane.
- Musalmanpara Road.
- Musalmanpara Bye Lane.
- Barin Ghosh Road.
- Arabindu Sarani (Musalmanpara 1st Lane).
- Kumarpara Lane. Paran Ch. Das Lane.
- Ghosepara 1st Lane. Ghosepara 2nd Lane.
- 10. Ghosepara Bye Lane.
- N. K. Banerjee Lane.
- A. P. Ghosh Road up to junction of Chakrabortty Lane from 1 to 22A and 118 to 148.
- 13. Chakrabortty Lane.

#### Ward No. II

- P. N Chakrabertyy Lanc.
- Dharmatala Bye Lane.
- Dharmatala Lane. Siddheswari Lane.
- 4
- Baruipara Lane including Som Lane and Baruipara Bye Lane.
- A. P. Ghosh Road from junction of Chakrabortty Lane to Dr. P. N. Mukherjee Street junction (23 to 116).

## Ward No. III

- Duttapara Lane.
- Choudhurypara Lane.
- Choudhurypara Bye Lane. 4
- Jagomohon Lahiri Lanc. Champatala Lane. 5.
- Chatra Bazar Road and Bazar Road Bast.
- Dr. P. N. Mukherjee Street.
- Lahiripara Lane. 8
- S. C. Roy Lane.
- 10. Bhaduri Lane.
- 11. Dutt's Lane

## Ward No. IV

- Rai M. C. Lahiri Bahadur Street. Dr G. C Goswami Street.
- Raja K. L. Goswami Street.
- 4. Endopukur Lane.
- Bhattacharyya Lane. Goswamipara Lane and H. M. Gossain Street.
- N. L. Goswami Street. 7
- Chakrabortty Lane. 8.
- 9. Chakrabortty Bye Lane.
- Rajendra Bag Road. 10.
- Khaldhar Lane. 11.

#### Ward No. V

Baniapara Lane.

- Banstala Lane.
- Thakurdas Babu Lane.
- Goalapara Lane.
- Mukherjee Lane.
- Netaji Subhas Avenue, west side and Ferry Ghat Lane, west side.
- N. N Roy Street (between Khal and Netaji Subhas Avenue).

## Ward No. VI

- Netaji Subhas Avenue (east) from junction of N. N. Roy Street to junction of B. P. Dey Street (26 to 74B).
- N. N. Roy Street. Ferry Ghat Lane (east).
- Mahatma Gandhi Road (upper Strand Road 1-12) (up to Police Barrack from Ferry
- Nishan Ghat Lane (no holding).
- T. C. Goswami Street (between Nishan Ghat and Church Street, 41 to 43).
- Church Street and Sub-Registry Lane.
- Gopinath Sha Street, west.
- Burobibi Lane.
- S C Palit Lane. Roy Ghat Lane.
- Radha Charan Master Lane.
- Musalmanpara Lane.
- Dr Chatterjee Lane.
- Dr. Chatterjee Bye Lane.

#### Ward No. VII

- Netaji Subhas Avenue east side (from B. P. Dey Street to G. T. Road, 25 to 35).
  G. T. Road (north) from level-crossing to
- K M. Sha Street junction (663 to 680).
- K. M. Sha Street.
- Gantzer Street (south) from junction of Gopinath Sha Street to junction of K. M. Sha Street.
- Auddy Lane.
- 6. Library Lane.
- B. P. Dey Street.
  Gopinath Sha Street, east 25 to 35.

## Ward No. VIII

- 1. (1 Road (north) from K. M. Sha Street junction to N. K. Guin Lane, 639-656.
- Lahiri Lane.
- N. K. Guin Lane-both sides from C. M. Roy Lane to G. Bhattacharyya Lane junction and only west side from G. T. Road junction to G. Bhattacharyya Lane junction.
- Sanyal Lane.
- Popham Street, from K. M. Sha junction to Bazar Lane and G. Bhattacharyya Lane
- iunction.
  6. C. M. Roy Lane.
- 7. Bazar Lane (west side only).
- Gantzer Street from K. M. Sha junction to Bazar Lane junction.
- Gobinda Bhattacharyya Lane (west side).
- 10. Kapuriapatty Lane.
- 11. Benschatta.

- Kumarpatty.
- 13. Beniapatty.
- Moidapatty. 14.
- Rupchand Chaprashi Lane. Covent Garden Lane. 15.
- 16.

#### Ward No. IX

- Bazar Lane (cast).
- Gantzer Street from Bazar Lane junction to K. M. Bhattacharyya Street junction (3) to 62).
- Mahatma Gandhi Road and Circular Road (from S.D.O.'s Bungalow to T. C. Goswam
- Ghat junction).

  K. M. Bhattacharyya Street (west side) and
- R. C. Church Street. T. C. Goswami Street, north side, from Nishar Ghat to Circular Road junction (32-43).
- K. M. Bhattacharyya Street (east).
- Popham Street (north side) from Bazar Lan junction to K. M. Bhattacharyya Stree junction.
- Bazar Bye Lanc.

#### Ward No. X

- N. K. Guin Lane (east side).
- Gobinda Bhattacharyya Lane (east).
- Dharmatolla Lane (south side).

  Hrishi Bankim Sarani (west side) from
  Dharmatola junction to G. T. Road junction tion, 54-85A.
- Popham Street (south) from G. Bhattd charyya junction to Dharmatolla junction
- Cochrane Road (north side). 6.
- G. T. Road North (from Battola to Lahit 7.
- Lane junction) 613-638. Akrabati Lane and Akrabati Bye Lane

## Ward No. XI

- William Carey Road.
- T. C. Goswami Street from 21 to 30F & 9 to 20 (south side) from K. M. Bhattacharyy Lane junction to Bankim Sarani junctio (north side), from Circular Road junctio to Bankim Sarani junction.
- Dharmatala Lane (north side).
- Hospital Lane.
- Parshi Lane. 5.
- Rajmohan Goswami Lane.
- Kenas Lane.
- Bankim Sarani (from junction of Dhaima tola & Cochrane Road to T. C. Goswam Street & William Carey Road junction)

# Ward No. XII

- L. M. Bhattacharyya Street.
- Pandit K. N. Bhattacharyya Lane.
- Dey Street North (from Acharyya K. M. Bhattacharyya to Pandit K. N. Bhatta charvya Lane junction).
- Anath Bandhu Mukherjee Lane.
- Ram Sita Lane.
- Acharyya K. M. Bhattacharyya Lane. wes 6.
- side and College Street. Cochrane Road (south) from Ramsita Lan junction to Acharyya K. M. Bhattacharyya Street junction.

# Ward No. XIII

- Cochrane Road (south) from Bankim Sarani 1. junction to Ramsita Lane junction.
- Hrishi Bankim Sarani (east side) Battala and Cochrane Road juntaion. 2.
- G. T. Road (north) from Battala to Kasi 3. Doctor Lane junction Kasi Doctor Lane (north).
- Bechu Dey Lane. Dusty Lane (north).
- Pitambar Dey Lane (west).
- Dey Street (south) from Battala to Pitambar Dey Lane junction and (north side) from Battala to Pandit K. N. Bhattacharyya Lane junction.

#### Ward No. XIV

- 1. Choudhuripara Lane.
- Panchanantala Lane.
- Chatterjee Lane. 3.
- Annada Babu's Garden Lane. 4
- Dey Street from Pitambar Dey Lane and Acharyya K. N. Bhattacharyya Lane junc-5. tion to Dey Ghat Lane junction.

  Pitambar Dey Lane (east).

  Acharyya K. C. Bhattacherjee Lane East and

- College Street East.
  William Carey Road from College Street junction to Dey Ghat Lane junction.
- Dey Ghat Lane.
- Gopal Ganguli Lane. 10
- Kasi Doctor Lane (south).
- Dusty Lanc (south) up to junction of Kasi 12 Doctor Lane junction then both sides up to G. T. Road.
  G. T. Road from Kasi Doctor Lane junction
- 13 to Thakurbati junction.
- 11 Ferry Ghat Lane and Burning Ghat Lane.

# Ward No. XV

- Thakurbati Street and Thakurbati Bye Lane.
- 2. Rudraram Pandit Lane.
- Kailash Chatterjee Lane.
- G. T. Road (east) from junction of Thakurbati Street to Bhagirathi Lane junction.
- 5 Bhagirathi Bye Lane.
- Bhagirathi Lane (both sides).

#### Ward No. XVI

- Sashi Bhusan Ghosh Lane.
- Sadgopepara Lane.
- Distillery 1st Byc Lane, Distillery 2nd Byc Lane, Distillery 3rd Byc Lane.
  G. T. Road from Bhagirathi Lane junction
- to Ashutosh Chatterjee Lane junction.
- Ashutosh Chatterjee Lane.

# Ward No. XVII

- 1. Bosepara Lane.
- 2. S. C. Sarkar Lane.
- G. T. Road (east) from junction of A. T. Chatteriee Lane to Jagannath Ghat Lane junction.
- 4. B. L. C. Mill Road (north)

#### Ward No. XVIII

- B. L.C. Mills Road (South).
- N. L. Adhicary Lane.
- B. L. Mills Bye Lane.
- Jagannath Ghat Lane (north) from G. T. Road to Shibtola Lane junction. 4.

#### Ward No. XIX

- Shibtola Lane.
- Jagannath Ghat (north) from Shibtola junc-2. tion to River.
- 3. Jagannath Ghat Lane (south).
- 4. Mansatala Lane.
- Nakur Bhattacharyya Lane.
- 6.
- 7
- D. B. Chatterjee Lane.
  S. C. Sastri Street (north).
  G. T. Road (east) from Jagannath Ghat junction to S. C. Sastri Street junction.
  G. T. Road (west) from Khatir Bazar Lane 8.
- 9. junction to Baisnabpara Lane junction.

# Ward No. XX

- G. T. Road (west) from Khatir Bazar to 1. Goalapara Lane.
- 2. Goalapara Lane (north).
- Ryland Road (west side). Khatir Bazar Lane (south side) including 4. Biswanath Adhicary Lane and Keshah Choudhury Lane. P. K. Das Lane.
- 5.

#### Ward No. XXI

- 1. Ryland Road (east) from Goalapara junction to Ryland Circle.
- 2. Khatir Bazar (north).
- 3. Baishnabpara 1st Lane and Baishnabpara 2nd Lane.
- G. T. Road from Baisnabpara junction to Gangully Bagan junction (west)

# Vard No. XXII

- Gangully Bagan Lane. Ryland Circle. 1.
- 2.
- G. T. Road West Gangully Bagan to Jan-3. nagar Road.
- Ryland Road (east) from Rampuria Mills to 4. Jannagar Road junction.

# Ward No. XXIII

- G. T. Road (west) from junction of Potuapara Lane to Jannagar Road from 120 to 221 and Nilmoni Ghosh Lane.
- J. N. Lahiri Road from junction of Patua-para to Jannagar Road (43 to 102). 2.
- 3. Jannagar Road (north).
- 4. Snanpiri Lane.
- 5. Jannagar Road (south).

# Ward No. XXIV

- Dhulipara Lane, east side (22 to 69).
- Potuapara Lane (both sides from J. N. Lahiri 2. Road to G. T. Road).
- 3.
- Khas Bagan Lane. G. T. Road (south) from junction of Dhuli-4. para Lane to Patuapara Lane junction.
- Dutta Bagan Lane. 5.
- J. N. Lahiri Road (both sides from G. T. 6. Road to Potuapara Lane junction, 103 to to 116 and 1 to 42A).
- S. C. Laha Lane 7.

# Ward No. XXV

G. T. Road. south from level-crossing to 1. Dhulipara Lane junction.

Boral Bagan Lane. Natun Bagan Lane. Brojo Dutt Lane.

Dhulipara Lane West.

Potuapara Lane (Ryland Road to J. N. 6. Lahiri Road).

Ryland Road.

# Ward No. XXVI

Bahir Serampore Road. 1.

Barobagan Lane and Bye Lane. 2.

Doctor Bagan Lane.

- Charakdanga Road.
- Kumirjala Road and Bye Lane. 5.

## Ward No. XXVII

- G. T. Road (north).
  G. T. Road (south from Mullickpara Bye
  Lane to Amulya Kanan, Zaminder Bagan Lane).
- Malpara Lane.

- Mullickpara Bye Lane.
- 5. Mullickpara Lane.
- (Serampor Rajyadharpore Govt. Colony 6.
- Dankuni Road). Chillekhana Road including Miajan Darje Lane and Firingidanga Road.

#### Ward No. XXVIII

- (i. T. Road (south) from level-crossing 1 Mullickpara Bye Lane.
  Sanipara Lane and Bye Lane.
- 3. Haripara 1st and 2nd Lane.
- Muchipara Lane. Duleypara Lane. 4.
- 5.
- Tarapukur Lane and Bye Lane. 6.
- D'Cruze Garden Lane. 7.
- Jannagar Road (west). Pravash Nagar Colony.
- The notification shall have effect for the pu pose of and from the next reconstitution of the bod of commissioners of the said municipality.

V. S. C. BONARJEE, Commissione

# Calcutta



# Gazette

# सत्यमेव जयते

# Extraordinary

# Published by Authority

BHADRA 10 ]

SATURDAY, SEPTEMBER 1, 1962

**SAKA 1884** 

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# LABOUR DEPARTMENT

# **ORDER**

3770-1.R./1R/11L-433/61. — 27th August 1962.—Whereas industrial dispute exists an Bengal Paper Mill Ltd., between The district Burdwan (hereinafter referred Raniganj, to as the employer) and their workmen re-presented by the Bengal Paper Mill Mazdoor Union, P. O. Ballavpur, district Burdwan, (hereinafter referred to as the workmen) relating to the matters specified in the Third Schedule to the Industrial Disputes Act, 1947 (XIV of 1947);

And whereas the employer and the workmen have, under sub-section (1) of section 10A of the said Act, referred the said dispute to arbitration by an arbitration agreement and have submitted to the State Government under sub-section (3) of the said section a copy of the said arbitration agreement;

Now, therefore, in pursuance of sub-section (3) of section 10A of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said arbitration agreement as shown in the annexure hereto.

# ANNEXURE

FORM C

(See rule 7.)

#### Agreement

(Under section 10A of the Industrial Disputes Act, 1947)

## Between

Names of parties: Bengal Paper Mill Co. Ltd., Raniganj, and their Workmen.

Representing employers: The Mill Manager, Bengal Paper Mill Co. Ltd., Raniganj.

epresenting workmen: The General Secretary, Bengal Paper Mill Mazdoor Union, Ballavpur.

- It is hereby agreed between the parties to refer the following industrial dispute to the arbitration of Shri K. K. Mitra, Judge, Fourth Industrial Tribunal, Government of West Bengal.
- (i) Specific matters in dispute—Correct interpretation of the terms of the bipartite agreement, dated 24th October 1959 (copy of which is enclosed)—
  - 1. Should the money arising out of clause 3(c) and in excess of clause 3(e) be distributed amongst the staff as on 15th September 1959?
  - 2. Will the bonus for the staff recruited after 15th September 1959 be paid by the employer separately and not from bonus pool of clause 3(c)?
- (ii) Details of the parties to the dispute including the name and address of the establishment or undertaking involved—The Bengal Paper Mill Co. Ltd., P. O. Raniganj, district Burdwan. The Workmen Bengal Paper Mill Co. Ltd. represented by the Bengal Paper Mill Madoor Union, P.O. Ballavpur, district Burdwan.
- (iii) Name of the Union, if any, representing the workmen in question—Bengal Paper Mill Mazdoor Union.
- (iv) Total number of workmen employed in the undertaking affected—1,987.
- (v) Estimated number of workmen affected cr likely to be affected by the dispute—259.

# Witnesses:

# (1) P. GHOSE,

Personnel Officer, Bengal Paper Mill Co. Ltd., Raniganj.

14-8-62.

(2) Biswanath Chatterjee, Assistant Secretary, Bengal Paper Mill Mazdoor Union, Ballavpur.

> Signature of the parties: Representing employers

(For the Bengal Paper Mill Co. Ltd.)

J. C. Aggarwal, Mill Manager, Bengal Paper Mill Co. Ltd., Raniganj. 14-8-62.

Representing workmen: Robin Sen, General Secretary, Bengal Paper Mill Mazdoor Union, Ballavpur. 14-8-62.

Dated 14-8-62.

I agree to act as Arbitrator in respect of the matters specified in this agreement.

Dated 17-8-62.

(Signature of Arbitrator).

# Agreement regarding Bonus

Between

The Bengal Paper Mill Co. Ltd., P. O. Ranigani, district Burdwan and

Their Staff, represented by the Bengal Paper Mill Mazdoor Union,

Regd. No. 1039.

P.O. Raniganj, district Burdwan.

1 This Agreement is applicable to members of staff excluding Watch and Ward who are on the rolls of the Company on 1st September, 1959.

"Stail" means General Stafl, Junior Staff both supervisory and clerical, Subordinate Staff, Chinese carpenters but excludes Watch and Ward staff.

- 2. The Company agrees to pay two types of bonuses to staff, viz., (a) a monthly incentive bonus, and (b) an annual bonus payable before the Puja holidays.
- 3. Incentive Bonus for Staff: (a) The proposed scheme is a short-term scheme and will remain in force only until 31st December 1962. By this date, the Company is planning to complete a major renovation and expansion scheme whereby the production of the Mill may increase to 100 tons per day. A new scheme will have to be considered after this date.
- (b) The Management will have the right to withhold payment to any individual or group of ndividuals who have been guilty of misconduct or regligence in performance of their duties.

- (c) The Company will pay a sum of Rs. 50 I ton of nett finished paper over any production 1,400 tons nett finished paper in any month. Ti money shall be put into a pool and shall be disburs on a pro rata basis according to the basic salary the staff concerned.
- (d) The maximum payment in any month shall for production up to 1650 tons, i.e., for 250 tons or over 1,400 tons.
- (e) The payment of Incentive Bonus for produ tion above 1,400 tons nett finished in any mon shall be made in the following month.

The Company, however, will in the Bonus year i.e., from 1st September to 31st August pay minimu Incentive Bonus of Rs. 76,741.00 nP. for the number of 220 staff as on the permanent list of t Company on 15th September 1959. In case increase in number of staff the minimum payme per year shall be increased proportionately. Or the number of permanent and confirmed members the staff excluding Apprentices, Trainees, tioners shall be taken into consideration for su calculation of increased minimum bonus.

- (f) Monthly Incentive Bonus shall be payable on to confirmed hands employed on a permanent bas. This will not be payable to Apprentices, Trainec Probationers and other temporary staff employed f renovation and extension work of the Mill. Appre tices who uptil now have been getting bonus wi however, continue to receive the same.
- 4. **Annual Bonus for Staff:** The Managemer agrees to pay a fixed "Annual Bonus" of two month basic salary to all members of the permanent staff for the next five years, i.e., up to the qualifying year September August 1962/63.

On behalf of the Bengal Paper Mill Mazdoor Union:

Robin Sen.

General Secretary. Biswanath Chatterjee.

On behalf of the Benge Paper Mill Co. Ltd.

Dr. J. C. Aggarwal, Mill Manager.

P. Ghose. Personnel Officer.

Witness:

K. C. Das Gupta,

Commissioner Cum-Conciliation Assistant Labour Officer, Asansol.

> By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal



# Gazette

# Extraordinary Published by Authority

BHADRA 12]

MONDAY, SEPTEMBER 3, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# HOME DEPARTMENT

# Constitution and Elections

FORM 7B

# LIST OF CONTESTING CANDIDATES

[Sec rule 10(1) of the Conduct of Elections Rules, 1961]

# Election to the Legislative Council of West Bengal from the Calcutta Local Authorities Constituency.

Serial No.	Name of candidate.	Address of candidate.
1	. 2	3
1	Kumar Dutta	36A Raja Rajballav Street, Calcutta-3.
2	Rajendra Nath Mazumdar	14 Simla Street, Calcutta-6.

# S. M. GANGULY,

Asstt. Returning Officer, Calcutta Local Authorities Constituency and P.A. to Commissioner, Presidency Division.

Office of the Commissioner, Presidency Division, 11 Netaji Subhas Road,

Calcutta-1.

The 1st September, 1962.

Printed and published by the Superintendent, Government Printing, West Bengal, at the West Bengal Government Press, Alipore.

# Calcutta



# Gazette

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MONDAY, SEPTEMBER 3, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# OFFICE OF THE COMMISSIONER, BURDWAN DIVISION

## **NOTIFICATION**

No. 1601M.—30th August 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M., dated the 18th May 1956, I hereby determine, after considering the views of the commissioners of the Uttarpara municipality at a meeting that the Uttarpara municipality in the district of Hooghly shall, for the purpose of election of commissioners, be divided into 14 wards, each representing a single-member constituency.

The description of the boundary of each ward is given below:—

Name of the ward and its boundary

# Ward No. I

Bounded by Bhupendra Nath Road in the north, Shridhar Chakrabortty Street of constituency No. IV in the east, A. B. Chakrabortty Lane and Rajendra Avenue 2nd Lane of constituency No. III in the south and a part of railway track facing the Bhupendra Nath Road in the west.

# Ward No. II

Bounded by part of Bhupendra Nath Road from railway track to Rajendra Avenue in the north,

Rajendra Avenue in the east, Amar Nath Road of constituency No. VIII in the south and a part of railway track from Amar Nath Road to Bhupendra Nath Road in the east.

# Ward No. III

Bounded by Rajendra Avenue 2nd Lane, A. B. Chakrabortty Lane of constituency No. 1 in the north, Bejoy Kissen Street of constituency Nos. V and VI in the east, Raja Peary Mohan Road in the south and Rajendra Avenue in the west.

#### Ward No. IV

Bounded by the boundary of Kotrung municipality from Sridhar Chakrabortty Street to River Hooghly in the north, River Hooghly from Bhadrakali to Bejoy Kissen Street in the east, Bejoy Kissen Street in the south and Sridhar Chakrabortty Street in the west.

## Ward No. V

Bounded by Bejoy Kissen Street of constituency No. IV in the north, River Hooghly from Bejoy Kissen Street to Raj Kissen Street in the east, Raj Kissen Street in the south and part of Bejoy Kissen Street from Raj Kissen Street to Sridhar Chakrabortty Street in the west.

# Ward No. VI

Bounded by Raj Kissen Street in the north, River Hooghly from Raj Kissen Street to Babu Ghat Lane North in the east, Jay Kissen Street and Babu Ghat Road in the south and part of Bejoy Kissen Street from Joy Kissen Street to Raj Kissen Street in the west.

#### Ward No. VII

Bounded by part of Joy Kissen Street and Babu Ghat Road in the north, River Hooghly in the east, part of Soroj Mukherjee Street and Banerjeepara Street and female bathing ghat of constituency No. IX in the south and Ram Nidhi Chatterjee Lane in the west.

# Ward No. VIII

Bounded by Amar Nath Road (Dring Road),
Raja Peary Mohan Road and a part of Jay
Kissen Street from Raja Peary Mohan Road to
Ram Nidhi Chatterjee Lane in the north, Ram
Nidhi Chatterjee Lane in the east, part of Dr.
Soraj Nath Mukherjee Street from Mohan Lal
Mukherjee Street to Ram Nidhi Chatterjee
Lane, Mohan Lal Mukherjee Street and
Chanditola Street of constituency No. XI in
the south and railway track from Amar Nath
Road up to north end of private lane crossing
Chanditola Street in the west.

# Ward No. IX

Bounded by Banerjeepara Street and female bathing ghat in the north, River Hooghly from female bathing ghat to Netaji Subhas Road in the east, part of Netaji Subhas Road from Banerjeepara Street to River Hooghly in the south and Banerjeepara Street in the west.

#### Ward No. X

Bounded by Dr. Soroj Nath Mukherjee Street in the north, part of Banerjeepara Street from Netaji Subhas Road to Dr. Soroj Mukherjee Street in the east, part of Netaji Subhas Road from Banerjeepara Street to Sachindra Mohan Street in the south and part of Mohan Lal Mukherjee Street from Sachindra Nath Street to Dr. Soroj Mukherjee Street and Sachindra Nath Street in the west.

#### Ward No. XI

Bounded by Chanditola Street and part of Mohonlal Street from Chanditola Street to Sachindra Nath Street in the north, Sachindra Nath Street in the east, part of Netaji Subhas Road from Sachindra Nath Street to Bally Khal and Bally Khal in the south, railway track from north end of the private lane crossing Chanditola Street to Bally Khal in the west.

## Ward No. XII

Bounded by part of Netaji Subhas Road from Shib Narayan Road to Bally Khal in the north, Sib Narayan Road and Chak Lane in the east and a part of Bally Khal from new G. T. Road to Netaji Subhas Road in the south and west.

#### Ward No. XIII

Bounded by part of Netaji Subhas Road from Shib Narayan Road to Shibtala Bye Lane in the north, Sibtala Bye Lane, part of Sibtala Street from Shibtala Bye Lane to Jai Sankar Lane and Jay Sankar Lane in the east, part of Shibnarayan Road from Jay Sankar Lane to Netaji Subhas Road in the south and west.

#### Ward No. XIV

- Bounded by part of Netaji Subhas Road from Shibtala Bye Lane to eastend in the north, River Hooghly from Netaji Subhas Road to Bally Khal in the west, Bally Khal from River Hooghly to new G. T. Road in the south, Jay Sankar Lane and Chak Lane in the west.
- 2. The notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

V. S. C. BONARJEE, Commissioner

red No. C207

No. 46v(1)

The



# Gazette

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A 12] MONDAY, SEPTEMBER 3, 1962 (SAKA 1884

-Orders and Notifications by the Governor of West agal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# ND AND LAND REVENUE DEPARTMENT

# Land Reforms **NOTIFICATION**

est Dinajpur-Darjeeling.—No. 10998L.Ref. - 3rd ember 1962.—In exercise of the power conferred he first proviso to rule 40 of the Bihar Tenancy 5, 1907, as amended by the Land and Land muc Department notification No. 2842L.Ref., d the 9th March 1962, the Governor is pleased by to give permission for omitting, whenever beary, the swarp referred to in item (i) and also stidgamating the steps referred to in items (iii) tiv) of the said rule 40, as mentioned below, evising, in pursuance of the Government of Bengal, Land and Land Revenue Department, for the No. 4014L.Ref., dated the 18th March the model of finally It the record-of-rights prepared and finally in recordance with the provisions of the Tenancy Act, 1885 (Act VIII of 1885).

## Table of steps

- (i) Traverse survey.
- (ii) Cadastral survey.
- Preliminary record writing (or khanapuri). liv) Local explanation (or Bujharat).

By order of the Governor, Dv. Sepv. to the Govt. of West Bengal.

# ORDER

West Dinajpur-Darjeeling. — No. 11002L.Rei3rd September 1962.—In exercise of the power at ferred by the proviso to sub-rule (1) of rule 42 the Bihar Tenancy Rules, 1907, as amended order No. 2842L.Ref., dated the 9th Mar 1962, the Governor is pleased to direct that fort area specified in the schedule below, the large-samaps referred to in the said sub-rule be preparably adopting any map or plan previously preparably the Government or by any local authority or any private party, after such modification, if any, may be considered necessar with a view represent the existing stree of affairs, for the purpost preparation of the record-of-rights for such a in pursuance of the Government of West Beng Land and Land Revenue Department, notification. No. 4014L.Ref., dated the 18th March 1961.

# Schedule

(1) Chopra, 'slampur, Goalpokhar and Kim dighi police-stations of Islampur subdivision the district of West Dinajpur.

(2) Portion of the area comprised in Phanside police-station of Siliguri subdivision in the district of Darjeeling.

By order of the Governor.

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Beng

# Calcutta



# Gazette

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A 13 | TUESDAY, SEPTEMBER 4, 1962 [SAKA 188-

I-Orders and Notifications by the Governor of West ngal, the High Court, Government Treasury, etc

GOVERNMENT OF WEST BENGAL

# AND PANCHAYATS

# **NOTIFICATION**

lo. 6734/M3R-1/61. — 4th September 1962.—
ereas the Bengal Municipal Act, 1932 (Bengal XV of 1932), has been made applicable to the sict of Darjeeling except the Siliguri subdivision einafter referred to as the said district), by notion No. 607/M1A-15/55, dated the 19th January 7;

ind whereas the rules made under section 44(c) the said Act and published by notification No. 4T.R., dated the 8th October 1936, in the "Cala Gazette" of 1936, Part I, page 2483, and by fication No. L.S.G. 1327/47/3R(1), dated the

17th January 1948, published in the "Calo Gazette" of 1948, Part I, page 138, are no lor applicable to the said district;

Now, therefore, the following draft of which the Governor in exercise of the power ferred by clause (c), section 44 of the Bengal Mt cipal Act, 1932 (Bengal Act XV of 1932), prop to make for the municipalities in the said district hereby published, as required by sub-section (1) section 505 of the said Act, for the information persons likely to be affected thereby.

The draft will be taken into consideration or after the 18th September 1962 and any object or suggestion with respect thereto which may received by the undersigned before that date shall considered.

# Draft Rule regarding minimum amount of munick fees and taxes entitling a person to vote

of which The minimum sum, the payment respect of municipal fees and taxes would entitle person in a municipality to vote at an election commissioners, under sub-clause (a) of clause of sub-section (2) or under clause (ii) of sub-sect (5) of section 23 of the said Act, shall be an age gate amount of not less than fifty naye paise.

> By order of the Governor, A. K. DATTA, Jt. Secy. to the Govt. of West Beng

Gove Superintendent. g West Bengal at West Bengal Govt. Press. I and published by

# Calcutra (Calcutra)

# Gazette

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14 WEDNESDAY, SEPTEMBER 5, 1962 [SAKA 188;

Orders and Notifications by the Governor of Westergal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# Mines and Powers NOTIFICATION

- In pursuance of sub-section (3) of 1900 4A of the Indian Electricity Act, 10 (IX of 1910), the Governor is pleased the publish the following draft of alterations amendments which, in exercise of the power the Tarakeswar Electricity Licence, 1952, and the king of which, in her opinion, is the public erest permits.
- 2. Notice is hereby given that the draft will be en into consideration on or after the 15th cember 1962, and any objection or suggestion

with respect thereto which may be received by lovernor abrough the undersigned before that half be considered.

# Di. A diterations and amendments

For the First Annexure to the Tarake Electric Licence, 1952, substitute the follo Annexure, namely:

# "FIRST ANNEXURE

The brand ries of the area of supply refered under clouse 4 are as follows:—

- North Bounded by the southern Louidary of Chandur (J.L. No. 23) and west southern boundary line of Bhangair No. 26), police-station Tarakeswar
- E.st. Bounded by the western and south boundary of Baidvapur (J.L. No northern and western boundary Basudebpur (J.L. No. 34), and Pu Ramnagar (J.L. No. 31) of police-still Tarakeswar.
- South Bounded by the northern boundary!
  of Purb Ramnagar (J.L. No. 31), a
  Ramnarayanpur (J.L. No. 17) or poli
  station Tarakeswar.
- Vest Bounded by the eastern and north boundary line of Gaveshpur (J.L. No. I eistern boundary lines of Ketera (J.No. 16) and Naypara (J.L. No. 8), south and castern boundary line of Gaurib (J.L. No. 7) of police-station Tarakeswa

P. M. DAS GUPTA,
Dy. Secy. to the Govt. of West Benk

Printed and published by the Superintendent. Gorgan Printing, West Bengal, at West Bengal Govt. Press, All

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r I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

# **GOVERNMENT OF WEST BENGAL** EDUCATION DEPARTMENT

General

# NOTIFICATIONS

No. 3215Edn.(G)/9B-1/61.—4th September 1962.exercise of the power conferred by sub-section (1) section 8 of the Bengal (Rural) Primary Education 21, 1930 (Bengal Act VII of 1930), the Governor is eased hereby to approve of the election, by the embers of the District School Board of Hooghly, of iri Atulya Ghosh, a member of the said Board, as e President of the said Board.

In pursuance of the provisions of section 9 of the id Act, the Governor is pleased hereby to publish e name of Shri Atulya Ghosh as the President of District School Board, Hooghly.

> By order of the Governor, K. LAHIRI.

Dy. Secy. to the Govt. of West Bengal.

No. 3216Edn.(G)/9B-1/61.—4th September 1962. pursuance of the provisions of section 9 of the ngal (Rural) Primary Education Act, 1930 (Bengal x VII of 1930), the Governor is pleased hereby to blish the name of Shri Sailadhar Ghosh, a member the District School Board of Hooghly, who has en elected as the Vice-President of the said Board der sub-section (2) of section 8 of the said Act.

> By order of the Governor, K. LAHIRI,

Dy. Secy. to the Govt. of West Bengal.

ed and published by the Superintendent, Governmenting, West Bengal at West Bengal Govt. Press Alipore.

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# Calcutta



# Gazette

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[ADRA 14]

ijudication;

WEDNESDAY, SEPTEMBER 5, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### **ORDER**

No. 3751-I.R. IR 14L-14 60.—24th August 1962. Whereas under the Government of West Bengal, bour Department, order No. 3623-I.R. IR 14L-14 , dated the 19th July 1960, read with its Corrigenm No. 509-I.R. IR 14L-14 60, dated the 6th Febary 1961, the industrial disputes between the micipalities in West Bengal mentioned in the list ached to the said order represented by the West ngal Municipal Association, C-55 College Street arket, Calcutta-12, and their workmen represented the West Bengal Municipal Employees' Federation, Meghnath Saha Road, Asansol, Burdwan, soghly District Municipal Workers' Union, 346 T. Road, Belur, Howrah, and Chandernagore unicipal Corporation Sramik Union, Laldighirdhar, T. Road, Chandernagore, Hooghly, regarding the mentioned in the said order, being a matter ecified in the Second and the Third Schedules to the

And whereas during the pendency of proceedings lore the said Industrial Tribunal Shrimati Rukmini ebi, a workman of Midnapore Municipality, made complaint in writing to the said Industrial Tribunal sunst the said Municipality alleging that the said lunicipality had dismissed the said workman contract in such dispute;

dustrial Disputes Act, 1947 (XIV of 1947), was

terred to the Seventh Industrial Tribunal, for

And whereas in exercise of the powers conferred section 33A of the Industrial Disputes Act, 1947

(XIV of 1947), the said Industrial Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

# ANNEXURE

In the matter of a complaint under section 33A of the Industrial Disputes Act filed by Shrimati Rukmini Debi, Methrani of Midnapore Municipality, represented by West Bengal Municipal Employees' Federation, 213, KL. Traffic Quarters, Asansol. (Case No. 27, under section 33A of 1962.)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri S. K. RAY, Judge, Seventh Industrial Tribunal.

For the complainant: Shri B. Chatterjee, General Secretary of the West Bengal Municipal Employecys' Federation.

For the Municipality: Shri S. Dhar, Advocate.

## **AWARD**

This proceeding arises out of an application under section 33A, Industrial Dispute Act, filed by Shrimati Rukmini Debi, a Methrani of Midnapore Municipality, against the said Municipality complaining that

during the pendency of the adjudication proceedings of another dispute between this Municipality and its workmen referred to this Tribunal by Government order No. 3623-I.R., IR/4L-14/60, dated the 19th July 1960, she was removed from service with effect from 17th September 1960, "whimsically, illegally and arbitrarily without being given any scope of reasonable opportunity" and in denial of natural justice without complying with the relevant provisions of section 33, Industrial Disputes Act. It is pleaded in the application by way of reasons for such removal that she had been working in this Municipality for a long period, but she resisted the practice of forcing new entrants to the Municipal service to pay the Health Officer and some other officers moneys by way of illegal gratifications for securing appointments and also the Municipal employees to pay such officers monthly illegal gratifications from their monthly wages. It is further alleged that the rates of such illegal gratifications were considerably increased since the introduction of the minimum wages in this Municipality.

It is also alleged by her that her legal dues for the period from June 1960, were not paid to her. On the above allegations, she claims that this Tribunal should pass an award ordering her reinstatement with full pay for the period of forced unemployment from 17th September 1960 and also ordering payment of unpaid wages from June 1960 to September 1960.

The application is resisted by the Midnapore Municipality. It has filed a written statement in reply.

First of all, it has raised a preliminary point that this application under section 33A does not lie, because the dismissal or removal from service of the complainant worker was made by the order, dated the 18th July 1960, which was before the date of reference of the previous dispute to this Tribunal for adjudication, such date being 19th July 1960, and consequently, there was no obligation upon the Municipality to comply with any of the provisions of section 33, Industrial Disputes Act, because when the order of dismissal was passed, the previous reference was not pending for adjudication.

On merits, the Municipality has denied that she was removed from service whimsically, illegally, arbitrarily and by denial of opportunity or any natural It has also denied the allegations that the Health Officer and some other officers of the Municipality were in the habit of extorting illegal gratifications from new entrants to Municipal service, as well as regular workers of the Municipality, and has characterised these allegations as frivolous, purposive and without any foundation. Then it has pleaded the following facts in support of the dismissal of the complainant worker from service. On receipt of a public complaint, the concerned worker was served with a charge-sheet, dated the 16th June 1960, for gross negligence and dereliction of her duties which comprised the cleaning of latrines by removal of nightsoils. She was given ample opportunity to show cause and submit explanation and notices in this respect were issued to her, but she refused to receive the notices by putting her signature and failed and neglected to appear before the enquiring authority. She was granted full scope of reasonable opportunity like any permanent Government employee. Pending the enquiry, she was kept under suspension. At the enquiry, witnesses were examined and their statements

were recorded and the Municipal authority concerned after due consideration of the charge levelled against her and all relevant facts and circumstances bearing upon the charge found her guilty of the charge and ordered her to be removed from service after 18th July 1960. She was removed from service with effect from 19th July 1960 in pursuance of the order of the concerned Municipal authority. Her allegation that she was removed from service from about 17th September 1960 is absolutely false. Her pay up to 18th June 1960 was duly offered to her, but she refused to accept the same. She is still at liberty to draw that amount. The order of the concerned Municipal authority for her dismissal or removal of service, dated the 18th July 1960, was duly approved by the commissioners of the Municipality at a meeting held on 14th March 1961. The complainant worker has, therefore, no case on merits also and is not entitled to any relief.

I first take up the preliminary point raised by the Municipality. In my opinion, there is no substance in it. The Government order of reference of the previous dispute between this Municipality and its workmen was made up on 19th July 1960 and I am satisfied from the evidence produced in this case that the dismissal of the complainant from Municipal service took effect from the same date under an order passed by the Vice-Chairman on 18th July 1960 and she was actually removed from Municipal service from 19th July 1960. Exhibit J(2) is the Vice-Chairman's order of dismissal. The relevant portion of the order stands thus:

"I pass the order of discharge on 18th July 1960. Her name may be struck off from the muster roll from 19th July 1960."

In paragraph 14 of the written statement filed by the Municipality, it is clearly stated that she was ordered to be removed from service "after 18th July 1960" and her name was ordered to be removed from the muster roll with effect from 19th July 1960. This position is borne out by the entries in the attendance register for July 1960 [vide Ext. C(1)]. There is no attendance mark against her from 19th July 1960. For the purpose of application of section 33(2)(b) of the Industrial Disputes Act with the proviso thereunder, the relevant date is the date from which the discharge or dismissal takes effect. The provision of this section cannot apply unless the dismissal or discharge becomes effective. Mere passing of the order of discharge or dismissal would not be material. The position, therefore, is that in the present case the discharge or dismissal of the complainant worker took effect from 19th July 1960 and on that very date there was reference of the previous disput between the Municipality and its workmen to this Tribunal for adjudication. The adjudication of that dispute became pending from the date of the order of reference. And as the discharge or dismissal of the concerned worker took effect from that date under an order passed on the pervious date, it must be held that this workman was dismissed or discharged during the pendency of the adjudication proceedings in respect of the previous dispute between this Municipality pality and its workmen before this Tribunal. would at once bring the discharge or dismissal of the concerned worker within the purview of the provision of section 33(2)(b) of the Industrial Disputes Act and the proviso thereunder. Accordingly, I reject

he preliminary point raised by the Municipality and sold that the present complaint under section 33A, ndustrial Disputes Act, cannot be rejected on the round that there was no application of section 33, ndustrial Disputes Act, to the discharge or dismissal the complainant.

In view of the above decision of the preliminary point, it must be held that there was contravention if the provisions of section 33(2)(b) and the proiso thereunder in respect of the dismissal or discharge the concerned worker, Rukmini Methrani, because here was no approval of the action taken against her y this Tribunal and no application was made to this ribunal for approval by the Municipality, as required by the proviso to section 33(2)(b). This finding to contravention of the provisions of section 32(2)(b) in the present case will not be sufficient for isposal of the whole case, because it is well-settled hat when an application under section 33A is made, he Tribunal to which the application is made is to o into the merits of the issue raised by the comlainant even if it is found that there was formal ontravention of any of the provisions of section 33. a the present case, the precise issue is the discharge r dismissal of the complainant worker, Rukmini, with flect from 19th July 1960 under an order of the ice-Chairman passed on the previous day, 18th July 960. This Tribunal must, therefore, consider this ismissal or discharge on merits and decide whether was justified and pass an award according to the ecision made.

Before going into the actual merits of the dismissal r discharge of the concerned worker, I would disose of another legal objection raised against the rder of dismissal itself on behalf of the complainant orker. It is alleged that the order of dismissal or ischarge passed by the Vice-Chairman on 18th July 960, was absolutely illegal and without jurisdiction. is contended that the Vice-Chairman had no legal uthority to pass the order and in any case, he had o authority to pass the order without sanction of te commissioners of the Municipality at a meeting. he case of the Municipality in this respect is that the Chairman had delegated all his powers to the ice-Chairman under section 52 of the Bengal Munipal Act and the Vice-Chairman passed the order dismissal upon such delegated authority and the der was sanctioned by the commissioners at the eeting held on 14th March 1961. It is contended at this sanction is to be deemed to have retrospecthis sanction is to be declined to make ve effect from the date of the order of the Vice-basemen which itself was sanctioned. O.P.W. 1 hairman, which itself was sanctioned. O.P.W. 1 T. Gopal Chandra Pal, the Health Officer of the funicipality, has testified that the Chairman deleated his full powers to the Vice-Chairman. This atement was made in cross-examination of the ilness. He is certainly a competent person to prove 10 delegation and I beleive his evidence. The Vicehairman was, therefore, competent to pass the order f dismissal or discharge in exercise of the powers elegated to him by the Chairman under section 52, lengal Municipal Act. It is no doubt true that even inder the delegated powers, the Vice-Chairman was 10t competent to dismiss or discharge the complainof worker, whose monthly wages were undisputedly lore than Rs. 20, without the sanction of the comlissioners at a meeting according to the provisions proviso (1) to section 66(2), Bengal Municipal let. The relevant portion of the proviso does not,

however, clearly and strictly lay down that the dismissal cannot be effected without the previous sanction of the commissioners at a meeting. All that it lays down is that a Municipal servant whose post carries a monthly salary of more than Rs. 20 "shall not be dismissed without such sanction." The evidence is that the sanction to the dismissal of the concerned worker was accorded by the Municipal Commissioners at a meeting held on 14th March 1961 (vide Ext. K). So, the position is that the order of discharge or dismissal passed by the Vice-Chairman was sanctioned by the commissioners at a meeting, but this sanction was accorded some time after the order of discharge or dismissal was passed and also after this order was to take effect. In my view, the requirements of the proviso (i) to section 66(2), Bengal Municipal Act, may be said to have been complied with in the present case by the order of discharge or dismissal having been sanctioned at a meeting of the commissioners held on 14th March 1961, though the order was passed on 18th July 1960, and the sanction must be deemed to have retrospective effect from the date of the order. The resolution in Ext. K shows that the commissioners confirmed the order of the Vice-Chairman discharging Rukmini from service. clearly indutes that the commissioners approved the action of the Vice-Chairman fully and sanctioned the dismissal or discharge with effect from the date fixed by the order of the Vice-Chairman. In the above view, I hold that there was no legal or formal irregularity in the order of dismissal or discharge passed by the Vice-Chairman on 18th July 1960 and it must be deemed to be an order legally made in compliance with the proviso (1) to section 66(2), Bengal Municipal Act. Accordingly, I reject the worker's case on this point.

I am now to take up the merits of the respective cases of the parties regarding the discharge or dismissal of the concerned worker. I have already stated the respective cases of the parties. Exhibit A is the public complaint regarding non-clearing of latrines and non-removal of night-soils for about 15 days in the section of the Municipal ward where the com-plainants live. It was made over to the Sanitary Inspector for report. Exhibit A(3) is his report. In this report, he stated that the latrines concerned were within the duty area of Rukmini Methrani and she was guilty of negligence and dereliction of duty and did not pay any heed to the instructions and orders of the superior officers regarding performance of her duties. The complaint was made to the Municipality in usual course and the Sanitary Inspector's report was also obtained in usual course of business. There is absolutely no reason to reject the complaint and the Sanitary Inspector's report as false or fabricated. I am unable to believe that the Municipal authorities have fabricated this whole document for the purpose of this case. Exhibit B has been proved to be the formal charge-sheet drawn up against the concerned worker on the basis of the Sanitary Inspector's report. According to the evidence of O.P.W. 1 Dr. Gopal Chandra Pal, the Health Officer, this charge-sheet was served upon her and she received it by putting her thumb impression on the He has, of course, no personal knowledge about the service of the charge-sheet upon the worker and her putting thumb impression on the back of it, but he has proved the attestation of the thumb impression by the Conservancy Inspector, Abdul Samad. This document was shown to the worker, Rukmini,

but she denied having received any such paper. Exhibit D is the next notice issued to Rukmini requiring her to be present at the enquiry to be held regarding the complaint against her on 30th June 1960. This notice was dated 21st June 1960 and in it, it was clearly stated that on 16th June 1960 a charge-sheet was framed against her and the notice was issued on and received by her on 17th June 1960 without submitting any explanation. Exhibit B is the office copy of the charge-sheet and notice issued to Rukmini. The notice, Ext. D, contains a service report on the back by Jhareswar Das, a peon of the Municipality, and according to the report, the notice was tendered to her and also read over and explained to her, but she refused to accept it and so it was served by fixation on the door of her house. Exhibit D(1) is the report. The service report has been formally proved by the evidence of the Health Officer, O.P.W. 1, Dr. Gopal Chandra Pal. Of course, Jhareswar Das, the serving Peon, has not been examined. But his service report cannot be wholly disbelieved on that ground alone. The report was made in usual course of business and it may be accepted as legal evidence. I am unable to believe that the Municipality also fabricated this whole document simply for the purpose of this case. Considering the oral evidence of the Health Officer and Exts. B, D and D(1) together in the light of surrounding circumstances and natural probabilities, I have no hesitation to hold that the charge-sheet, Ext. B and the notice, Ext. D, were duly issued to the concerned worker and she accepted the charge-sheet but did not accepted the notice. I am further satisfied from the evidence that the concerned worker did not appear at the enquiry fixed for 30th June 1960 and the Vice-Chairman called some of the complainants and some residents of the locality concerned and they appeared and the complainants of Ext. A fully supported their complaint against Rukmini Methrani by their written statement, Ext. F. As Rukmini was not present at the enquiry in spite of service of notice upon her, it was quite natural that there was no cross-examination of these persons. The aforesaid facts and circumstances clearly indicate that the Municipal authorities acted bona fide in issuing a charge-sheet and then holding an enquiry after notice to the concerned worker, but the worker herself kept away from the enquiry and so the enquiry had to be held ex-parte. Of course, there are no written proceedings of the enquiry. But that does not matter, because it is wellsettled that a departmental enquiry is not a fullfledged legal proceeding requiring compliance with all the formalities as to keeping records. remains that according to the evidence referred to and discussed above, there was a bona fide enquiry by the Municipal authorities regarding the complaint against the concerned worker. It further appears that the Vice-Chairman, who was in charge of the matter, did not stop with the holding of enquiry in the aforesaid manner, but he called for a further report from the Sanitary Inspector by the order, Ext. G. In this order, he made it clear that he was calling for a further report, because Rukmini did not submit any explanation to the charge-sheet and did not appear at the enquiry on 30th June 1960. The Sanitary at the enquiry on 30th June 1960. The Sanitary Inspector submitted the report, Ext. H. After this, another notice, Ext. I, was issued to the concerned worker to show cause why she should not be dismissed or discharged. According to the service report, Ext. I(1), this notice was tendered to and explained to

Rukmini, but she refused to accept it and so, it w served by fixation on the door of her nouse. no reason to disbelieve or reject this service repo submitted in due course of official business. all this, the Sanitary Inspector submitted a furth report, Ext. J, dated 12th July 1960, and it we submitted through the Health Officer. After th report and after perusing the record of the case, the vice-Chairman passed the order, dated 18th Jul 1960 [Ext. J(2)] finding her guilty of charges a misconduct and negligence of duty, misbehavious and disobedience to order" and accordingly ordere her discharge from service with effect from the 19th 1960 [The Spritery Ingrestor of the Musiciant July 1960. The Sanitary Inspector of the Municipality who supervises the works of Methors and Methranic has substantially supported the fact of complair against her regarding negligence of duty in clearin latrines. I am unable to believe that the Municipalit falsely prepared and fabricated all the document referred to and discussed above simply to suppor their case against the concerned worker at the tria I am satisfied that the documents are correct an genuine. The complainant has absolutely failed to prove that the Health Officer and some other officer. of the Municipality were in the habit of taking illega gratifications from the Methors and Methranis, both at the time of first appointment and then during their service period. I am unable to believe the oral testimonies of Rukmini (P.W. 1) and her only witness, P.W. 2, Musa Madrasi, who is a dismissed employee of this Municipality. There is also no satisfactory evidence to prove that Rukmini ever protested against the alleged taking of illegal gratifications by the Health Officer and some other officers of the Municipality and so incurred their displeasure. There is nothing but her oral testimony in this respect. She is a member of the Union and there is nothing to show that she ever complained about it to the Union and the Union ever made any written protest against this alleged practice. In the above view of the facts and circumstances of the case, I have no hesitation to hold that there was no victimisation of the concerned worker but she was dismissed upon charges of grave misconducts involving gross negligence and dereliction of duty about which there was a public complaint against her and after a bona fide enquiry, notice of which was given to her, but she refused or failed to attend. So, her discharge or dismissal was certainly justified.

The evidence discloses that after the issue of the charge-sheet, dated the 16th June 1960, she was suspended for 15 days and she was finally dismissed with effect from 19th July 1960. The complainant has tried to make out a case that she really worked up to 17th September 1960 and then she was removed from service. There is absolutely no evidence to support it, except her own oral testimony and the testimony of P.W. 2, a dismissed employee of the Municipality I have examined the attendance registers (Ext. C series) and the entries do not support the position that she actually worked up to 17th September 1960. I have already stated above in connection with another point that there was attendance mark against her up to 18th July 1960, and then there was no attendance mark. It is true of course that her name was carried forward to the month of August, but that was a routine affair, but it is significant that there is no attendance mark against her name in August.

Ordinarily, after this finding the complainant would not be entitled to any relief. But, in the special circumstances of the case, though she is not entitled to the main relief of reinstatement, she would be entitled to relief by way of wages for one month in addition to the actual wages for the period of her service up to 18th July 1960. It was admittedly a dismissal or discharge under section 33(2)(b). The proviso to section 33(2)(b) lays down that no workman shall be discharged or dismissed unless he has been paid wages for one month and an application has been made by the employer to the authority before which the adjudication proceeding in respect of the previous dispute between the parties is pending for appreral of the action taken. No such application for approval was made and so the dismissal or discharg was in contravention of the provisions of section 13(2)(b). In accordance with the well-settled legal position, this Tribunal, before whom the complaint under section 33A has been made, has already gone into the merits of the dismissal or discharge and has found it to be justified. Upon this finding, the dismissal or discharge has been upheld on merits and so the complainant is not entitled to any relief by way of reinstatement. But, there was turther contravention of the provisions of the proviso to section 33(2)(b) by the employer in regard to the dismissal or discharge of the concerned worker. She was not paid wages for one month in addition to the wages for the period of her actual service, as clearly directed in the proviso. So, though the discharge or dismissal is upheld on merits in spite of the contravention of the proviso to section 33(2)(b) in regard to the required application for approval by this Tribunal and so the complainant has been found lisentitled to any relief by way of reinstatement, here is no reason why she should not get the monetary relief of one month's wages in addition to the wages for the actual period of service in regard to which there was also contravention of the provisions of section 33(2)(b). The Municipality is bound to pay the additional wages for one month, because it was a dismissal under section 33(2)(b). The evidence discloses that the complainant took her wages up to the month of May but did not take her wages for the 18th days of June 1960 though it was duly offered. She was suspended after 18th June 1960, but still she continued to be in service up to 18th July 1960. So, she is entitled to actual wages for the period from 1st June 1960 to 18th July 1960. In accordance with my findings above, the Municipality shall pay her the actual wages for the aforesaid period and shall also pay in addition one month's wages.

On the findings and for the reasons recorded above, I award that the dismissal or discharge of the concerned worker, which was made under section 33(2)(b) was justified on merits though there were contraventions of the proviso to section 33(2)(b), but as the dismissal or discharge has been found to be justified on merits, the complainant worker is not entitled to the relief of reinstatement, but she is to get one month's wages in addition to the wages for the actual period of service from 1st June 1960 to 18th July 1960, that is due to her and the Municipality shall pay her the aforesaid wages within one month from the publication of this award in the "Calcutta Gazette".

The application under section 33A, Industrial Disputes Act, is thus disposed of.

S. K. RAY,
Judge,
Seventh Industrial Tribunal.
6-8-1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

# Calcutta



# Gazette

सत्यमेव जयते

# Extraordinary

# Published by Authority

IADRA 15 ]

THURSDAY, SEPTEMBER 6, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF FOOD AND SUPPLIES ORDERS

No. 7072|FS.|FS|CG|6P-33|62.—5th September 62.—In exercise of the power conferred by subction (1) of section 3 of the Essential Commodities 21, 1955 (X of 1955), read with clause (c) of subction (2) of the said section and order No. S.R.O. 85, dated the 2nd April 1957, of the Government India, published at pages 734-736 of the "Gazette India", dated the 13th April 1957, Part II, section and in supersession of all previous Orders on the bject, the Governor is pleased to direct that the aximum wholesale and retail price at which different ricties of coal|coke may be sold in the agnan centre under the police-station Bagnan within le subdivision of Uluberia of the district of Howrah, lall not exceed the amounts shown in the table slow, namely:—

Table Wholesale Retail price per quintal (exclusiv price per quintal From Beehive and Country Ovens. Variety of coal. Hard coke, Grade I .. (1) If the ash content does not exceed 24 per cent. Hard coke, Grade II .. (2) If the ash content exceeds 24 per cent. but does not exceed 6.82 6 -64 80 per cent. Steam coal, Rubble and Smithy Nut, Selec-ted 'A'. 4 .89 Ditto, Beleeted 'B' 4 .28 Ditto, Grade I ... 4 .19 Ditto, Grade II .. 4 .08 Ditto, Grade IIIA 8 .96 Ditto, Grade IIIB 8.88

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal. No. 7077|FS.|FS|CG|6P-40|62.—6th September 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous Orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal|coke may be sold in the Amta centre under the police-station Amta within the subdivision of Uluberia of the district of Howrah, shall not exceed the amounts shown in the table below, namely:—

## Table

	Variety of coal.	From Beehive and Country Ovens.	Wholesale price per quintal (exclusive of sales tax).	quintal
			Rs.	Rs.
1	. Hard coke, Grade I	(1) If the ash content does not exceed 24 per cent.	7 ·83	8 · 1 5
2	. Hard coke, Grade II	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	7 ·18	7.50
8	s. Steam coal, Rubble and Smithy Nut, Selec- ted 'A'.	•…•	5 ·11	••
4			5 ⋅00	••
5	. Ditto, Grade I	••••	4 .90	••
•	Ditto, Grade II	••••	4 .78	••
7	. Ditto, Grade IIIA	••••	4 .65	••
8	Ditto, Grade IIIB	••••	4 · 52	••

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal. No. 7078|FS.|FS|CG|6P-41|62.—6th September 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous Orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal|coke may be sold in the Amardah centre under the police-station Shyampore within the subdivision of Uluberia of the district of Howrah, shall not exceed the amounts shown in the table below, namely:—

#### Table

	Variety of coal.	From Beehive and Country Ovens.	Wholesale price per quintal (exclusive of sales tax).	Retail price per quintal (exclusive of sales tax).
			Rs.	Re.
1.	Hard coke, Grade I	(1) If the ash content does not exceed 24 per cent.	7 ·83	8 •15
2.	Hard coke, Grade II	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	7 ·21	7 •53
8.	Steam coal, Rubble and Smithy Nut.	****	5 •27	
4.	Ditto, Selected 'B'	•.• •	5 · 17	•••
5.	Ditto, Grade I		5 ·10	••
6.	Ditto, Grade II	••••	4 - 97	••
7.	Ditto, Grade IIIA	••••	4 ·84	
8.	Ditto, Grade IIIB		4 ·72	

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

No. 7104|FS.|FS|CG|6P-37|62.—6th September 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous Orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal|coke may be sold in the Bakshihat centre under the police-station Bagnan within the subdivision of Uluberia of the district of

Howrah, shall not exceed the amounts shown in  $\mathfrak{f}$  table below, namely:—

#### Table

	Variety of coal.	From Beehive and Country Ovens.	Wholesale price per quintal (exclusive of sales tax).	Reta Ptice Quin (excl of sa tax
			Rs.	R
1.	Hard coke, Grade I	(1) If the ash content does not exceed 24 per cent.	7 · 64	7
2.	Hard coke, Grade II	(2) If the ash content exceeds 24 per cent, but does not exceed 30 per cent.	96.9	7
3.	Steam coal, Rubble and Smithy Nut, Selected 'A'.		5 .04	٠.
4.	Ditto, Selected 'B'	• • • •	4 .92	
5.	Ditto, Grade I	• • • •	4 .79	
6.	Ditto, Grade II	••••	4 .68	
7.	Ditto, Grade IIIA	••••	4 .56	
8.	Ditto, Grade IIIB	••••	4 · 43	

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Beng

No. 7105|FS.|FS|CG|6P-39|62.—6th Septemb 1962.—In exercise of the power conferred by su section (1) of section 3 of the Essential Commodition Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.(185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazent of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous Orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coallooke may be sold in the Dakshinramchandrapur centre under the police-station Amta within the subdivision of Uluberia of the distriction of Howrah, shall not exceed the amounts shown the table below, namely:—

#### Table

	Variety of coal.	From Beehive and Country Ovens.	Wholesale price per quintal (exclusive of sales tax).	Reti price quint (exch of sal tar
			Rs.	Rs
1.	Hard coke, Grade I	(1) If the ash content does not exceed 24 per cent.	7 -83	8
2.	Hard coke, Grade II	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	7 ·18	1
8.	Steam coal, Rubble and Smithy Nut, Selected 'A'.	••••	5 11	
4.	Ditto, 8 lected 'B'	••••	G 00	
٥.	Ditto, Grade I	• • • •	4 -90	
6.	Ditto, Grade II		4 .78	••
7.	Ditto, Grade IIIA	••••	4 .65	
8.	Ditto, Grade IIIB		4 -52	

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Ber No. 7106|FS.|FS|CG|6P-29|62.—6th September 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous Orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal|coke may be sold in the Sizberia centre under the police-station Uluberia within the subdivision of Uluberia of the district of

Howrah, shall not exceed the amounts shown in the table below, namely:—

		Table		
	Variety of coal.	From Beehive and Country Ovens,	Wholesale price per quintal (exclusive of sales tax).	Retail price per quintal (exclusive of sales tax),
1.	Hard coke, Grade I	(1) If the ash content does not exceed 24	R <sub>N</sub> . 7 09	Rs. 7·41
2.	Hard coke, Grade II	per cent. (2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	6 ·48	6 ·80
3,	Steam coal, Rubble and Smithy Nut, Selected 'A'.	,	4 54	• •
4. 5. 6. 7. 8.	Ditto, Selected 'B' Ditto, Grade 1 Ditto, Grade II Ditto, Grade IIIA Ditto, Grade IIIB	··· ····	4 44 4 ·35 4 ·24 4 ·11	:: ::
٠.	,	• • • •	3 ·99	

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.





Gazette

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FRIDAY, SEPTEMBER 7, 1962

[SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

#### OF LAND DEPARTMENT AND LAND REVENUE

# **Land Acquisition**

# **NOTIFICATIONS**

Calcutta.—No. 10748L.A.—29th August 1962. hereas it appears to the Governor that land is sely to be needed for a public purpose, not being purpose of the Union, namely, for office and sidential accommodation, in ward No. 59 of the deutta Municipality in the City of Calcutta, it is neby notified that a piece of land comprising remises No. 3, Lower Rawdon Street, and easuring, more or less, 0.4959 of an acre and muded on the-

North—By premises No. 2/3, Sarat Bose Road, premises No. 226/2, Acharya Jagadish Bose Road and premises No. 2, Lower Rawdon Street.

East—By Lower Rawdon Street,

South-By premises No. 4, Lower Rawdon Street.

West-By premises No. 2/3, Sarat Bose Road, s likely to be needed for the aforesaid public urpose at the public expense within the aforesaid and No. 59 of the Calcutta Municipality in the lity of Calcutta.

This notification is made under the provisions of ection 4 of Act I of 1894 to all whom it may oncern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Calcutta.—No. 10750L.A.—29th August 1962.— Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for office accommodation, in ward No. 68 of the Calcutta Municipality. pality in the City of Calcutta, it is hereby notified that two pieces of land as described below in Block I and Block II and altogether measuring, more or less, 0.3453 of an acre is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid Ward No. 38 of the Calcutta Municipality in the City of Calcutta.

### Block I

Premises No. 32, Dalhousie Square bounded on the-

North-By Dalhousie Square South,

East-By Vansittart Row,

South—By premises No. 1A, Vansittart Row and premises No. 8, Council House Street, West—By premises No. 31, Dalhousie Square.

### Block II

Premises No. 32/1, Dalhousie Square bounded on the-

North-By Dalhousie Square South,

East-By Wellesley Place,

South-By premises No. 1, Wellesley Place,

West-By Vansittart Row.

This notification is made under the provisions of section 4 of Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at No. 5. Bankshall Street, Calcutta.

### By order of the Governor, B. CHAKRABARTI,

Dy, Secy. to the Govt. of West Bengal.

Calcutta.—No. 10752L.A.—29th August 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for office and residential accommodation, in ward No. 59 of the Calcutta municipality in the city of Calcutta, it is hereby notified that a piece of land comprising premises No. 62, Syed Ameer Ali Avenue and measuring, more or less, 0.3554 of an acre and bounded on the—

North-By a branch road of Syed Ameer Ali Avenue,

East-By Syed Ameer Ali Avenue,

South-By Karaya Road.

West-By a Corporation passage,

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid ward No. 59 of the Calcutta municipality in the city of Calcutta.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorist the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, a No. 5, Bankshall Street, Calcutta.

### By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

Calcutta.—No. 10754L.A.—29th August 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for office and residential accommodation, in ward No. 59 of the Calcutta municipality in the city of Calcutta, it is hereby notified that a piece of land comprising premises No. 48, Old Ballygunge Road and measuring, more or less, 0.5785 of an acre and bounded on the—

North—By premises No. 19/1, Gurusadaya Road and premises No. 45, Old Ballygungs Road.

East-By Old Ballygunge Road,

South-By Sunny Park,

West-By premises No. 2, Sunny Park,

is likely to be needed for the aforesaid publi purpose at the public expense within the afore said ward No. 59 of the Calcutta municipality i the city of Calcutta.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorist the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Benga Cabutta.—No. 10756L.A.—29th August 1962.—Thereas it appears to the Governor that land is kely to be needed for a public purpose, not sing a purpose of the Union, namely, for office id residential accommodation, in ward No. 59 the Calcutta municipality in the city of alcutta, it is hereby notified that a piece of land mprising premises No. 12, Ballygunge Circular and measuring, more or less, 1.1467 acres and bounded on the—

North—By premises No. 11B, Ballygunge Circular Road,

East—By Ballygunge Circular Road and premises No. 12/1 Ballygunge Circular Road,

South—By premises No. 12/1/1, 13/1 and 13, Ballygunge Circular Road,

West—By premises No. 28, Rowland Road and  $_{owland}$  Road,

likely to be needed for the aforesaid public rpose at the public expense within the aforesaid and No. 59 of the Calcutta municipality in the ty of Calcutta.

This notification is made under the provisions of ction 4 of Act I of 1894 to all whom it may neern.

A plan of the land may be inspected in the fice of the First Land Acquisition Collector, alcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conterred by the atoreid section, the Governor is pleased to authorise officers for the time being engaged in the idertaking, with their servants and workmen, enter upon and survey the land and do all other is required or permitted by that section.

Any person interested in the above land, who is any objection to the acquisition thereof, may, thin thirty days after the date on which public blice of the substance of this notification is given the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at [6, 5, Bankshall Street, Calcutta.]

By order of the Governor.

B. CHAKRABARTI,

Dy. Secy. to the Govt. of

West Bengal.

Calcutta.—No. 10758L.A.—29th August 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for office and residential accommodation, in ward No. 54 of the Calcutta municipality in the city of Calcutta, it is hereby notified that a piece of land comprising premises No. 4, Camac Street and measuring, more or less, 0.9622 of an acre and bounded on the—

North—By premises No. 7, Middleton Street, East—By Camac Street,

South-By Harrington Street,

West—By premises No. 8, Harrington Street, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid ward No. 54 of the Calcutta municipality in the city of Calcutta.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern,

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the atoresaid section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of
West Bengal.

# **Calcutta**



# Gazette

### Extraordinary Published by Authority

ADRA 16]

FRIDAY, SEPTEMBER 7, 1962

[SAKA 1884

PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India

### COVERNMENT OF WEST BENGAL

### LAW DEPARTMENT

Legislative

### West Bengal Ordinance No. IV of 1962

# THE CHOTA NAGPUR TENANCY (WEST BENGAL AMENDMENT) ORDINANCE, 1962.

Whereas it is expedient to amend the Chota Nagpur Ben. Act Tenancy Act, 1908, in its application to West Bengal, for VI of 1908. the purpose and in the manner hereinafter appearing;

AND WHEREAS both Houses of the Legislature of West Bengal are not in session and the Governor is satisfied that circumstances exist which render it necessary for her to take immediate action;

The Governor is pleased, in exercise of the power conferred by clause (I) of article 213 of the Constitution of India, to make and promulgate the following Ordinance, namely:-

Short title.

1. This Ordinance may be called the Chota Nagpur Tenancy (West Bengal Amendment) Ordinance, 1962.

Application of the Act.

The Chota Nagpur Tenancy Act, 1908, in its application to West Bengal (hereinafter referred to as the said Act), shall be amended for the purpose and in the manner hereinafter provided.

Amendment of section 46A of Ben. Act VI of 1908.

- 3. For clause (a) of sub-section (1) of section 46A of the said Act, the following clause shall be, and shall be deemed always to have been, substituted, namely:-
  - "(a) a transfer to the Government, or to a person belonging to the community, tribe or caste, to which the transferor belongs,". which the transferor belongs,

PADMAJA NAIDU.

Governor of West Bengal.

The 6th September, 1962.

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

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# **Calcutta**



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PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India

**GOVERNMENT OF WEST BENGAL** 

### LAW DEPARTMENT

### Legislative

### West Bengal Ordinance No. V of 1962 THE WEST BENCAL LAND REFORMS (AMENDMENT) ORDINANCE, 1962.

WHEREAS it is expedient to amend the West Bengal Land West Ben. Reforms Act, 1955, for the purposes and in the manner Act X of 1956. hereinafter appearing;

AND WHEREAS both Houses of the Legislature of West Bengal are not in session and the Governor is satisfied that circumstances exist which render it necessary for her to take immediate action;

The Governor is pleased, in exercise of the power conferred by clause (1) of article 213 of the Constitution of India, to make and promulgate the following Ordinance, namely:-

Short title.

1. This Ordinance may be called the West Bengal Land Reforms (Amendment) Ordinance, 1962.

Amendment of section 18 of West Ben. Act X of 1956.

- 2. In section 18 of the West Bengal Land Reforms Act, 1955 (hereinafter referred to as the said Act),-
  - (1) after sub-section (2), the following sub-section shall be, and shall be deemed always to have been, added, namely:-
    - "(3) The decision of any dispute referred to in clause (a) of sub-section (1) shall specify the money value of the share of the produce to be delivered, which shall be payable in default of delivery of such share.";

The West Bengal Land Reforms (Amendment) Ordinance, 1962.

### (Section 3.)

- (2) after sub-section (3) as so added, the following subsection shall be added, namely:—
  - "(4) For the removal of doubts it is hereby declared that notwithstanding any decision of any Court to the contrary, any order under clause (a) of sub-section (I), specifying the money value of the share of the produce to be delivered payable in default of delivery of such share, made before the commencement of the West Bengal Land Reforms (Amendment) Ordinance, 1962, shall be deemed to be and to have always been validly made as if that Ordinance had come into force when such order was made.".

Amend 3. In section 19 of the said Act, to sub-section (2), ment of the following further proviso shall be added, namely:—

"Provided further that the provisions of section 5 of the Indian Limitation Act, 1908 shall apply to an appeal under this section.".

Act IX of 1908.

PADMAJA NAIDU, Governor of West Bengal.

The 6th September, 1962.

K. K. HAJARA,
Secy. to the Govt. of West Bengal.







# Gazette

### Extraordinary

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FRIDAY, SEPTEMBER 7, 1962

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### LABOUR DEPARTMENT

### **ORDER**

No. 3743-I.R./IR/11L-233(B)/61.—24th August 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 5995-I.R./IR/11L-233(B)/61, dated the 26th October 1961, the industrial dispute between Messrs. The Alkali and Chemical Corporation of India Ltd., P.O. Rishra, district Hooghly, and their workmen represented by Alkali Chemical Mazdoor Union, Rishra, Hooghly, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Seventh Industrial Tribunal;

And whereas the said Seventh Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute between Messrs. The Alkali and Chemical Corporation of India Ltd., P.O. Rishra, district Hooghly, and their workmen represented by Alkali Chemical Mazdoor Union, Rishra, Hooghly. (Case No. VIII-338/61.)

# BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri S. K. RAY, Judge, Seventh Industrial Tribunal.

For the Union: Shri Patit Paban Pathak, a Union official, assisted by Shri Jadu Gopal Sen, Secretary.

For the Company: Shri A. K. Ganguli, Industrial Relations Manager.

### **AWARD**

The above dispute over the issue given in the order of reference and reproduced below was referred for adjudication to this Tribunal by the Government of West Bengal, Labour Department, order No. 5995-I.R./IR/11L-233(B)/61, dated the 26th October 1961.

### Issue

1. Is the termination of employment of Shri Satya Ranjan Banerjee justified? To what relief, if any, is he entitled?

The relevant facts and circumstances of the case and the respective contentions of the parties on disputed points will appear from the following discussions.

The concerned worker, Shri Satya Ranjan Banerjee, was employed in the polythene plant of the

Company at Rishra as a Finishing Operator. On 6th August 1960 he was on shift duty from 2 p.m. to 10 p.m. On the evening of that day, there was some trouble in his right eye and he reported this to the Foreman, who sent him to the factory dispensary for examination and treatment. Accordingly, reported to the factory dispensary, where in the absence of the Medical Officer, the attended to him and recorded his case as conjunctivitis. The next day, 7th August 1960, was a Sunday and a holiday. On 8th August 1960, Monday, he came to work, but could not carry on owing to the trouble in his right eye and so he reported to the factory dispensary again. On this day, the factory M.O. examined him and recorded his case as keratitis and gave him necessary medicines and also leave for two days from 9th August 1960. On 9th August 1960 the worker again came to the Medical Officer and the Medical Officer sent him to the Medical College for examination and treatment. The worker went to the Medical College and began to attend the Outdoor Department. He was admitted in the hospital as an indoor patient on 8th September 1960 and he was under treatement in the hospital for over a month After discharge from the hospital, he also continued to attend the Outdoor Department for treatment. Then on 5th November 1960, he came to the factory dispensary and saw the Medical Officer with a certificate from Dr. Sen Gupta, Assistant Professor, Department of Opthalmology, Medical College, Calcutta. The certificate was to the effect that the worker could carry on work which could be managed by one eye with normal vision. He had in the meantime lost the vision of his right eye. The factory Medical Officer did not, however, consider him fit to resume his work and advised him further treatment in the Medical College Hospital and extraction of the right eyeball. Accordingly, he again took admission in the Medical College on 9th November 1960. During the second phase of his treatment in the hospital, the right eyeball was extracted and replaced by an artificial stone eyeball. He was discharged from the hospital finally on 15th November 1960. He was absent from his work continuously from 9th August 1960 and for a period of more than three months from that date. So, the Company discharged him from service by its letter, dated 17th November 1960 (Ext. 5), on the ground that he had been suffering and was in continued illhealth for over three months since 9th August 1960. The Company purported to effect the discharge in terms of the Memorandum of Settlement between the Company and the Union, which was also referred to in that letter. It is contended on behalf of the Company that the discharge was effected in terms of paragraphs (7) and (8) under the heading "Leave and holidays" in the Memorandum of Settlement, according to which he could not be kept on the rolls of the Company and was bound to retire on grounds of ill-health, because he had been absent from duty on account of sickness for more than three months. The worker protested against such discharge by his letter, dated 23rd November 1960 (Ext. 4) and then there was some correspondence between the parties in which the worker pleaded for reinstatment and the Company refused to alter its decision. The worker wrote a letter, dated the 17th January 1961, to the Company (Ext. 2) giving his version of the facts and circumstances relating to his discharge and stating for the first time in writing that on 6th August 1960 some polythene powder fell in his right eye during work and this caused trouble to the eye,

which ultimately resulted in the loss of this eye and the extraction of the eyeball. In the case now pu forward on behalf of the worker at the hearing, it i contended that the worker reported on 6th Augus the Foreman and the Compounde 1960 to the factory subsequentl dispensary and at on 8th August 1960 to the Medical Office of the dispensary that his eye trouble was due to fal of some polythene powder in the eye durin performance of his duties in the polythene plant. It is further contended on this basis that paragraphs (7 and (8) of the Memorandum of Settlement, referred to above, can have no application in his case, becaus it was not a case of absence from work for mor than three months on account of ordinary sickness but it was a case of the worker having been prevented from attending to his work on account o an accident which befell him in the process of world in the factory. It is further contended that, in an case, when the worker reported for duty on 51 November 1960 before the expiry of three month from 9th August 1960, from which date his absence from work commenced after the eye trouble, with fit certificate from a competent medical authority viz., the Assistant Professor of Opthalmology in the Calcutta Medical College, the Company should have allowed him to join his work on that date and the refusal of the Company to allow him to join his worl on that date was improper and unjustified and alte such refusal the Company cannot now turn round and say that he was absent from work continuously for more than three months due to sickness and so he came under the mischief of paragraphs (7) and (8 of the Memorandum of Settlement, referred to above

The question whether the eye trouble of the concerned worker which caused him to be absenfrom work continuously from 9th August 1960 was the result of any eye disease or any accident in the factory would have some importance in the presen case. If it was due to an eye disease, as contended on behalf of the Company, his continued absence or account of that disease would certainly come under paragraphs (7) and (8) of the Memorandum of Settlement, referred to above. But, if it was due to ar accident, as contended on behalf of the worker, the case would not come under paragraphs (7) and (8) which refer to absence due to sickness only and do not refer to absence due to any accident in the factory. It would be convenient here to reproduce the relevant paragraphs (7) and (8) of the Memoran lum of Settlement. The paragraphs stand

- "7. In other cases of long sickness, no one shall be kept on the rolls of the Company for more than three months.
- 8. After 12 months in cases of T.B. and three months in other sickness, the workmen will retire on grounds of ill-health."

It would be seen from the language of the paragraphs that they cover only cases of sickness and not cases of accident. Sickness as referred to does not certainly cover any incapacity caused by accident in the process of work. I have carefully considered the evidence on both sides bearing on the question whether the eye trouble of the concerned worker was due to any disease of the eye or to any accident and I am satisfied that the Company's case in this respect is correct. There is no evidence to prove that on 6th August 1960 some polythene powder fell in the right eye of the concerned worker in the

tory except his own interested and uncorroborated timony. He now says that he reported the fact fall of polythene powder in his eye to the Foren and to the Compounder on 6th August 1960 d then to the factory Medical Officer on 8th gust 1960 when he first saw him. O.P.W. 2 Shri swa Ranjan Roy, the then Foreman, has denied statement of the worker and has stated that the rker only reported that he was having some pain one of his eyes. It is an admitted position that Foreman sent the worker to the factory spensary with a slip. Exhibit 8 is that slip. This n does not at all contain any statement about the ture of the ailment of the concerned worker. The orker saw the Compounder of the dispensary with s slip, because the Medical Officer was absent. the dispensary slip concerning this worker xt. G(1)], the note against the date 6th August 60 is "conjunctivitis R. E." The next note ainst the date 8th August 1960 made by the doctor "Keratitis". The factory Medical Officer, O.P.W. 1 N. Chowdhury, has also denied the statement of concerned worker and has stated that he never ported to him that some foreign substance had len into his eye. He examined him and found at he was suffering from keratitis, which is a velopmental process of certain eye disease which arts as conjunctivitis. I see no reason to disbelieve e Foreman and the Medical Officer simply on the sis of the uncorroborated oral testimony of the neerned worker himself. The Foreman has said at had there been any accident, he would have tached another slip to the slip issued by him, it. 8. Under rule 20 of the Standing Orders, it is rumbent upon all workers to immediately report injury sustained during the course of their work the works dispensary for attention. The worker I not certainly make such a report. The factory aheal Officer has further testified that he sent this rker to the Medical College on 9th August 1960, cause he suspected that he was developing corneal teration. Exhibit 9 is the factory doctor's report the Medical College Hospital. In this, the doctor ited that the worker was suffering from corneal teration of the right eye and recommended his atment in the hospital. The subsequent medical ps. Exts. 10 to 12(1), also show that he was flering from and treated for eye disease arising out corneal ulceration. No doubt the factory Medical ficer in his evidence has said that corneal ulceration ay be caused by fall of polythene powder, but it is mere possibility and the possibility has not been loved to be a fact in the present case. On the intrary, the evidence clearly discloses that his eye huble started as a case of conjunctivitis and veloped into keratitis and corneal ulceration. I anot believe that. Had it been an injury by any cident, as now alleged by him, he would not have ken care to report it to the Foreman and to the clory Medical Officer and to see that it was corded because he would be entitled to some ecial relief on account of such accident. It is rther to be noted that long after the discharge of e concerned worker by the Company's letter, dated th November 1960 (Ext. 5), the worker for the first he mentioned the fact of polythene powder having len in his eye on 6th August 1960 in his letter the Company, dated 17th January 1961 (Ext. 2), in all previous letters, there was absolutely no ation of any such accident. In the above view he facts and circumstances relating to this point,

I hold that the eye trouble of the concerned worker was not caused by any accident in the shape of fall of polythene powder in course of his duty, but it was due to some disease which started as conjunctivitis and developed into keratitis with corneal ulceration. So, the contention put forward on behalf of the worker that the relevant paragraphs (7) and (8) of the Memorandum of Settlement do not apply to his case, because his absence was due to an accident to his eye in course of his duty in the factory fails and is rejected.

The next point of contention that requires to be decided is whether the Company was justified in not allowing this worker to join his duty on 5th November 1960 when he appeared with a purported fit certificate from Dr. Sen Gupta of the Calcutta Medical College Hospital. The original certificate itself has not been produced, but the purport of the certificate has been given in Ext. 2, the worker's letter to the Company, dated 17th January 1961, in which he practically set out his whole case. As already indicated above, the certificate was to the effect that he could carry on work which could be managed by one eye with normal vision. The factory M.O., to whom this certificate was produced, could not, however, find him fit for work in the factory. His evidence is that though he came with a fit certificate from Dr. Sen Gupta, he (the M.O.) did not find him fit, because he saw that he had already lost one eye and he advised him extraction of the affected eye because otherwise the other eye would also be affected. He has also said definitely that after the extraction of his eye, he is not fit for the work he was doing in the factory. He has explained his position in his cross-examination by saying that on 5th November 1960 he could not give him work, because he had already lost one eye and required further treatment and he found from his experience that this man would not be able to work. In my view, in a case of this nature, the opinion of the factory Medical Officer, who has experience of the working of the factory and the measure of fitness required in a worker of this factory, should be accepted in preference to that of Dr. Sen Gupta, who had no experience of work in a factory. It is further to be seen that Dr. Sen Gupta did not certify him to be absolutely fit, but he certified him to be fit for such work as could be done by a man with one eve with normal vision. The factory Doctor with his experience of the factory working could certainly hold the contrary opinion and find that a man with one eye was not fit for factory work. Furthermore, it is clear from the undisputed facts and from the admissions of the concerned worker in his evidence that the pain in his eye was persisting and he again took admission in the Medical College on 9th November 1960 and there his right eyeball was extracted and replaced by a stone eyeball and after this, he was finally discharged from the hospital on 15th November 1960. This admission clearly indicates that his eye disease was persisting when he reported for duty on 3rd November 1960 and he had to again take admission in the Medical College for further treatment and in course of this further treatment, his right eyeball was extracted and replaced by an artificial eyeball. In a case like this, the Company was certainly within its right in acting upon the opinion of its own Medical Officer about the fitness of the worker to rejoin his work in the factory on 5th November 1960. In the above view of the facts and circumstances just discussed, I hold that there

was nothing wrong or mala fide on the part of the factory Medical Officer and the Company in refusing to allow this worker to join his duty on 5th November 1960 in spite of the certificate which he brought from Dr. Sen Gupta and on that date the worker was still suffering from the eye disease and was not certainly fit for work in the factory.

After the above decisions of the two disputed points which are material for the purpose of the present case, I now proceed to deal with the other aspets of the case relating to his discharge from service. It has been proved by evidence and it is practically an undisputed position that the concerned worker was absent from duty for more than three months from 9th August 1960 and the absence was due to some trouble in his right eye. I have rejected the plea of accident to the eye in course of work raised on behalf of the worker and also the plea that though he became fit and came to join his duty on 5th November 1960, the Company improperly and unjustifiably refused to allow him to join his duty and had he been allowed to join his duty on 5th November 1960, it would not be a case of absence for more than three months due to sickness. After the rejection of these pleas, the clear and unambiguous position that stands out of the accepted evidence and also, to some extent, out of the facts admitted by the worker himself is that he was continuously absent from duty for more than three months from 9th August 1960 on account of some disease in his right eye which was certainly a form

of sickness. This position certainly attracted operation of the relevant paragraphs (7) and (8) the Memorandum of Settlement, Ext. C, white admittedly binding upon the parties and the Comwas fully within its rights in terminating the se of the concerned worker under these paragraph its letter, dated the 17th November 1960. (Ex By this letter, his service was terminated by discland he was asked to collect his dues, if any, from appropriate department. That offer still stands the concerned worker is at liberty to recover al legal dues according to the rules and condition service from the Company. The Company therefore, fully justified in terminating his se with offer of payment of all his legal dues.

On the findings and for the reasons recombove, I award that the termination of the se of the concerned worker was justified and he draw all his legal dues from the Company accombo to the rules and conditions of service, as offerchim.

S. K. RAY,

Judge, Seventh Industrial Trib

The 10th August 1962.

By order of the Governor,
S. C. MUKHERJEE, Asst. Sec
to the Govt. of West Be

No. 477(1)

tered No. C207

The





### Guzette

### Extraordinary

### Published by Authority

RA 16 ] FRIDAY, SEPTEMBER 7, 1962 [ SAKA 1884

1-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

### Political

### **NOTIFICATION**

No. 2669P.—7th September 1962.—Whereas for the evention of disturbances of the public tranquillity doing its and affrays within the area described in a schedule below, the Commissioner of Police, acutt, issued an order, dated the 11th July 1960, ider section 144 of the Code of Criminal Procedure, 188 (Act V of 1898), prohibiting, with effect from a 11th July 1960, until further orders, any assembly have or more persons within the said area or the trying of any lathis or other dangerous weapons or be doing of any act which is likely to cause a sturbance of the public tranquillity or a riot or an lathy, within the said area;

And whereas the State Government, by notification 5,686P., dated the 8th March 1962, published in t 1 of the "Calcutta Gazette, Extraordinary", ed the 8th March 1962, at pages 1207-1208, ected that the said order of the Commissioner 1962:

whereas it appears to the State Government see is still a firefluoned of the proposances of the force the said order of the Commissioner of PoliCalcutta, for a period extending up to the March 1963;

Now, therefore, in exercise of the power Lonier by sub-section (6) of section 144 of the Code Criminal Procedure, 1898 (Act V of 1898), Governor is pleased to direct that the said order the Commissioner of Police, Calcutta, dated the I July 1960, under the said section, shall remain force until the 10th March 1963.

### The Schedule

The area within the jurisdiction of the Hare Stripolice-station in the town of Calcutta bounded the—

- North—By Fairlie Place and India Exchan Place (India Exchange Place being excluded
- South—By Rani Rashmoni Avenue from Stra Road crossing up to crossing of Government Place East:
- East—By Brabourne Road, Dalhousie Square E Old Court House Street and Governm Place East (Government Place East be excluded); and
- West—By Strand Road (the Road itself be excluded).

Explanation.—In this schedule "town of Calcut means the town of Calcutta as defined in section of the Calcutta Police Act, 1866 (Bengal Act IV 1866).

By order of the Governor,
M. M. BASU,
Secy. to the Govt. of West Benge

The

# Calcutta (1)

# Guzette

# Extraordinary Published by Authority

PRA 16] FRIDAY, SEPTEMBER 7, 1962 [SAKA 1884

T 1-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### **NOTIFICATION**

24-Parganas. — No. 11216L.A. — 7th September 962.--Whereas it appears to the Governor that and is likely to be needed for a public purpose, not eing a purpose of the Union, namely, for construcion of administrative building and staff quarters If Baraset II Development Block, in the village of Sagband Saiberia, jurisdiction list No. 172, policetation Baraset, pargana Anwarpur, 14-Parganas, it is hereby notified that a piece of and comprising cadastral survey plot No. 297, and neasuring, more or less, 0.51 of an acre, is likely be needed for the aforesaid public purpose at the expense within the aforesaid village agband Saiberia.

force the said order of the Commissioner of Police

2642 THE CALCUTTA GAZETTE, EXTRAORDINARY, [P. SEPTEMBER 7, 1962

This notification is made, under the provisions section 4 of the Land Acquisition Act, I of 1.994, t all whom it may concern.

A plan of the land may be inspected in the offic of the Special Land Acquisition Officer, Alipor 24-Parganas.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engage in the undertaking, with their servants and work men, to enter upon and survey the land and do a other acts required or permitted by that section.

Any person interested in the above land, whas any objection to the acquisition thereof, may within thirty days after the date on which publication of the substance of this notification given in the locality, file an objection in writing before the Collector of 24-Parganas.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

# Calcutta



# Gazette

### Extraordinary

### Published by Authority

HADRA 17]

SATURDAY, SEPTEMBER 8, 1962

[ SAKA 1884

ART IIIA —Ordinances promulgated by the Governor of West Bengal under the Constitution of India.

### COVERNMENT OF WEST BENGAL

### Law Department

### Legislative

### West Bengal Ordinance No. VI of 1962

### THE WEST BENGAL PUBLIC LAND (EVICTION OF UNAUTHORISED OCCUPANTS) ORDINANCE, 1962.

Whereas it is expedient to provide for the speedy eviction of unauthorised occupants from public lands;

AND WHEREAS both Houses of the Legislature of West Bengal are not in session and the Governor is satisfied that circumstances exist which render it necessary for her to take immediate action;

The Governor is pleased, in exercise of the power conferred by clause (1) of article 213 of the Constitution of India, to make and promulgate the following Ordinance. namely:-

Short title, extent and commencement.

- 1. (1) This Ordinance may be called the West Bengal Public Land (Eviction of Unauthorised Occupants) Ordinance, 1962. Unauthorised Occupants)
  - (2) It extends to the whole of West Bengal.
- (3) It shall come into force on the date of its publication in the Official Gazette.

Definitions.

- 2. In this Ordinance, unless there is anything repugnant in the subject or context,-
  - (1) "Collector" includes any Officer, not below the rank of a Magistrate of the first class, specially appointed by the State Government to perform all or any of the functions of a Collector under this Ordinance;
  - (2) "land" includes buildings and other things attached to the earth or permanently fastened to things attached to the earth;
  - (3) "notification" means a notification published in the Official Gazette;

The West Bengal Public Land (Exiction of Unauthorised Occupants) Ordinance, 1962.

### (Sections 3, 4.)

- (4) "owner" in relation to public land means the State Government or a local authority, as the case may be;
- (5) "person concerned", in relation to any public land, means any person who is in the use or occupation of the public land;
- (6) "prescribed" means prescribed by rules made under this Ordinance;
- (7) "public land" means any land belonging to, or taken on lease by, the State Government or any local authority and includes any land requisitioned by, or on behalf of, the State Government, but does not include a Government road or a highway within the meaning of the Bengal Highways Act, 1925, or any other law for the time being in force on the subject or any part of such Government road or highway;

Bon. Act III of 1925.

(8) "unauthorised occupation", in relation to any publicand, means the use or occupation by any person of the public land without authority in writing by or on behalf of the owner thereof.

Issue of notice to show cause against order for eviction of unauthorised occupant from public land.

- 3. (1) If, in respect of any public land, the Collector is of opinion, upon application made by an officer of the owner of the public land authorised in this behalf by such owner or upon information received otherwise, that the public land is in the unauthorised occupation of any person or persons, the Collector shall issue a notice calling upon all persons concerned to show cause before such date, not being less than fifteen days after the date of the notice, as may be specified in the notice why an order under clause (a) of sub-section (1) of section 4 should not be made, and shall cause it to be served in the manner referred to in sub-section (2). Intimation of the date so specified shall be given to the owner of the public land and to its officer authorised under this sub-section.
- (2) A notice issued under sub-section (1) shall be served by affixing it on a conspicuous part of the public land concerned and in such other manner as may be prescribed.
- (3) A notice served in the manner referred to in subsection (2) shall be deemed to have been duly served.

Order for eviction of unauthorised occupants from public land.

- 4. (1) If, after considering the cause, if any, shown by any person in pursuance of a notice issued under section 3 and any evidence adduced in support thereof, and any evidence which may be adduced by the owner and after making such further inquiry, if any, as he deems necessary,—
  - (a) the Collector is satisfied that no bona fide dispute regarding title to the public land exists and that the public land is in the unauthorised occupation of any person, he shall make an order directing such person—
    - (i) to vacate the public land and deliver possession thereof to the owner, and
    - (ii) to pay for the entire period during which he has been and continues to be in unauthorised occupation of the public land, damages at such rate, not exceeding double the rate of rent prevailing for similar lands with similar advantages in the vicinity, as may be prescribed,

within such time as may be specified in the order; or

- (b) the Collector is satisfied that the person concerned is not in unauthorised occupation of the public land or is of opinion that a bona fide dispute regarding title to the public land exists, he shall make an order cancelling the proceedings and referring the parties to the civil court;
- Provided that no order under this sub-section shall be made to the prejudice of any person who has had no opportunity of being heard.

### (Sections 5-9.)

(2) Where an order has been made under clause (a) of sub-section (1), the Collector shall cause a copy of the order to be served in the manner referred to in sub-section (2) of section 3.

Collector's power to enforce delivery of possession by evicting unauthorised occupant.

IIIA]

- 5. (1) If, in respect of any public land or part thereof, any person concerned refuses or fails to comply with an order made under sub-clause (i) of clause (a) of sub-section (1) of section 4 within the time specified in the order or within such further time as the Collector may allow, then the Collector shall.—
  - (a) if a Magistrate, enforce delivery of possession of such public land or part to the owner after existing the person concerned, or
  - (b) if not a Magistrate, apply to a Magistrate, or, in Calcutta as defined in section 3 of the Calcutta Police Act, 1866, to the Commissioner of Police, Calcutta, and such Magistrate or Commissioner of Police, as the case may be, shall enforce delivery of possession of such public land or part to the owner after exicting the person concerned.

Ben. Act IV of 1866.

(2) The costs of enforcing such delivery of possession after evicting the person concerned shall be payable by the person concerned within such time as the Collector may, by order, direct.

Damages and costs recoverable as public demand. **6.** Any sum payable by any person as damages or costs under an order of the Collector under this Ordinance shall be recoverable as a public demand.

Appeal.

- 7. An appeal from an order made under this Ordinance shall lie to—
  - (a) the Commissioner of the Division, where the order is made by the Collector, and
  - (b) the Collector, where the order is made by any officer specially appointed under clause (1) of section 2,

if preferred within thirty days from the date of the order appealed against and the decision of the Commissioner or the Collector, as the case may be, on such appeal shall be final.

Explanation.—In this section "Collector" does not include an officer specially appointed under clause (1) of section 2.

Indemnity.

8. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of this Ordinance or any rule or order made thereunder.

Power to make rules.

- 9. (1) The State Government may, by notification, make rules for carrying out the purposes of this Ordinance.
- (2) In particular and without prejudice to the generality of the foregoing power the State Government may make rules with respect to all or any of the following matters, namely:—
  - (a) the forms and the manner of service of notices under this Ordinance;
  - (b) the procedure to be followed and the fees, if any payable in appeals under section 7:
  - (c) any other matter which may be or is required to be prescribed.

The West Bengal Public Land (Exection of Unauthorised Occupants) Ordinance, 1962.

### (Section 10.)

Savines.

10. The provisions of this Ordinance shall have effect notto the provisions of this Ordinance shall have effect notwithstanding anything to the contrary contained in any law for the time being in force other than the Indian Penal Code or the Code of Criminal Procedure, 1898, but shall not apply in respect of the use or occupation of any public land by a displaced person as defined in clause (I) of section 2 of the Rehabilitation of Displaced Persons and Eviction of Persons in Unauthorised Occupation of Land Act, 1951, in respect of which an application for eviction has been entertained under sub-section (I) of section 3 of that Act.

West Ben. Act XVI. of 1951.

PADMAJA NAIDU,

Governor of West Bengal.

CALCUTTA,

The 6th September, 1962.

K. K. HAJARA. Secy. to the Gort, of West Bengal. No. 480(1)

istered No. C207

The





### Gazette

# Extraordinary Published by Authority

DEA 17 | SATURDAY, SEPTEMBER 8, 1962 [SANA 1884

 I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition NOTIFICATION

Cook Behar.—No. 11310L.A.—8th September 962 Whereas the functions of the Central lovernment under the Land Acquisition Act, 1894 of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/5-jull., dated the 14th May 1955, issued by the lovernment of India, in the Ministry of Home Affairs take lau.e (1) of Article 758 of the Constitution of India, as S.R.O. 1074 and published at page 868, lart II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that land likely to be needed for a public purpose, being a urpose. In the Union, namely, for rebuilding of the lailway bridge over the river Torsa, in the villages I taluk Gudam Maharaniganj, thak No. 912, taluk larinchowra, thak No. 911 and taluk Ghughumari, lak No. 910, police-station Kotwali, pargana Cooch lehar, it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 9.87 acres, and comprising ladastral plots as detailed below, are likely to be leeded for the aforesaid public purpose at the public length of the latest and the latest land latest land latest la

### Description of the land

Parg. na Cooch Behar, thana Kotwali, district Coo. Behar.

Taluk Gudam Maharaniganj, thak No. 912 Cadastral survey plots in part-249 and 250.

Taluk Harinchowra, thak No. 911, sheet No.: Cadastral survey plots in part—28, 32, 32/60, #44, 41, 43, 21 and 22.

Taluk Ghugumari, thak No. 910, sheet No. 5 Cadastral survey plots in full—198, 199, 200, 20 356, 195, 196, 197, 194, 534, 535, 193, 533, 455, 15 456, 458 and 459.

Cadastral survey plots in part - 202, 203, 358, 3, 359, 192, 361, 188, 361/532, 206, 355, 215, 209, £ 451, 457, 448, 464, 461, 462, 445, 221, 220, 217 at 216.

This notification is made, under the provisions section 4 of the Land Acquisition Act, 1894, rewith the said notification, to all whom it makes concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Cooch Behar.

In exercise of the powers conferred by the sale section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their serval and workmen, to enter upon and survey the land and do all other acts required or permitted by the section.

In exercise of the power conferred by su section (4) of section 17 of the Land Acquisition Act I of 1894, the Governor is pleased to direct that the provisions of section 5A of the said A shall not apply to the land to which, in the opinion of the Governor, the provisions of sub-section (1) section 17 of the said Act are applicable.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy to the Govt. of West Benga

# The



### Extraordinary

### Published by Authority

BHADRA 18 |

SUNDAY, SEPTEMBER 9, 1962

[SAKA 1884

# 'ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

# Constitution and Elections NOTIFICATIONS

No. 3940A.R. -- 9th September 1962. - The Governor is pleased, in exercise of the power vested n her by clause (1) of Article 164 of the Constitution, hereby to appoint, on the advice of the Chief Minister, Shri Sankardas Bandyopadhyay as a Minister of the State of West Bengal.

By order of the Governor, R. GUPTA,

Chief Secy. to the Govt. of West Bengal.

No. 3941A.R. — 9th September 1962. — The jovernor on the advice of the Chief Minister has been pleased, in partial modification of the distribution of business made by notification No. 433A.R., dated the 9th July 1962, to allocate to 3hri Sankardas Bandyopadhyay, a Minister of the 3tate of West Bengal, the following business:—

The Finance Department, and the Transport Branch of the Home Department.

By order of the Governor, R. GUPTA,

Chief Secy. to the Govt. of West Bengal.

No. 3942A.R.—9th September 1962. The following notification is published for general information:—

"NOTIFICATION

RAJ BHAVAN, CALCUTTA,

The 9th September, 1962

No. 4434S. -The Governor has this day in the forenoon administered the Oaths of Office and of Secrecy to Shri Sankardas Bandyopadhyay, Minister of the State of West Bengal.

By order of the Governor,

S. K. MUKERJEI,

Secretary to the Governor."

By order of the Governor,

R. GUPTA,

Chief Secy. to the Govt. of West Bengal.

No. 3913A.R. 9th September 1962. - The Governor on the advice of the Chief Minister has been pleased to make the following amendment in notification No. 3433A.R., dated the 9th July 1962:

### Amendment

In the said notification,-

- (1) for item (1), substitute the following:--
- Shri Prafulla Chandra Sen, Chief Minister to be Minister-in-charge of the General Administration, Political, Police, Defence, Special, Passport, Press and Anti-Corruption and Enforcement Branches of the Home Department and the Departments of Development, Food and Supplies, and Agriculture.

- (2) item (2) of the said notification shall deleted and items 3, 4, 5, 6 and 7 shall renumbered as 2, 3, 4, 5 and 6 respectivel
- (3) after item (6) as so renumbered add following item:—
  - (7) Shri Sankardas Bandyopadhyay to Minister-in-charge of the Finance Depa ment, and the Transport Branch of Home Department.
- (4) for item (23), substitute the following:— Shri Bijesh Chandra Sen to be Minister of State for the Departments of Development, Pub Works, and Housing.

By order of the Govern R. GUPTA, Chief Secy. to the Govt. of West Beng

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### Extraordinary

### Published by Authority

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TUESDAY, SEPTEMBER 11, 1962

| SAKA 1884

T 1-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### LABOUR DEPARTMENT

### **ORDER**

2918-1.R./IR/10L-227/61. 5th July 1962.—
reas under the Government of West Bengal, ur Department, Order No. 2764-I.R./IR/10L), dated the 2nd June 1960, the industrial disbetween Messrs. Hindusthan Motors Ltd.,
Uttarpara, district Hooghly, and their workmen oved in Uttarpara Factory represented by and Motor Employees' Union, P.O. Uttarpara, t Hooghly, and (2) Hindusthan Motor rs' Union, Buttolla, P.O. Bhadrakali, district thy, regarding the issue mentioned in the said being a matter specified in the third schedule Industrial Disputes Act, 1947 (XIV of 1947).
Merred for adjudication to the Fifth Industrial tal:

I whereas the said Fifth Industrial Tribunal ibmitted to the State Government its award a said industrial dispute;

v. threefore, in pursuance of the provisions of 117 of the Industrial Disputes Act, 1947 of 1947), the Governor is pleased hereby to h the said award as shown in the annexure

### **ANNEXURE**

te matter of an industrial dispute between Messrs. Hindusthan Motors Ltd., P.O. Uttarpara, listrict Hooghly, and their workmen employed

in Uttarpara Factory represented by (1) Hind Motor Employees' Union, P.O. Uttarpara, district Hooghly, and (2) Hindusthan Motor Workers' Union, Buttolla, P.O. Bhadrakali, district Hooghly. (Case No. VIII-124/60.)

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri N B CHAUDHURI, Judge, Fifth Industrial Tribunal

### Appearances:

For the Company: Shri S. K. Bose, Counsel.

For Hindusthan Motor Workers' Union: Shri Ram

For Hind Motor Employees' Union: Shri Atul Ray, Pleader.

The Government of West Bengal by its Labour Department Order No. 2764-I.R./IR/10L-68/60, dated 2nd June 1960, referred to this Tribunal an industrial dispute bewteen Messrs. Hindusthan Motors Ltd.. P.O. Uttarpara, district Hooghly (hereafter referred to as the Company), and their workmen employed in Uttarpara Factory represented by (1) Hind Motor Employees' Union, P.O. Uttarpara, district Hooghly, and (2) Hindusthan Motor Workers' Union, Buttolla, P.O. Bhadrakali, district Hooghly (hereafter referred to as the

Unions), for adjudication under section 10 of the Industrial Disputes Act.

The only issue referred to this Tribunal for adjudication is this:

Bonus payable in 1959.

### AWARD

After service of usual notices on the parties, both the parties entered appearance. The workmen of the concern are represented by two different Umons one being Hind Motor Empolyees' Union and the other being Hindusthan Motor Workers' Umon. The Unions have filed separate written statements elucidating their claim for bonus for the year 1958-59 payable in 1959. Though the written statements filed by the Unions are different, the sum and substance thereof are more or less same. Their case in short is this. Messrs. Hindushan Motors Ltd., whereof Messrs. Birla Brothers of 8 Royal Exchange Place, Calcutta, are the Managing Agents, is a well-known automobile factory. The Company is a very prosperous one and has practically a monopoly over this line of business, and is thus earning huge profits. The Company maintains and runs three subsidiary concerns also, but these subsidiary concerns are not being run at a profit, and as a result it is draining a heavy amount of its profits. Though the Company is making large profits, it is not paying living wages to its work-The administration is rather top-heavy, and the Management is spending unnecessarily large sums of money under different heads not very much essential for effective running of the industry and the administration. The workmen placed their claim for bonus for the relevant year before the Management, but it was turned down without any sufficient reason. The payment of Puja bonus is a condition of service for the employees of this concern, and it is so payable irrespective of profit or loss of the Company. It is urged that Puja bonus has become customary also in this concern as in other concerns of West Bengal. Besides the claim of Puja bonus on the ground of condition of service or custom, it is alleged that the Company made huge profits in the year in question and the workmen have large contribution towards this profit also, and as such they are entitled to profit bonus as well as Puja bonus. Accordingly, the Hindusthan Motor Workers' Union claims one month's wages as Puja bonus for 1959, and four months' wages as profit bonus for the relevant year. On the other hand, the Hind Motor Employees' Union claims two months' wages as Puja bonus and two months' wages as profit bonus.

The Company files two separate written statements in reply to the two different statements filed by the two Unions, and the burden of its statement is in short this: It is urged that no bonus—customary or as a condition of service—is payable to the workmen. It is pointed out that by different decisions of different Tribunals, this claim has been set at naught more than once. The Company states that its financial condition is not happy and has not improved for various reasons. It is not a fact that it enjoys a monopoly position in the automobile industry of the country. The Company started manufacture and assembly of Hindusthan

motor cars in 1951. With great difficulty, industry made some headway in the face of it restrictions and various other handicaps concomitant difficulties. Far from achieving factory trading results, the Company could not cover its machinery, plant and buildings with permissible depreciation and/or rehability charges. The Company failed to pay any distriction in 1959. The average earning of the workmethis concern is well above the minimum fix the Third Engineering Tribunal. The average of earning of the workmen of this Compacomparatively better or higher than the the comparable industries in this region. finally urged that the profits of the year will leave any available surplus for payment of claimed by the workmen.

Other facts will appear from the body o award that follows:

### Decisions

In the different written statements filed on of the workmen, the Unions have cl customary bonus and also bonus as a condit service. But from the evidences adduced a time of hearing it appears that the workm longer press their claim for such bonus. really claim bonus out of available surplus of p In fact, the Company also submits that this po customary bonus and bonus as a service was urged more than once before dif Tribunals, and the claim was rejected oprevious occasions. It is accordingly urged this part of the claim is really barred by prir analogous to res judicata. In fact, no evidence been adduced before me at the time of hear show that these workmen are entitled to cust bonus or bonus as a condition of serivce. I be pointed out that the workmen claimed bonus for 1954 also, and the local Second Indi Tribunal by its award published in the "Ca Gazette", dated 5th Jnauary 1956, negatived claim. Similarly bonus on identical ground claimed for 1955 also, and the said Tribunal award published in the "Calcutta Gazette" 8th October 1956, rejected the claim outright. identical point was raised before this Tr also, while advancing the claim for 1957-58 p in 1958 and this Tribunal also by its award lished in the "Calcutta Gazette", dated September 1961, found that the claim for bon the ground of custom or condition of service not tenable. Thus without further discussi at once hold that no bonus is payable to the p workmen for the year 1958-59 on the grou custom, tradition or condition of service.

The real point at issue, as I have obsabove, is whether the workmen are entitled t bonus out of available surplus, if any, of the perned during the year 1958-59. The parties t present dispute are Messrs. Hindusthan Motors and their workmen. The allegation is that present Company is a highly prosperous one in almost monopoly position in the autonindustry of the country, and thus it earned profits during the year 1958-59. So, before I pattern to examine the issue of bonus on merit, I may dentally mention here a short history of

Company and its present position. This Company was incorporated originally in Baroda State sometime in 1942 or so with a comparatively small authorised capital. The original venture of the Company was to start with assembly of automobiles with imported parts and components. It established its first plant at Okha in Baroda State. However, on account of the Second World War the Company could not make such headway during the first few years of its existence, when the reigns of the Government were lying in the hands of a foreign power. However, after the conclusion of the Second World War and by the end of 1947, the building work of a factory at Calcutta (Uttarpara) was completed and necessary machineries started coming, and erection thereof progressed satisfactorily. This factory progressed satisfactorily. thereof started work at the end of 1947, and assembly of cars and trucks, e.g., Hindusthan Tens, Studebakers, etc., was taken up. By 1948, the Company started making arrangements for the manufacture of components in its own factory. The work of manufacture of components, however, commenced in right earnest from 1951, and this venture progressed satisfactorily thereafter from year to year. By the year 1957-58, components representing approximately 68 per cent. of the C.I.F. value of a complete car were being manufactured in the factory at Calcutta. percentage rose still higher by the end of the next year. It may be mentioned here that in 1953 the Company was entrusted with the manufacture of Baby Hindusthan cars. But the import licence of this model was later stopped. Similarly, the assembly of Hindusthan Tens and Studebakers also had to be discontinued. By the year 1958-59, manufacture and assembly of Hindusthan Ambassador motor car and Bedford trucks served the field. It is, of course, not correct to say that Hindusthan Motors had monopoly in the automobile industry of the country, though in certain matters it was the leader in this line. The automobile industry of the country was actually placed in charge of a few Companies for manufacture of different models of passenger cars and trucks, and these companies are Hindusthan Motors, Premier Automobiles, Messrs. Standard Motors, Messrs. Mahindra and Mahindra, TELCOS, Ashoke Levlands, etc. It is also a fact that the demand for automobiles is growing very rapidly during the last decade, and the development programme of the successive Five-Year Plans depends largely for its success on the capacity and efficiency of this new industry. The industry is undoubtedly in its infancy, and yet in spite of bold programme for indigenous manufacture of parts and components, the production cost thereof is still very high compared to that of the similar concerns abroad. Due to import restrictions and foreign exchange difficulties, the supply of automobiles in the country is still far short of the demand in spite of its high production cost. It may also be mentioned in this connection that this concern, though it came into existence about two decades back, failed to give any dividends to its shareholders before 1959. During the last few years, of course, the Company is earning more and more profits from year to year, and hence this clamour for sharing of profits hv the workmen.

During recent years, questions relating to bonus have figured very prominently in labour-management relations. It will not perhaps be an exaggeration to say that lately this has become almost a regular

annual question in every industrial concern which is earning a fair amount of profits. Be that as it may, it is no longer in dispute that profit-sharing bonus payable to the workmen is to be determined according to the formula popularly known as the Full Bench This formula has originally been evolved Formula. by the Full Bench of the Labour Appellate Tribunal in the case of Mill Owners' Association, Bombay, and Rastriya Mill Mazdoor Sangha, Bombay, in 1950 (vide 1950 L.L.J. 1247). The Supreme Court had occasion to consider this formula in the case of Muir Mills Co. Ltd. vs. Suti Mills Mazdoor Union, Kanpore, in 1955 (1955 Vol. 1 L.L.], page 1). By that judgment, however, the Hon'ble Court did not commit itself to the acceptance of the said formula in its entirety. Nevertheless, the Hon'ble Supreme Court generally accepted as sound certain principles laid down by the Labour Appellate Tribunal. However, the propriety or the scalars of principles and the propriety or the scalars of principles. ever, neither the propriety nor the order of priority as between four prior charges and their relative importance nor their content was examined by the Supreme Court in that case. In some later decisions also, the Hon'ble Supreme Court generally accepted the Full Bench Formula as the proper basis for cal-culation of such bonus. The question of adequacy, propriety or validity of its provisions was not thoroughly examined before the decision in the case of A.C.C. & others vs. Their workmen (1959 I L.L.J. 644). It may now be said with confidence that the stamp of approval has been finally laid on this formula by the Hon'ble Supreme Court while deciding the A.C.C. case. Though the formula has been elucidated under different contexts in the subsequent decisions of the Hon'ble Supreme Court, the fact remains that most of the principles have been thoroughly elucidated by their lordships in the A.C.C. case for the first time, and so this decision must be the sheet-anchor for our purpose. In applying this formula for determining bonus, if any, payable to the workmen, we are first to consider what essential conditions should be satisfied before the demand for bonus can be justified. It may be mentioned in this connection that the claim for customary or traditional bonus, or bonus as a condition of service, is governed entirely by different rules, and in the instant case we are not concerned with those rules, because the workmen of the present concern are not entitled to such bonus as determined above.

We are concerned in this case with profit-sharing bonus only. To establish a claim for profit-sharing bonus, the first condition that is to be fulfilled by the workmen is that the wages of the workmen fall short of the living wages standard. Even without entering into any evidence on this point, it will not be impertinent for me to say that the goal of living wages has not actually been reached in India in any industrial concern. Of course, there is no dispute that there is no legal presumption that the wages available fall short of the living standard in any particular case. The onus to satisfy this condition primarily lies on the workmen no doubt. But I may at once observe that in this particular case and specially at the time of the present hearing, it was not the contention of the Company that the workmen of the present concern have already attained the standard of living wages, and for this reason, in fact, neither party has adduced any evidence in this respect. This point has been set at rest by an earlier decision also of this Tribunal, while considering the claim for bonus payable in 1958 in respect of

year 1957-58 between the same parties, and this award was published in the "Calcutta Gazette', dated 21st September 1961. It was found that the workmen of the present concern did not actually attain the standard of living wages and this decision was not challenged by either party before any superior Court. In the long written statement filed by the Company, it was nowhere stated by it that its employees had already attained the standard of living wages. It was simply stated that the wages in this Company were not low compared to those of other similar concerns of this region. But it did not venture to submit that it was already paying living wages to its workmen. So, without further discussion, I may at once hold that the present Company is not paying living wages to its employees and thus the first essential condition for a claim for bonus has been actually satisfied.

The second condition for such a claim is that the industry must take profits in the relevant year, and the workmen did contribute in earning such profits. No question of bonus can really arise where there are no profits during the year in respect of which bonus is claimed. The present Company is a Public Limited Company and its duly audited balance-sheet together with profit and loss account is an Exhibit the profit and loss account the profit and loss account challenged by the Unions also. The correctness of any particular entry has not been seriously challenged by or on behalf of the workmen. So, I may at once point out that the trading results of the Company in the year under consideration show a net profit of Rs. 34.88 lakhs at least, of course without entering into the question at this stage as to what will be the amount of total gross profits for the purpose of calculation of available surplus. According to the Full Bench Formula, there is no escape from the conclusion that the present Company actually earned a fairly big amount of profit in the relevant year. So, without further discussion I hold that the second essential condition for preferring such a claim has also been fulfilled by the workmen.

From what I have mentioned above, it is sufficiently clear that this Company is a manufacturing concern, and it maintains a big factory at Uttarpara for assembly and manufacture of passenger cars and trucks. The workmen before me are workmen engaged in this factory. The entire or most of the profits mentioned above come out of the sale of cars and trucks manufactured by this Company. So, it goes without saying that these workmen had certainly a hand in the entire or most of the profits earned. The workmen certainly contributed to the earning of the profits by helping production. There is no evidence to prove that these workmen did anything which contributed to a fall in production or loss of the Company.

The essential conditions to justify a payment for bonus having thus been fulfilled, I may now consider how the profits are to be computed, for the purpose of bonus. The working of the Full Bench Formula begins with the figure of gross profits, taken from the profit and loss account, which is arrived at after payment of wages and dearness allowance to the employees and other items of expenditure. As a general rule, the amount of gross profits thus ascertained is accepted without rendering the profit and

loss account to a close scrutiny. If, however, it appears that entries have been made on the debit side deliberately and malafide to reduce the amount of gross profits, it will be open to the Tribunal to examine the question, and if it is satisfied that the impugned entries have been made malafide it may disallow them. It will likewise be open to the parties to claim exclusion of items either on the credit side or on the debit side on the ground that the impugned items are wholly extraneous and entirely unrelated to the trading profits of the year. In considering such a plea, however, the Tribunal must resist the temptation of dissecting the balance-sheet too minutely or of attempting to reconstruct it in any manner. In such matters, the Tribunal is to take an overall practical and commonsense view.

In working out this formula, other important facts which should not be ignored are that the formula proceeds to deal with the labour's claim for bonus on the basis of the relevant year, for which bonus is claimed, as a self-sufficient unit, and appropriate accounts have to be made on the notional basis in respect of the said year (vide A.C.C. case).

Thus the first step in ascertaining the available surplus is to assess the gross profits for the purpose of bonus, and the gross profits must be assessed in accordance with the principles laid down by their lordships in the A.C.C. case. The present concern is a Public Limited Company, and the annual report for the relevant year includes the balance-sheet and profit and loss account of the year ending 31st March 1959. It is the accepted principle of law by now that the balance-sheet and the profit and loss account of the Company in respect of the relevant year should be presumed as correct, unless it is established that the entries thereof are not acceptable for sufficient reasons. Where there is no challenge as to the correctness of the balance-sheet or the profit and loss account, we can start with the thereof with confidence and without any hesitation. It may be mentioned at once in this case that the Company's witness has not only proved the balance-sheet and the profit and loss account, but also has vouchsafed for the correctness thereof. Ext. A is the annual report-cum-balance-sheet and profit and loss account. From the deposition of O.P.W. 1 Shri S. N. Santhalia—it will be clear that Messrs. S. R. Batliboy & Co., Chartered Accountants, have duly audited the accounts of the Company, and this duly audited balance-sheet contains the usual statutory certificate of the auditors. From the cross-examination of Shri Santhalia it is clear that all the items of profit and loss account have been taken from the financial accounts of the Company. So, without further discussion, I may at once presume that the balancesheet and the profit and loss account reflect the true state of affairs as disclosed by the Company's books of accounts. On the contrary, there is not an iota of evidence on the side of the workmen concerned to show that the balance-sheet or the profit and loss account suffers from any defects or malafides. is not the allegation of the workmen that any secret reserve has been kept for any purpose, that any method has been adopted to write down the assets of the Company or to inflate the liabilities of the Company. Thus, there is nothing on record to show that the balance-sheet or the profit and loss account is unreliable. In fact, both the parties have

occeded on the assumption that these balance-cet and the profit and loss account are correct.

The profit and loss account of the relevant year ows a net profit of Rs. 34.88 lakhs, and this figure s been accepted as correct by both the parties for purpose of calculating available surplus. Before lisenss about the items to be added back or the deditions to be made from the gross profits, I may one here verbatim the different statements of both a parties for calculating the gross profits and available surplus. Ext. B is the statement prepared in 18 connection by the Company, and it is as follows:

## latement of deficit for the year ending 31st March 1959

2727			
	(18	tuj ces	in lakhs.)
ant as per P/L Account		34 -8	8
d -			
Toyision for depreciation		69 -6	3
Provision for development rebate		8 -1	D
Charity and donations		0.0	
		112.6	
come pertaining to previous years		1 .7	1
Refund of income-tax		0 -1	9
Provision no longer required	•	8 4	0
Profit on sale of conveyance		0-1	4
Indenting confinission .		0.2	1
Interest on fixed deposit		6 · 4	9
		17 1	7 95 48
Assumal and notional depreciation		33 -4	6
Income tax liability for the year		37 :	22
b per cent, return on ordinary capital 494 07		29.8	8
6 per cent return on preference capital 283-04	share .	14 -2	8
A per cent, return on working employed in the industry 148-86		5 .9	5
Requirement for rehabilitation of machinery and building (170-98)		437 -5:	2 558 31
Deficit			462 -83

Similarly another statement has been filed on behalf the Hindusthan Motor Workers' Union and is quoted below in extense:

Lor the year ending 31st March 1959

			(Rs. u	i lekhs )
iet profit .			34 -88	
1dd				
Depreciation		69 -63		
Reserve for development re	bate	8 - 10		
Charity and donations		-04		
<sup>Discar</sup> ded machineries writ	ten off	7 -87		
ad deht		.04		
1 tovision for Wealth tax		4 - 24		
	-	89 -82	89 -92	
		•	124 -80	

Less (F	(Rupees in lakhs.)		
Item pertaining to previous year	1 -71		
Refund of Income-tax	19	1 90	
Less		122 -90	
Notional normal depreciation (maximum statutory depreciation)	28 -47		
Income-tax	22 -90		
Dividend at 6 per cent on the capital employed	39 - 79		
	86 16	S6 16	
Less -		36,74	
Return on reserve if employed as working capital (not proved)			
Leas-			
Extra rehabilitation cost in addition to depreciation (not entitled) .			
		36 .74	
Less			
4 months' bonus $1.50$ per month $> 4=6$		6 .00	
Add		30 .74	
Refund of rebate as (approx.) bonus .		3 .00	
		33 · 74	

From the two statements quoted above, it will be clear that both the parties agreed that a sum of Rs. 69.63 lakhs shown as provision for depreciation, a sum of Rs. 8.10 lakhs shown as provision for development rebate and a sum of Rs. .04 lakhs shown as charity and donations in the debit side of the profit and loss account should be added back for ascertaining the gross profits. According to the Company, no other sum should be added back for ascertaining the gross profits for the purpose of But according to the Union, a sum of bonus. Rs. 7.87 lakhs debited towards discarded machineries and equipments written off should be added back in assessing the gross profits. From the profit and loss account, it will be at once clear that this item of loss or expenditure is due to writing off of some plants and machineries which are undoubtedly fixed assets and thus capital goods. In spite of the adjustment of a sum of Rs. 5,000 the scrap value of the assets written off, the Company has incurred a capital loss of 7.87 lakhs compared to the written down value thereof in the books of accounts. is hardly any scope for doubt that such loss of capital goods is not a revenue expenditure which should be met out of the profits carned during the year. This loss or expenditure is of capital nature, and may be charged against depreciation or rehabilitation fund, if any. But it cannot be charged against the profits of the year, because it is not a trading expenditure or an ordinary revenue expenditure. This being of the nature of capital loss or an expenditure of capital nature, the amount must be added back in assessing the gross profits, and the contention of the Union must be accepted. correctness of this argument advanced on behalf of the Union is indirectly admitted by the Company's witness, Shri Santhalia, the Accountant, also while he pleads for deduction out of gross profits of a sum of Rs. .14 lakhs as profit on sale of conveyance, on the ground that this amount had nothing to do

with the profits of the Company for the relevant year—it being an income of capital nature, i.e., an item of capital gain. I shall discuss about this point hereafter, while considering the deductions to be made out of gross profits. In other words, while the items of capital gain should be deducted out of gross profits, the items of capital loss shown in the profit and loss account must be added back to the net profits for assessing the gross profits. So, I find that this amount of Rs. 7.87 lakhs shown as loss on account of discarded machineries, etc., must be added back.

The next argument on behalf of the Union is that a sum of Rs. .04 lakhs shown as provision for bad debts should also be added back, as there is no satisfactory evidence to show that the said amount was not any longer recoverable. From the profit and loss account, it will appear that the Company From the profit purported to write off about Rs. 4,000 as bad debts. As the term "bad debt" implies a debt considered had when it is treated as no longer recoverable, the contention of the learned representative for the Union is that there is no sufficient proof that the amount could not be recovered in spite of all possible attempts. But I find no substance in this contention. The amount is not very big, and there is no evidence on record that this item of loss or expenditure has been unnecessarily inflated to reduce the amount of net profits. All that is alleged is that it may so happen that the amount sought to be written off may actually be recovered in future. Even assuming that this position is not altogether impossible, I may point out that so far the year under consideration is concerned, the amount must be treated as bad debt, for there is no evidence of malafides in this respect. If per chance any amount out of this written off amount be actually recovered, the amount will be treated as profit in the year of its recovery. So, I am unable to accept the contention that the amount written off as bad debts should be added back. It has been held in numerous cases that the amount written off as "bad cannot be added for ascertaining the gross profits in the absence of any positive evidence that this amount shown as bad debt is reallly a camouflage to conceal a substantial part of the profit with a malafide motive. So, without further discussion, I finally hold that this amount of bad debt cannot be added back as claimed by the Union.

The next contention of the Union is that an amount of Rs. 4.24 lakhs provided for wealth tax should not be treated as a prior charge, and so it should be added back for ascertaining the gross profits. It is contended that in the Full Bench Formula there is no mention of wealth tax as a prior charge like income-tax. Hence, it is urged that the formula does not warrant the Tribunal in treating wealth tax as a prior charge or as a necessary item of expenditure. It may be pointed out at once that this wealth tax did not come into existence at the time when the Full Bench Formula was evolved. This tax is a much later imposition by the appropriate authorities. If wealth tax is compulsorily payable like income-tax, three is no reason why it should not be treated on the same footing with income-tax. I may add in this connection, that this point has practically been set at rest by the decision of their lordships of the Hon'ble Supreme Court in a case reported in 1961 L.L.J. Vol. I page 508. It has been held by their lordships

that wealth tax, if payable like income-tax, is a prior charge on the profits of the year. Howev from the profit and loss account of the relevitivear, it will appear that the Company paid so wealth tax for the year 1956-57, and no amon which was paid for an earlier year can be trear as a revenue expenditure out of the profits of 1 year under consideration. The Company, howey has made only a provision for wealth tax for I year 1958-59 for payment of wealth tax if and wh assessed. It appears that wealth tax is actual assessed about two years after the accounting ye and by the time the profit and loss account w drawn up, the payment of such tax was only anticipated liability and thus a possibility, and Company made a provision only therefor. I stronsider whether any amount should actually deducted out of the profits on account of wea tax when I shall consider the prior charge of incortax. But for the present I direct that the provis made towards payment of wealth tax be add back. If the amount be found actually payable, will be deducted while calculating the surplus.

It is agreed by both the parties that income t relating to the relevant year and extraneous incombherein the workmen had nothing to contrib should be deducted from the profits assessed abo It is conceded by both the parties that an inco of Rs. 1.71 lakhs pertaining to previous year and amount of Rs. 19 lakh received by way of refu of income-tax due to previous year should deducted in assessing the gross profits of the we But from the Company's statement quoted above, will be clear that the Company desires that so more items of income shown in the profit and k account should also be deducted before deducti the prior charges in accordance with the Full Ben, Formula. It will be clear from the profit and le account that a sum of Rs. 8.40 lakhs has be debited on the ground that this amount came of the provisions made in the past, but no long required. Shri Ram Sen, appearing on behalf of the Workers' Union, contends that this claim of the Company should be rejected, as there is no sati factory evidence to show that the said item relate to a different year. But I may point out that it not correct to say that there is no evidence on i point. Shri Santhalia swears in his deposition follows:

"The reason for deduction of this amount account of provisions no longer required is t it is not a profit or a receipt during the relevance. Certain provisions to cover up the liabilities which cannot be ascertained we substantial accuracy on a particular date a accounted for by debiting to the profit and leaccount of a particular period in order to me the liabilities as and when ascertained. The covers the amount which was so provided for the past 10/12 years, and after meeting the liabilities which could be ascertained and for which purpose these were meant, this amount which remained as surplus has now been writte back to the profit of the Company. The amount has nothing to do with the profits the Company of the relevant year."

From the above statement, it appears that in t preceding years the Company made certain protisions to meet some unascertained liabilities, at

after meeting those liabilities as and when they were scertained, there stood a surplus amount and the company did not any longer think it fit to set apart he residual amount for that purpose. Hence, this mount has been shown as provisions no longer equired for the purpose for which it was originally et apart. Thus it is sufficiently clear that this mount of profit or income is not really a trading neome or profit of the year under consideration. The amount was earned presumably in some earlier cars, though it has been shown as a sort of profit n the profit and loss account of the year under onsideration. We have already stated that according to the Full Bench Formula, the relevant year for which bonus is claimed is a self-sufficient unit, and the appropriate accounts have to be made on the notional basis in respect of the said year, and an income which relates to any previous year cannot be treated as profit of the year in question. So, I think, this amount must be deducted out of the gioss profits for assessing the available surplus.

It is urged by the Company that an amount of Rs. .14 lakhs shown as profit on sale of conveyance should also be deducted out of gross profit of the year, because the workmen had nothing to contribute towards this income, and in fact this was only a capital gain and not a trading profit. From the deposition of Shri Santhalia it appears that the Company sold some used cars during the relevant year. These cars were actually purchased in earlier years and were evidently fixed assets of the Company. The difference between the amount realised and the written down value thereof in the Company's books represents the surplus shown as profit on sale of conveyance. It has, therefore, got nothing to do with the working results for the relevant period, the income being only a capital gain. So, I think, this amount should be deducted for the same reason for which the amount of capital loss was found to be eligible for being added back.

It is next urged on behalf of the Company that a sum of Rs. .24 lakhs received as indenting commission by the Company should be deducted, because the workmen had no contribution towards this mome. Shri Sen on behalf of the Union very seriously contends that this indenting commission cannot be treated as an extraneous income, and so it cannot be deducted from the gross profits. Shri Sen's contention is that in all ordinary cases, indenting commission is treated as an ordinary business meome or trading profits of the Company. The employees of the Company usually maintain records m respect of this income, and as such they make some contribution towards earning of this indenting commission also. It is also urged on behalf of the Umon that where the employer makes some profit m the course of its trade or business, it would be unieasonable to enquire whether each of the item of the said profits is related to the efforts of the workmen. I may at once observe that it is no doubt the responsibility of the Company to establish beyond reasonable doubt that a particular income is teally extraneous having no nexus with the efforts of its employees. The Company has accordingly adduced some evidence in this connection, and it is for the Tribunal to see if the evidence adduced in this connection is sufficient to warrant a conclusion that this item of income is really extraneous and thus entitled to be deducted from the gross profits

of the year. Shri Santhalia in his deposition states that this amount of Rs. .24 lakhs shown as indenting commission has been paid to the Company by its foreign associates, viz., Morris Motors of U. K. and General Motors of U.S.A. -being the overriding commission on vehicles sold by them in their home countries booked through the dealers of the present Company, in India, who are not in any way Company's employees or part of its organisation. Certain vehicles when sold by Company's foreign associates abroad which are ultimately to come to India are also accounted for the purpose of allowing overriding commission to the Company. This is irrespective of the Company's trading activities here and not at all related to the efforts of the workmen engaged in the Company's employment. It is pointed out on behalf of the Union that such income by way of indenting commission is rather a regular of the Company's business, and so this feature should not be treated as a fortuitious or extraneous income. The profit and loss account of the year 1957-58 will show that a sum of Rs. 04 lakhs was earned during that year as such commission. In the year under consideration, i.e., in 1958-59 the Company earned a sum of Rs. .24 lakhs and in the vear 1959-60 the Company earned Rs .27 lakhs from the same source. So, it is to be seriously considered whether this income is really a trading or business income of the Company having nexus with its employees, or whether this income is altogether extraneous having nothing to do with the efforts of the workmen. I must frankly observe that this point is not altogether free from difficulty. The Union has no evidence to show what is the source of this income. It has nothing particular to show that it is really a profit in the ordinary course of business of this Comany. The present Company is primarily a manufacturing concern, and it does not sell its products directly to its consumers. It appears that under the regulations the Company is entitled to earn a fixed rate of profit in accordance with the directions of the Tariff Commission or other authorities. On the other hand, as the evidence of the Company stands, it appears that this particular income or profit comes from extraneous source and the regular workmen of this Company have no substantial contribution towards the same. It may be argued that as this amount of profit finds its way in the profit and loss account of the Company, there must be corresponding books of accounts also maintained for the purpose, and the workmen may have maintained these books of But at the same time, it is not impossible accounts. that this item of income may not be actually dealth with at the workmen level. Even assuming that the workmen may have some contribution, yet it appears that such contribution, if any, must be very minor or insignificant, and is not sufficient to bring this amount of profit in the hotchpot of gross profits. I may mention here that almost a similar question arose in the case of Voltas Ltd. vs. Their workmen (FLR. 1961 S.C. 176). It was also urged on Is half of the employer in that case that a certain amount received as commission deducted from the gross profits should not be taken into account for bonus purpose. In that case, the Company was the Sole Agent in India of certain foreign manufacturers and used to get commission on transactions done abroad. It was contended on behalf of the workmen in that case that profit should be taken into

account for bonus purpose, because they serviced the goods and did every work which brought such income and business to the Company. In that case, however, there was no evidence on record to show that the goods were serviced free or for charges in the same way like other goods sold by the Company in India. So, for the purpose of that case only, the Hon'ble Supreme Court took the transacted amount into account for bonus purpose as done by the Tribunal and refused to interfere with the decision of the Iribunal. Nevertheless, it was categorically opined that their lordships could not lay down that it must always be taken into account. In other, words, then lordships were of opinion that a commission or an indenting commission should not be taken into account for bonus purpose, simply because the amount Each case should be decided in the light of the circumstances and evidence on record. In that case, the evidence was wanting, and so the benefit was given to the workmen. In the present case, as I have pointed out above, the categorical evidence is that this part of the income, i.e., "indenting commission" or "overriding commission" was carned for some transactions wherein the employees of the Company had no hand employees of the Company had no hand or no contribution. There is no evidence to show that the present workmen had anything to do with the cars sold abroad by foreign companies. It has been categorically stated that this indenting commission had no nexus with the efforts of the workmen. With this observation, I find that for the purpose of this case, that this amount should be deducted from the gross profits for assessing the available surplus.

The learned Counsel for the Company next urges that a sum of Rs. 6.49 lakhs due to interest on fixed deposit should not be taken into account for bonus purpose, because this is also an extraneous income, and the workmen had nothing to contribute towards the same. In this connection, I may refer to Ext. T wherein the Company has filed a detailed statement showing how the interest in question has been actually earned. From that statement, it will appear that in the year under consideration the Company earned about Rs. 6.80 lakhs by way of interest from different amounts of deposit of the Company's money, and out of this total amount a sum of Rs. 6.49 lakhs was earned as interest on fixed deposit alone. It is conceded by the learned Counsel for the Company also that if this profit has any nexus with the efforts of the workmen or if this amount of income has been earned by way of ordinary trading activities of the Company, then this amount must be taken into account for calculating the available surplus. The learned Counsel places reliance on the decision in the case of Tata Oil Mills Co. and their workmen (1959 II L.L.J. 250), and in fact the correctness of this decision is accepted by the Union also. But I may point out that in this case the Supreme Court considered for the first time very elaborately the correct meaning of the term "extraneous profit" with reference to various items of revenue which were canvassed before them. The main reason given in this decision for excluding what is termed as extraneous income is that they are unrelated to the efforts of the workmen. Thus neither party before this Tribunal has actually any reason to challenge this principle of law laid down by their lordships. The real question is how far

this income by way of interest arising out of the fixed deposit of the Company's money can actually be treated as extraneous income, and whether the workmen had any nexus with the earning of this amount. As a general principle, I may at once observe that income from investments cannot be considered as extraneous under normal circums. tances. I may point out in this connection that in the year under consideration, the Company carned a fairly big amount of money, i.e., Rs. 6.80 lakhs as interest on fixed deposits and other deposits in Banks, etc. In the trading year 1957-58 the Company earned a sum of Rs. .72 lakhs only as interest from Banks and others. Thus one can easily imagine that this income resulted from utilisation of Company's money and other income derived directly from the business activities of the Company. The natural presumption is that a large amount of this capital which was invested by the Company in different Banks by way of fixed deposits came out of subscribed capital; or was built up over a long period of years of its trading activities, and the workmen must have contributed to it directly or indirectly. I may also incidentally point out that income from interest in the year 1959-60 came down to Rs. 6.06 lakhs only. This shows that the amount or fixed deposits or deposits does actually vary from year to year according to the trading activities of the Company, and as such this income cannot be said to be fortuitious altogether having no nexus whatsoever with the trading activities or the efforts of the workmen. These investments must be deemed to have been made to protect, extend or add to the main business carried on by the Company, for otherwise the Company would not have kept such big amounts in fixed deposits, etc. when during the year it had to pay a fairly big sum interest for its own borrowings. From the profit and loss account, it will appear that in the year under consideration alone the Company had to par Rs. 1.57 lakhs as interest to Banks and others. So it is difficult for me to accept that this income of interest arising out of fixed deposits of the Company's money should be treated as extraneous So, I think, this amount cannot be income. deducted from the gross profits calculated for bonus purpose. In fact the entire capital was not locked up in the fixed assets alone of the Company at any point of time.

From what I have stated above, the position of gross profits stands as follows:

(Rupees in lakhs.) 34 -88 Profit as per P/L Account Add back 80.63 Provision for depreciation 8 10 Provision for development rebate Charity and donations ... Discarded machineries written off 7 -87 4 -24 Provision for wealth tax 124 - 76 1.71Income prtaining to previous years Refund of Income-tax . . . -19 8 40 toxisions no longer required -11 Profit on sale of conveyance . . -24 Indenting commission 10.68 124 .76 Gross profits 114.08

ascertained the amount of gross the first item of deduction relates laving depreciation in accordance with the depreciation in accordance with the Fun-ich Formula mentioned above. Since 5 formula was evolved by the Hon'ble 5 pour Appellate Tribunal, much controversy tered round the question of this item of 5 reciation. By successive decisions of their 6 dships of the Supreme Court it has not been set rest for calculation of depreciation for bonus pose that the initial and additional depreciation mitted by the Income-Tax Act, 1948, is not missible under this formula. The Full Bench the Labour Appellate Tribunal in the case of P. Electric Supply Co. Ltd., etc., and their rkmen held that the depreciation which should be the state of deducted from the gross profits in working the mula is the annual depreciation allowable under provisions of the Income-Tax Act including altiple shift depreciation. In Surat Electricity appany case, it was further held that for the rpose of the formula a notional amount of normal preciation only should be taken into account. This mt was considered by the Supreme Court in the C. C. case also, and it has been finally observed their lordships that the depreciation which has be deducted from the gross profits should be a suprementation of the court of the notional normal depreciation as explained in the se of Surat Electricity Company Ltd. and others 957 II L.L.J. 648). From what has been stated pove, it will be clear that the controversy over the unciples of calculation of depreciation has been ore or less resolved. But in spite of it, the parties mnot often agree as to the petral up lication pereof for the purpose of calculation of notional ormal depreciation. For instance, from the chart noted above, it will appear that according to one the Unions of this case, the notional normal epreciation to be deducted in this case should not xeeed Rs. 23.47 lakhs, which is, according to the Injon, the maximum statutory depreciation allowble for the year. On the other hand, the Company's hart will show that it claims deduction of Rs 33.46 ikhs by way of notional normal depreciation, and a support of this contention the Company files a latement showing how notional normal depreciation as been calculated for the year 1958-59 (vide kt. D). From the deposition of Shri Sauthelia D.P.W. 1), it appears that depreciation was alculated on the basis of the written down y lue f the various assets of the Company as on 1st April Since then, the Company has tolen into count the additions every year, adjusted for sales nd other deductions and calculated at the rates rmssible under the Income-Tax Act and Rules extaining to the different kinds of the This unciple has been followed, it is illered, every sea mee then. The claim for working extra his under he Income-Tax Act has also been mode for the year inder consideration. Evt. C shows the position of he written down value of the assets in the near 1948-49. Ext. E shows the details of additions of machineries, etc., during 1958-59. Shri Santhaliar Mears that the statement (Ext. E) is correct to the best of his knowledge and information, shall it based on the books of accounts of the Company. TF is a statement showing additions to buildings d their date of use in the year 1958-59. Ext. G is statement showing additions to furniture and ings during the year 1958-59. It is mentioned in s connection that all the furnitur, and fittings

were brought into use on or before the date of payment mentioned in the statement (Ext. G). Ext. H is a statement showing details of conveyance account for the year 1958-59. This statement shows the details of additions as well as sales of convey-ance during the year 1958-59. Ext. I (in two sheets) is the correct copy of the depreciation statement for the year ending 31st March 1959 submitted by the Company before the Income-Tax Authorities for the purpose of claiming depreciation, and according to this statement Rs. 23,47,825 was the amount of statutory depreciation claimed for the purpose of income-tax liabilities for the year in question. This statement will further show that of the total sum of Rs. 23 lakhs and odd Rs. 20,51,732 was the amount of statutory depreciation for the Automobile Division and Rs. 2,96,093 was the depreciation for the Fabrication Division. Thus it is clear from Shri Santhalia's own statement also that the statutory depreciation claimed by the Company for the year 1958-59 was much smaller than the notional normal depreciation now claimed for the purpose of bonus calculation. Shri Sen appearing on behalf of the Union contends that notional normal depreciation cannot and should not exceed the statutory depreciation claimed by the Company. But to me it appears that for bonus purpose, we are not actually concerned with the statutory normal depre-At times, this notional normal depreciation ciation. may be below the amount of statutory depreciation, and on occasions the notional depreciation can exceed also the statutory depreciation. Though the rate of depreciation is based on the Income-Tax Act and its Rules, the calculation for bonus purpose is made on notional basis, and so it cannot be held at once that the Company's calculation is wrong, simply because the amount of notional normal depreciation claimed in this case is bigger than the amount of statutory depreciation actually claimed by the Company before the Income-Tax Authorities. This point has been elucidated by their lordships of the Supreme Court while deciding the Surat Electricity Company's case (1959 II L.L.J. 648) and it has been explained how the notional normal depreciation for bonus purpose is to be calculated. It has been observed by their lordships as follows:

"Under the provisions of the Income-tax Act, the deduction allowed under the head of depreciation in the earlier years of the use of the machinery is heavy, so as to give relief to the assessee. As this heavy deduction would have the effect of unduly lessening the available surplus under bonus formula to the prejudice of labour even in a year of prosperity, the Full Bench has postulated for a more even distri-bution of depreciation over a period of years; there was at no time any intention to deprive the employer of his full depreciation. Keeping this in mind, the normal depreciation for the purpose of the bonus formula dose not present any difficulty in calculation. Under the Income-tax Act, the normal depreciation is a sum equivalent to such percentage of the written down value as may be prescribed. For the purpose of bonus formula, the initial and additional depreciation, which are disallowed by that formula, must be ignored in fixing the written down value and in determining the period over which the normal repreciation will be allowed. The result will be

a notional amount of normal depreciation. But the bonus formula itself is a notional formula."

From the above observations, it is sufficiently clear that in the earlier period of the life of the machineries heavier depreciation will be allowed according to Income-tax Act and lower amount of according to income-tax Act and lower amount of depreciation will be allowed in the latter part of their life. But according to bonus formula, the depreciation is more or less evenly distributed. According to Income-tax Act, the written down value of machineries will come down more quickly with the property of the table of the down to be action. with the passage of years due to heavier deductions in earlier years. But according to the bonus formula, the deductions being more even, the written down value will not come down as quickly as in the other case. So, the notional normal depreciation allowable for machineries, etc., may be higher latter part of the life of the machineries than the statutory depreciation. In fact, this is the reason why in Ext. D the notional normal depreciation as calculated therein for the year 1958-59 and also the written down value of fixed assets as on 1st April 1958 have been shown as higher than those of Ext. I wherein depreciation for the self-same year has been calculated for income-tax purpose. So, it is not at all unlkely that in the year under consideration, the notional normal depreciation was really bigger than the statutory depreciation for income-tax purpose.

The next contention of Shri Sen is that there was big addition to fixed assets during the year 1958-59. and the Company cannot claim notional normal depreciation for the entire value of this addition, unless the Company establishes by cogent evidence than these additional fixed assets were actually utilised or used all through that year. It appears from Exts. E, D, G, and H that all these additional assets acquried during the year were not actually brought into use from the very beginning of that year. It will be apparent from these exhibits that these things were brought into use on different dates and in different months of the year; and there are too many items actually under this head of "new additions". Shri Sen contends that in assessing notional normal depreciation in Ext. D. the Company has assumed as if the entire additions were put into use throughout the year. In this connection, I may refer to page 17 of the balance-sheet (Ext. A). From Schedule A of that page, it appears that fixed assets valued at Rs. 70.45 lakhs were additions during the year, and from a footnote thereof it appears that the said amount includes machineries worth Rs. 32.02 lakhs which were under crection and/or in transit. Thus according to this schedule, new machineries, etc., worth Rs. 37.43 lakhs, acquired during the year were installed and brought into use during the year. But it is not clear from that statement of fixed assets for what period during the year these new installations were actually However, this will be clear from the details of additions as stated in Exts. E, F and G. ever, from the details of additions to machineries during the year 1958-59 (Ext. E) and the last portion of that statement, it will be clear that so far the automboile section was concerned the additions brought into use in course of that year amounted to Rs. 26.26 lakhs. Besides these, furniture, etc., worth Rs. 8.30 lakhs were also added and brought into

use during the year. It may also be mentioned he that machineries worth Rs. 8.34 lakhs were paid during the year 1957-58, but they were actual brought into use during the year 1958-59. From this it will be at once clear that during the ye 1958-59 the total additions brought into use for t first time in automobile division alone amounted Re. 33.62 lakhs. Similarly, the statement of fix assets mentioned in Schedule A to Ext. A will she that in heavy engineering division alone the to addition during the year was Rs. 13.14 lakhs, a the whole of it was brought into use during the ye details of additions of machineries From the respect of heavy engineering division during the ye 1958-59 (vide Ext. E) it will appear that machiner worth Rs. 13.33 lakhs were actually paid for duri the year 1957-58, but were brought into use for t first time during the year 1958-59. Similarly from Ext. D-1 it will appear that during the year 1957. factory buildings worth Rs. 97,000 and odd we actually brought into use though during the ve buildings worth Rs. 8.71 lakhs only were actua constructed. The residue portion of these buildin though constructed in 1957-58 was actually brough into use during the year 1958-59. Thus from Ext. it will appear that the total new additions actual brought into use during the year 1958-59 amount to Rs. 33.44 lakhs. In other words, the total ne additions brought into use during the year 1958in both automobile and heavy engineering divisio of the Company amounted to Rs. 67.06 lakhs. the Company is surely entitled to notional nort depreciation in respect of these new additions broug into use, besides the old assets of the Company which written down value has been shown in t first column of Ext. D. The notional nomal depi ciation has been calculated on these amounts in t latter three columns of Ext. D. Of course. I m at once observe that that the whole of these n additions were certainly not used during the who of the year 1958-59. It goes without saving that term "depreciation" represents loss or diminution the value of assets consequent upon the wear a tear, obsolesence, effluxion of time or permanent f in the market value. All assets which are more less constantly in use, naturally diminish in value reason of wear and tear. As the wasting of assu contributes to the earning of profits, it is only ig that it should be viewed as an expense, and unle this shrinkage in the value of assets is provided to the value of the assets will be over-estimated. Fig the above observations, it will be clear that Company can claim depreciation in respect of fixed assets only when it suffers any wear and to due to use. But in case of installations during f year and not brought into use throughout the who vear, depreciation must be proportionately reduce Ext. E will also clearly show that the newly install machineries were not actually in use during the whole of the year 1958-59. Accordingly, Company has calculated depreciation of new add tions in proportion to the period of their actu user. It is also not in dispute that in case of ext shift of work in the Company, the Company entitled to additional depreciation on that groun Accordingly, I find that the total depreciation calculated in Ext. D is quite correct. In this vie of the matter, I hold that the Management is entitle to deduct a sum of Rs. 33.47 lakhs as notioni normal depreciation for the year 1958-59,

Before I conclude, I may incidentally mention that according to Shri Sen no depreciation should be allowed in respect of heavy engineering division, because it has not been clearly stated in the Director's Report (vide Ext. A) from what day this particular division was actually brought into us. But I find not much substance in this contention. The Directors in their report have clearly mentioned that the Company's heavy engineering shop for steel fabrication has started working, and that orders have been received and are being executed. So, it goes without saying that the heavy engineering shop was not only installed, but was also brought into use in the course of the year, if not carlier. I have already pointed out that a portion of the building fon this section of the industry was actually brought into use in 1957-58. I have also pointed out above that different machineries in respect of this division were brought into use in different parts of the year 1958-59, and in calculating the notional normal depreciation, the relevant year has been broken up according to dates of user, and thus depreciation has been caclulated proportionately. So, I think, this objection of Shri Sen does not stand.

The next objection of Shri Sen is that the rates at which this notional normal depreciation has been calculated are not correct. It is alleged that the rates are not what have been prescribed by the Income-Tax Rules. In this connection, I may at once point out that Shri Sen's contention is not correct. The rates which have been adopted by the Company for calculation of notional normal depreciation in Ext. D are really the prescribed ones of the Income-Tax Act. So, in conclusion, I accept the Company's calculation of notional normal depreciation as correct.

The next item of prior charge to be deducted from the gross profits is the insome-tax on profits. In the words of their lordships of the Supreme Court in A.C.C. case, the balance obtained after deducting depreciation from the gross profits is then taken as the amount on which calculations have to be made about the income-tax payable for the bonus vear. Having regard to the basis of the formula and the manner in which other items of the formula are required to be worked out, it would not be reasonable to allow the employer to claim under the item of "income-tax" an additional amount in respect of two further depreciations which are expressly allowed to him under section 10(2)(vi) of the Income-Tax Act. It is also clear that the amount determined under this item would not represent the actual tax which the Income-Tax Department will recover from the employer, and in that sense it will always be a notional amount. In short, provision for income-tax should be made on prefit less statutory depreciation. So far this principle is concerned, neither party has any dispute. However. there is some dispute as to the amount of depreciation to be deducted for the purpose of calculating income-tax. The Company has filed its own calculation in this respect, and it is marked Ext. J. From that calculation, it will appear that out of the total gross profits of the year, the Company amongst other items has deducted a sum of Rs. 23.47 lakhs 48 Statutory depreciation in addition to development rebate. The learned representative of the Union draws my attention to the profit and loss account of the Company for the relevant year (vide Ext. A).

In assessing the profit and loss of the year, the Company has provided in its profit and loss account a sum of Rs. 69.63 lakhs as provision for depreciation. Shri Sen for the Union contends that this provision made by the Company must have some basis, otherwise the Company has no sufficient reason for providing an inflated depreciation. Apparently, there is some force in this argument of Shri Sen, because in assessing the actual profit or loss of the year, the Company was not expected to show an inflated depreciation which is neither equal to notional depreciation for our bonus purpose nor to the alleged normal statutory deprecitaion to the alleged normal statutory deprecitation in accordance with the Income-tax Act. In this connection, I may, however, refer to the deposition of Shri Santhalia. Shri Santhalia categorically states that Ext. 1 is a correct copy of the depreciation statement for the year ending 31st March 1959 submitted before the Income-tax Authorities for the purpose of claiming depreciation. It is not in dispute that the Incomedepreciation. It is not in dispute that the Income-Tax Assessment Order for the year 1958-59 has not yet been received by the Company. The Company has no doubt submitted a return of its income for that year, and in that connection it has submitted a depreciation statement also. The evidence is that Ext. I is the true copy of the depreciation statement filed before the Income-Tax Authorities, and if statutory depreciation be calculated in accordance with this depreciation, the total amount of statutory depreciation comes to Rs. 23.47 lakhs only for both automobile and heavy engineering sections. Shri Santhalia further swears that under no law the claim of Rs. 69 lakhs and odd by way of depreciation for the year can be sustained. This being the state of evidence, I cannot but hold that Ps. 69 lakhs and odd cannot be deducted for the purpose of calculating income-tax, simply besause such an amount was debited to the profit and loss account of the relevant vear. Evidently, an inflated provision for deprecia-tion was made with a purpose and presumably it was done to conceal a part of the actual profit earned during the year. Be that as it may, I think the income-tax calculated by the Company in its Ext. J is the correct amount, and in that view of matter the Company is entitled to deduct Rs. 37.22 lakhs as prior charge under the heading "income-tax".

The next question is whether the Conspany is entitled to deduct wealth tax in addition to incometax mentioned above. Shri Sen contends that the formula does not expressly mention any item like wealth tax for deduction as a prior charge. But this point, as I have mentioned above, has been set at rest by the decision of the Supreme Court reported in 1961 L.L.I. Vol. I, page 508 Wealth tax was imposed for the first time by the Wealth Tax Act, 1957, and it is payable on the net wealth of a Company for each financial or assessment year on the basis of the total net wealth as it stood on the last day of the previous financial year. The liability of this tax continued from year to year, until the Companies were exempted from the levy of this tax by the Finance Act of 1960-61. The Finance Act of 1960-61 for the first time enacts that notwithstanding anything contained in the Wealth Tax Act, 1957 no tax shall be charged in respect of the net wealth of a Company for any financial year commencing on or after the first day of April 1960. Thus

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there is no doubt that wealth tax was also payable by this Company for the financial year 1958-59, the bonus year for our purpose. There is nothing to show as yet that wealth tax for the year in question has been actually assessed by the authorities concerned. The Company has made provision for wealth tax for the year, and this sum was assessed at Rs. 4.25 lakhs. There is nothing on my record to show that this is an inflated provision. So, for the purpose of the present case, I find that a sum of Rs. 4.25 lakhs should also be deducted by way of wealth tax from the gross profits of the year for the purpose of calculating available surplus.

The next step in the working of the formula relates to the deduction of an appropriate amount in respect of the return on paid-up capital as well as working capital. I shall first discuss about the paid-up capital. In the case of Indian Oxygen & Acetylene Co. Ltd. and Their workmen (1954 II L.L.]. 54) the Labour Appellate Tribunal explained the basis for granting return on paid-up capital in the following words:

"An employer, however sound his financial position, is entitled to a fair return on the money he puts in the business. In fixing a fair return for an investment, a point for consideration is, of course, the amount of risk involved, but the danger of discouraging investment by giving unattractive return should not be lost sight of One of the means for achieving the industrial peace, which is essential for the development and expansion of industry is an investing public who would be attracted to the industry by a steady and progressive return on capital which the industry may be able to offer. For the sake of argument as much as for the sake of the employers, it is desirable that the business should continue and expand which would be achieved by ploughing back the profits. The ploughing back of profits would be discouraged if the shareholders are not assured a fair return"

So, there is no scope for any argument that a fair return on the paid-up capital of the Company should not be guaranteed. The question is what should be the rate of this return on the paid-up capital. In numerous decisions, it has been held that under normal circumstances, where there is no unusual risk, 6 per cent. return is a proper return. Of course, there is no hard and fast rule that this rate cannot be higher or lower under any circumstances. If the investment is unusually risky, higher returnmay be allowed. On the other hand, under exceptional circumstances a lower return also is not inconceivable. It is argued on behalf of the Company that the future of automobile industry is not very certain, and the market of the products of this industry being highly sensitive there is unusual risk also. It is urged that models of passenger cars and trucks may require change at intervals of short periods, and unless the Company keeps itself abreast of the up-to-date improvements in the industry, there is copy derable risk in this highly precision engineering industry. But I may point out that whatever may be the condition of this automobile industry in other countries where there are many rival competitors, for a country like India where high tariff wall has been erected for giving protection to this infant but rapidly growing

industry, the risk is not so high as it is contended. From the Jha Committee Report exhibited in the present case, it will appear that the demand for automobiles in this country was at its lowest ebb when this Company saw the light of the day. But with the progress of rapid industrialisation in the country in view of its successive Five-Year Plans, the demand for automobiles has gone up by leaps and bounds, and it is common knowledge that the supply of products of automobile industry of our country lags far behind the demand and is unable to meet the present demand, and this state of affairs, I think, will continue for a few decades to come. Where supply lags behind the demand and certain profits are guaranteed and where the industry is growing under the protective wing of the Tariff Board I see no justification for allowing more than 6 per cent. return on the paid-up capital. Of course, in spite of the said contention, the Company has tacitly accepted that 6 per cent. return on paid-up capital is a reasonable return, and in its calculation of available surplus it has actually calculated return at 6 per cent. only on the paid-up capital. It is nobody's case that any portion of the capital has been subscribed during the year, and in fact there is no evidence also in this respect. So, the question of allowing return for a portion of the year does not arise. In the circumstances, on this item the Company is entitled to deduct Rs. 44.16 lakhs. A calculation has been filed on behalf of the Union also. From that statement it appears, as if the Company is entitled to deduct Rs. 39.01 lakhs only under this item describing the same as dividend. But I may point out that in our formula we are not at all concerned with the dividend-proposed or declared by the Company. The Company in its profit and loss account has no doubt set apart a sum of Rs. 39.08 lakhs for proposed dividend. But it is the accepted principle of law that even if Company declares or proposes to declare no dividend whatsoever, the Company is entitled to return on its paid-up capital at a reasonable rate. So, the assessment of the return on the paid-up capital cannot be in any way conditioned by the dividend-declared or proposed. Shri Sen further urges that the Company has invested a portion of its paid-up capital in some subsidiary Companies, and no profit is being earned out of this investment. So, it is alleged, no return should be allowed on this portion of the invested capital. From page 17 of Ext. A (Annual Report) that a sum of about Rs. 14 lakhs has been invested in subsidiary Companies and other Companies, and there is nothing to show that any dividend was obtained or profit earned from shown under the heading "investment" in the asset side at page 11 of the balance-sheet. From the balance-sheet it will appear that this investment was made out of the paid-up capital of the Company or the accumulated resources if any. The amount so the accumulated resources, if any. The amount so invested may be unremunerative, but the fact remains that this investment was made in the ordinary pursuit of Company's business. If the employees claim a share of profits out of the remunerative portion of the capital, it must also share the liability of unremunerative portion of the same. As the money belongs to the share-holders, a fair return must be guaranteed on the whole of this capital irrespective of the question as to how the Company has invested the same. With this

bservation, I finally hold that the Company is ntitled to 6 per cent. return on the entire paid-up apital for the bouns year in question, and this is 35. 44.16 lakhs.

The next point for consideration is what was the mount of reserve and depreciation fund used as vorking capital by the Company during the year in mestion, and what should be the rate of return agreen. It is the accepted principle of law by now hat the reserves which are carried over from year year in law belong to the Company and therefore is entitled to some return on this money employed s working capital. The Company is entitled to cal with this reserve as it choses, and neither the harcholders nor the employees can claim, as of ight, any benefit accruing from this reserve imployed as working capital. There cannot be any loubt that the employment of reserves as working apital obviates the borrowing of money pro tanto rom outside sources for the same purpose and may n at higher rates of interest. The Supreme Court ilso in the numerous decisions of that Court made abundantly clear that any portion of the reserve ctually utilised as working capital in the year under ofisideration should be treated as entitled to a easonable rate of return, and the amount thus scertained should be deducted as a prior charge in iscertaining the available surplus. In A.C.C. case ilso, their lordships of the Supreme Court accepted hat no essential difference could be made between pereciation fund and any other fund belonging to he Company which could be invested so as to earn return. The fact that the fund in the hands of the concern has been used as working capital justifies he claim for an adequate return on it. If the concern utilises the liquid funds available in its hands for the purpose of meeting its working expenses rather than borrowing necessary amount, it is entitled to claim some reasonable return on the funds thus utilised as working capital. Their lordships have also cautioned that it is for the employer to establish that such fund is actually available and as been used as working capital during the year. The Company also does not theoretically challenge he correctness of the principles formulated above. But in calculating or computing the amount of reserves and surplus said to have been used as working capital, the Company has included certain amounts which do not come within the purview of the formula. Ext. S is the statement showing company's calculation for this purpose. The Company contends that the net amount utilised in the working of the Company is Rs. 158.94 lakhs. But I may point out that in preparing this statement, the Accountant of the Company carefully avoids a categorical statement that the Company used reserve and depreciation fund amounting to the said sum as actual working capital. On the contrary, his calculation appears to be that whatever be the source of the working capital of the Company, the entire Working Capital should fetch an additional return for the Company. But from the principles already mentioned above, it can be at once said that the Company is not entitled to return on the entire sum popularly known as working capital. A portion of the paid-up capital may be used as working capital, but that portion of the paid-up capital though used as working capital, is not entitled to an additional return, because a certain return has already been allowed on it—it being paid-up capital.

Similarly, the money value of goodwill may sometimes be treated as working capital, but it cannot be said to be Company's reserve fund or liquid fund to be used as working capital. Only such reserve fund and depreciation fund which are shown in the liability's side of the balance-sheet and which are not borrowed capital or paid-up capital of the Company can be said to be Company's liquid funds available for being used as working capital. For the sake of better appreciation of the discussion which I shall make hereafter, I would like to quote in extenso Company's way of computation of working capital (vide Ext. S).

Computation of amount of Reserves and Surplus employed in working

			Roference
			R/S
Opening Balance on 1st April 1958.	Rs.	Page No	Item No.
Reserve for contingencies	10,00,000	10	Left hand side last but one item in second column.
Development Rebate Reserv  Profit and Loss Account	e 1,41,000	10	Left hand side last item.
Balance and forfeited divi-			
dends	9,39,015	12	
Provision for wealth tax	**3,60,000	12	
Provision for dividends (6 months) declared in share- holders' meeting on 23rd September 1958 and claim- ed 50 per cent. of the total provision of Rs. 10,03,680	5,01,840	12	
	29,41,855	-	
Provision for depreciation .	2,25,48,541		
Add	2,54,90,396		
Average of working income			
during the year		As p	er schedule 'D'.
Lens-	3,17,27,078		*
Average of balance in fixed deposit Accounts	1,58,33,058	Ası	per schedule 'E'
Net amount utilised in Working of the Company	1,58,94,020		

\*\*Provision as per page 12 of account Rs. 3,65,000 since this amount was paid on 27th March 1959 proportionate allowance of 5 days has been given and as such the figure now stands at Rs. 3,60,000."

From this statement as well as from the liability's side of the balance-sheet, it will appear that the Company had a reserve fund of Rs. 10 lakhs for contingencies. Similarly it will appear therefrom that a liquid fund of Rs. 1.41 lakhs was available towards development rebate reserve. There is hardly any scope for doubt that these two amounts of liquid fund were available for being used as working capital. It appears as if a sum of Rs. 9.39 lakhs was available at the commencement of the relevant year under the item of "profit and loss account balance and forfeited dividends". It is contended that this amount also was in the hand of the Company and was available for being used as

wroking capital. But from the right-hand column liability's side, it appears that a sum of Rs. 5.18 likhs only was shown as the profit and loss account balance, and it is not clear where the rest of the amount has actually gone. Similarly, it is urged that certain amount shown as provision for wealth tax and proposed dividends were available in the hands of the Company in the commencement of the year, and the amounts were actually expended for those purposes in the latter part of the year, and so those amounts were also available for being used as working capital until those amounts were actually disbursed or spent. From a decision of the Labour Appellate Tribunal of India in the case of General Electricity Company of India Ltd. vs. Their workers (1956 II L.L.). 113) it appears that this very question was mooted before the learned Tribunal, and it was held by the Appellate Tribunal that these items were not in the nature of reserves used as working capital, and the Company's stand in that connection was found to be misconceived. In the present case, a sum of Rs. 174 only was all along there as forfeited dividends, and this amount was a fluid amount in the hands of the Company. In the balance-sheet of the year under consideration, a sum of Rs. 5.18 lakhs was shown as profit and loss account balance, and the previous year's profit and loss account balance lost its identity in course of the Following the observations of the learned Appellate Tribunal in the decision referred to above, it may be said that an item of Rs. 5.18 lakhs and odd is the balance from the profit and loss account of the year which under the appropriation account has been carried to the balance-sheet and shown there under the heading "surplus and reserves". This balance has not been utilised by way of addition to reserves, but it is a surplus out of the profits of the year which under the appropriation account has been carried to the balance-sheet. The items of provisions appear under the heading "liabilities and provisions" and it can hardly be said that any such amounts are actually lying with the Company in liquid cash for being utilised in running the business. These are merely in the nature of anticipated liabilities, and can with no stretch of imagination be treated as reserves. In this connection, the learned Appellate Tribunal quoted with approval certain observations in connection with the decision of the case of Singh Pitae Mills and their workmen, and I need not quote the same in extenso. It has been observed finally by the Tribunal in this connection that the Company is not entitled to any return on the liabilities which it incurred and in respect of which it has made no payment. In other words, the claim for return on the amounts representing undischarged liabilities on the ground that it formed a part of the working capital must be rejected. For claiming such return, the amounts so utilised must belong to the Company. Mere provisions for current liabilities though shown in the liabilities side of the balance-sheet do not constitute Company's capital in liquid cash, and ordinarily no return is available for them. Thus except for the paltry sum of Rs. 174 on account of forfeited dividends, the claim for return as mentioned in the third, fourth and fifth items of the list quoted above must be rejected.

The Company claims to have utilised a sum of Rs. 225.48 lakhs said to be a reserve on account of provision for depreciation. The observation of the

learned Appellate Tribunal in the case referred above is a complete answer to this claim of t Company. Following the observations of learned Appellate Tribunal, it may be pointed of that the so-called items of depreciation reserve ( not stand for reserve as such, and to use the ter 'reserve' in respect of such amounts is a misnome These items occur on the asset side in the balanc sheet as against liabilities side, and are indication of depreciation up to 31st March 1959. If against this depreciation, any sum is set apart that way of depreciation reserve or depreciation fund of the profits of the Company, then only it becomes a reserve as such; and the item for depreciation reserve proper does occur in the liability side of th balance-sheet. In other words, though up to th end of the year under consideration the total depreciation charged by the Company amounts t Rs. 225.48 lakhs and this amount was transferred t the depreciation account, the Company neve actually set apart any such amount out of its profit as depreciation fund readily available for use a working capital. So, in addition to reserve for contingency and development rebate, there is no reareserve for depreciation, and the Company's claim for return on provisions for depreciation must be rejected.

Next, the Company claims return on the average of working income during the year. It is urged on behalf of the Company that on an average a sum of Rs. 62.36 lakhs was available as ready cash in the hands of the Company for being used as working capital. Ext. S-1 shows how this average income has been calculated actually. It is a fact that the Company must have earned some profit or income from its business during the year, and this gross income may be fairly big. It may also be a fact that on an average the monthly income may be said to be Rs. 62.36 lakhs. But I fail to see any reason how this average income of the year becomes a ready cash to be used as surplus capital in the sense of reserve proper to be used as working capital. The liabilities' side of the balance-sheet is alone capable of showing what was the amount of capital in the hands of the Company during the year under consideration. The gross profits or the gross income of the year cannot be said to be Company's capitalised income for being used as working capital. During the year the Company not only earned income but made expenses too, and the Company never got an opportunity for capitalising any particular amount earned during the year. The profits earned in course of the business may be there in the hands of the Company, but this amount never became Company's reserve money pure and simple for all legal purposes wherein the shareholders or the employees of the Company had no claim. This gross income was not Company's money alone, and it was actually earned with the co-operation of capital and labour. So, the Company cannot claim a separate return for itself on this average income of the year, until any particular portion thereof is actually transferred to the Company's reserve fund. It has been held in more than one case that balance at the foot of profit and loss account is not to be treated as reserve. Moreover, I have already mentioned that return is not available to the Company on every amount that has been used as working capital. The Company can only claim return either on reserve fund and on depreciation

und, and this reserve must be actually utilised in he business during the year as capital. So, without urther discussion, I at once hold that the Company 5 not entitled to any return on the average of working income during the year.

As regards current deposit with banks, it is 12 epted by both sides that this should be treated on par with eash in hand and no return should be illowed thereon. From what I have stated above, it will be clear that the total amount of reserve and depreciation fund used as working capital and for which some fair return should be allowed to the Company will be about Rs. 11.50 lakhs. There is not much dispute that if such reserves are used as workinging capital, the rate of return should be ordinarily 4 per cent, and not more. But it has been held by the Supreme Court in several cases that before an employer can claim any return on liquid reserves he must lead evidence to show that the reserves in question have actually been used as working capital during the relevant period. So, the question arises in this connection what should be the nature of proof that is called upon in such cases before anybody be tound to deserve return. The accepted principle appears to be that mere filing of a balance-sheet or in other words a mere statement collected from the balance-sheet is of no assistance or is not sufficient to show that any portion of the reserve was actually utilised as working capital. In one case, an affidavit on behalf of the Company was considered sufficient proof on the point. In the instant case, the Controller of Accounts, Shri Santhalia, swears that a huge amount has been used as working capital, and naturally he thereby implies that the amount of reserve and depreciation fund also has been used as such. I have already pointed out that that the entire amount of working capital cannot be treated as reserve or depreciation fund for which some return may be allowed for bonus purpose. Be that as it may, there is no escape from the conclusion that the fluid money in the hand of the Company by way of reserve and depreciation fund at least was used as working capital and must fetch a fair return. So. from the evidence on record and in the absence of any denial on the other side, I accept that a sum of Rs 11.50 lakhs at least was used as working capital, and the Company is entitled to 4 per cent. return thereon. This amount of return shall be deducted from the gross profits for ascertaining the available The amount of return under this item accordingly stands at Rs. 00.46 lakhs. Thus the total amount to be deducted from the gross profits on account of different prior charges already considered comes to Rs. 119.55 lakhs as will be seen from the calculation noted below:

	(	In lakhs.)
Notional normal depreciation		33.46
Income-tax liability for the year		37.22
Wealth tax		4.25
Return on paid-up capital		44.16
Return on reserves used as wor	king	
capital		.46
	-	119.55

We have shown above that the total gross profits the year amounted to Rs. 114.08 lakhs. So

irrespective of the claim of the Company on account of rehabilitation charges, the total gross profits fall short by more than Rs. 6 lakhs, and in this view of the matter the question of having any available surplus for benus purpose does not arise at all. Of course, it is needless to mention that the present Company is a big manufacturing concern, and in a sense is the pioneer of automotive industry in this country. In view of the rise in prices of capital goods after the Second World War, there is hardly any scope for doubt that the Company will be entitled to some amount as rehabilitation charges also, which is a prior charge according to the authors of the Full Bench Formula. The authors of the Full Bench Formula as well as their lordships of the Supreme Court in the A. C. C. case have categorically held that the Company is entitled to claim rehabilitation for its buildings and machineries, and this word 'rehabilitation" includes the charges of replacement, rehabilitation and modernisation of the plants and machineries. From Ext. B which is a calculation of available surplus filed on behalf of the Management on 6th March 1961, it apepars as if the Company actually required in the relevant year a sum of Rs. 437.52 lakhs as rehabilitation charges alone. But from a revised calculation filed on behalf of the Company at the time of argument, it appears that a sum of Rs. 727.32 lakhs was required for rehabilitation, replacement and modernisation of plant and machinery alone in the relevant year. From the above two statements alone, it will be sufficiently clear how difficult it is to make a proper calculation of rehabilitation charges. While the Company has a natural tendency to inflate this claim, the workmen on the other side have a natural tendency to deflate the same. In this connection, I may quote here certain remarks made by their lordships of the Supreme Court in the A.C.C. case.

"That takes us to the item of rehabilitation, and it is this item which poses a very difficult problem. We have already noticed that the object of providing depreciation of wasting assets in commercial accounting is to recoup the original capital invested in the purchase of assets; but the amount of depreciation which is allowed under the formula can hardly cover the proper cost of replacement. That is why the formula has recognised the industry's claim for rehabilitation in addition to the admissible depreciation. Since the second world war, the prices of industrial plant and machinery have registered a continuous upward rise and its inevitable consequence has been a proportionate rise in the claim of rehabilitation. What the Tribunal has to estimate is the probable cost of replacement of plant and machinery when such replacement would become due The estimate about the probable life of the plant and machinery is itself, to some extent, a matter of guess work, and any anticipation however intelligently made about the probable trend of prices during the intervening period would be nothing but a guess."

I may mention at this stage that if my deductions from gross profits as found above have been rightly calculated, I am not really called upon to decide what should be the total amount of rehabilitation charges for the relevant year, because in that circumstance even leaving aside the question of rehabilitation charges there is no likelihood of any available surplus for distribution of bonus amongst the workmen.

If, however, I assume the Union's calculation of gross profits to be correct for the sake of argument, but without accepting it the total amount of gross profits will stand at Rs. 122.91 lakhs. I have already pointed out that according to Shri Sen, the notional normal depreciation should not exceed Rs. 23.47 lakhs. Similarly, Shri Sen's contention is that incometax should be Rs. 22.9 lakhs approximately. He makes this calculation of income-tax on the basis of normal stitutory depreciation alone, being an amount of Rs. 69.63 as has been provided for in the profit and loss account. According to Shri Sen, 6 per cent. return also should not be allowed on the unprofitable portion of the capital investment. If all these contentions be accepted as correct, there is some scope for consideration whether the claim for rehabilitation will consume or eat out the entire residue of the gross profits. So, simply assuming for argument's sake only that Shri Sen's contention is true and without accepting it for my decision, I may discuss in short what will be the probable rehabilitation charges for the relevant year. Their lordships of the Supreme Court have discussed and laid down the principle which should be remembered in calculating rehabilitation charges according to the Full Bench Formula. I may mention here that a decision on the question of probable cost of rehabilitation is always reached by adopting a suitable multiplier and this multiplier is based on the ratio between the cost price of the plant and machinery and the probable price which may have to be paid for its rehabilitation, replacement and modernisation. The next step in making calculation of rehabilitation charges is to determine a suitable diviser. The total amount required for rehabilitation which is determined by the application of a suitable multiplier in respect of each block has to be divided by a suitable diviser in respect of each block in order to ascertain the annual requirement of the employer in that behalf year by year. In the case of multiplier, the employer seeks a higher multiplier, while the workmen claims a smaller one. On the other hand, in the case of diviser the employer seeks for a lower diviser while the workmen press for a higher one, and it is for the tribunal to reach a fair conclusion on the it. Before actually evidence before respect of rehabiliing appropriate amount in tation for the bonus year, certain deductions have to be made. The first deduction to be made is the break-up value or the residual value of the plants and machineries. Thereafter depreciation and general reserve available to the employer is to be deducted. Usually the break-up or break-down value of the plant and machinery is calculated at the rate of 5 per cent. of the cost price of the block in question. In this connection, I may simply observe here that in appropriate cases the break down value or residual value of the plant and machinery may be assessed at more than 5 per cent. also for special reasons. I shall discuss this point hereafter while making calculation on the point. Before I make the actual calculation, I would like to discuss in brief the evidence on record in respect of multiplier and diviser in the present case. Both parties have examined some witnesses on this point. For the sake of convenience, I shall first discuss the evidence adduced on behalf of the workmen. According to P.W. 1, Shri Sakti Ranjan Chatterjee who is

a workman of this Company, the existing machines in the Machine Shop of the Company will work effectively for 30/35 years more from now on, According to this witness, there are certain second. hand machines also in this factory and they are in operation since the factory was started in 1947. He adds that these second-hand machines may possibly last for 30 years more from the date of his examination. But the question is how far the statement of this witness may be accepted for assessing the probable life of the machineries of this Company. He is a young man of 28/29 only and he read up to class 1X. He has no technical education or diploma. His present basic wage is only Rs. 3 per diem. He of course gets production bonus and dearness allowance in addition to the said basic wages. As regards his experience, it appears that he was in the India Industrial Works for about 5/6 months only, and he has been serving this Company for the last 71 years. He is now working as a Setter in the Machine Shop Department. From the elaborate cross-examination of this witness, it will be sufficiently clear that he has limited experience in respect of motor industries, and he has some working experience only in respect of some machines on which he was allowed to work. He has no enginering education or technical knowledge to assess scientifically the probable life of the machineries. By no stretch of imagination, he can be said to be an expert to give dependable opinion as to the probable life of different kinds of machineries in use in this factory. One can easily imagine that automobile industry depends upon the operation of many a high precision instrument, and I am afraid, with the little practical knowledge which this witness might have gathered during the last few years, he will be of little assistance to me for assessing a suitable diviser. Similarly P.W. 2. Shri Ashutosh Patra, who is another employee of this Company working in its Foundry Maintenance Department from April 1954, will be of little help to me in this regard. He opines that as far as he can guess, the machineries of the Foundry Section will work efficiently for another 30 years at least. According to him, modelling pattern may require change during the period, but the machineries themselves need not be changed. This workman is at present getting Rs. 100 per month all told. He is working as a Maintenance Fitter only in the Foundry Section, and one can easily imagine that his experience regarding various\_types of machineries of an automobile factory is very very limited. Previously he served in Bartia Steel Engineering Co. at Howrah and that Company manufactures crude machine parts mostly meant for flour mills, cane-crushing instrument, etc. One can also imagine that in the Foundry Section of a factory, there is not much scope for the use of very complicated machineries or precision instruments. So, mere working experience of such an employee in the foundry section alone is too meagre for assessing the probable life of plant and machineries of an automobile factory. This witness also has neither theoretical nor technical knowledge in respect of machineries. From the elaborate crossexamination of this witness it further apenars how wild is his guess work in respect of probable life of plant and machineries. Without further comments, I may at once observe that this witness also cannot be said to be an expert within the meaning of the evidence Act, and so the correctness of his oninion cannot but be viewed with great suspicion. As against this, the Company has examined three experts

wide theoretical knowledge and practical experi-O.P.W. 2, Shri G. C. Bansal, is a Graduate in adnical Engineering from the Indian Institute of mology, Kharagpur. He started his career as a nanical Engineer in this very Company in 1955. is sent abroad for advanced training in maintenof machine tools and production engineering. vas trained for about eight months at the Alfing der Works of Western Germany. He undertraining for two months with the Automobile ters of England, e.g., Vauxhall Motors and in Motors. After this training course, he again Hindusthan Motors as a Planning Engineer. ads thereafter sent to America for further trainmaintenance of machine tools. He underwent and for about 10 months with the Gear Cutting ame Builders, e.g., Messrs. Glearson Works in ester in New York and Gear Shaper Co. of gheld, Vermont. He was also trained at General works like Pontiac Motors in Pontiac. ugan, and Buick Motors in Flint, Michigan. On detion of all these trainings in 1955, he was anted by this Company as the Master Mechanic he Mechanical Division. Thus this witness, gh young in age, combines in him both theoretical wide practical knowledge. According to this ess, the effective economic life of machine tools industhan Motors should be 7 to 10 years, and in c cases of highly precision machines it should be in 5 to 6 years. He adds that 50 per cent. of total machines of this Company might be conred as precision machines whose economic life ld be 5 to 6 years only. As to the rest, accordant, their economic life would be within 7 vears. This effective economic life is estimated he basis of two-shift operations. He further adds the value of precision machines will be 80 per of the total cost of the machineries owned by Company. According to him, the machines in dusthan Motors are in a deplorable condition a the point of view of effective operation and evement of desirable accuracy. This witness has thoroughly cross-examined on behalf of the kmen. The next witness examined by the Comy in connection with diviser is Mr. G. plington (O.P.W. 3). He is an Engineer of 30 resperience. He started his career as an entice engineer in the Company known as h United Machinery Company. He underwent nticeship in practical and technical training for seven years. His theoretical education as an eer was in the Leichester College of Art and nology. He is a Senior Member of Production neers. He has been recently accepted as a member of the Institute of Mechanical neers, England. He is also a Senior Member of American Society of Tools Manufacturing neers. He spent 23 years in the field of machine and built machines; and carried out research evelopment of machine tools. He was the nical Manager of an Import House importing nean machine tools into U. K. He was the 1der Member of the Excello Corporation in resof its British plant in Leichester. He worked e as Chief Engineer and Works Manager. It is clear from his statement that equipments ufactured and designed under his guidance were olied to most of the big automotive Companies he world. Thus it is sufficiently clear that this esc can be accepted as an expert within the

meaning of the Evidence Act without hesitation. His opinion is that under the exacting conditions prevalent in this part of the country, special purpose machine tools giving production accuracy, but working 400 hours a month, become uneconomical after a period of 5 6 years. These machines, according to him, are no doubt capable of being rebuilt and re-installed. But according to him, the Companies invariably introduce a model or product every 6 years, so that the money required to rebuild all the equipments may be invested in the latest equipment producing new product. He adds that the special purpose machines performing a job of less accuracy may have an economic life of 7 to 10 years, and these machines are normally retained as standby equipments in order to maintain production in case of failure of any item of the new installation. He further adds that a general purpose machine on work of high accuracy will have a life in the order of 2 to 3 years only, provided proper maintenance and proper handling machines are applied to According to him, the general purpose machine on less accurate work of repetitive nature working 400 hours a month is e.pected to have an economic life up to 5 years only He, however, reiterates by saying that the economic life would be only one-third of the useful life of the machines. But these two terms should be very clearly understood. According to him, only 50 60 machines mentioned in the long list of machineries of the Company are special purpose machines, and the rest are general purpose machines, and this prepor derance of general purpose machines indicates that the work is being executed largely on what is known as open set up or small batch production. The last witness examined in this connection is Mr. Richard Channey (O.P.W. 5). He is at present the Manager of Foreign Sales Operation of Si efield Corporation located in Dayton, Ohio, in U. S. A., a subsidiary of Bendix Corporation having 30 divisions and employing 60,000 people. The biggest of the three parts of this Company is the automotive part manufacturing various automotive components. This witness has been associated with the machine tool business for the last 25 years. He had 15 world trips to study the machine tool technique, methods and products in the automotive plants throughout the world, including England, Australia, Japan, Brazil, Argentina, Mexico, West Germany, etc. He has been associated with various automobile manutacturing Companies of America. Thus, in short, this witness also has long and varied experience in the automobile industry. From his experience, he says that after a period of six years, the machines deteriorate even with proper maintenance, and if the machine is not replaced the cost of production gradually increases, and the maintenance cost also increasingly goes up. Thus according to this witness also, precision machine usually lose their effective economic life after about six years' use. Thus according to the three experts examined on behalf of the Company, precision machines and more parti-cularly general purpose machines of this nature can have an effective economic life of about six years According to them, the special purpose precision machines and other general machines can have an effective economic life of about 10 years only. So, according to them, the diviser for automotive machines may vary from 6 to 10 only have already mentioned that the Union's estimate of

this divisor is much bigger. But the witnesses examined on behalf of the Union are not really experts in the line, because the limited resources of the Union did not possibly allow it to examine experts on its side. This position is not peculiar to this case alone. From the observations of their lordships of the Supreme Court in the A. C. C. case it will appear that this is the case almost everywhere where the fight is between two unequal sides. Their lordships in this connection observed as follows:

"The main difficulty in deciding questions about rehabilitation arises from the fact that satisfactory evidence is not always placed before the Tribunals and it is urged that the evidence given by the employers' experts is interested, and the workmen with their limited resources are not able to test the said evidence by adequate or effective cross-examination."

In the circumstances, the Tribunal must surely be on guard before it accepts the versions of either side it is more or less an accepted principle that the probable estimated life or the probable useful life of the assets should determine the divisor. In A. C. C. case also, their lordships have used the word "useful life" in this connection. From the evidence quoted above, it will appear that the learned experts on the side of the employer primarily used the words "effective economic life." Waplington has no doubt made an attempt to explain whit he really means by the words "effective economic life." But the two other witnesses are not so clear on the point. Nevertheless, all the three experts more or less agreed in respect of their estimates. Mr. Waplington in one place in his deposition states that there is a marked difference between "economic life" and useful life" of macine tools. According to him, the words "useful life" tools. According to him, the words "useful life" of the machine tools are themselves explanatory. As distinguished from useful life, he explains the words "economic life" in a particular way. He also concedes that the economic life would be one-third of the useful life of the machines, and these two terms should be very clearly understood. So, it is to be considered in this connection whether the words "useful life" as mentioned by their lordships in the A. C. C. case mean the same "useful life" as stated by Mr. Waplington in his deposition before this Tribunal. From the above observations of Mr. Waplington, it is argued on behalf of the Union that the useful life of machineries of this particular oncern may vary from 18 to 30 years as distinguished from economic life which is limited to 6 to 10 to as. It appears to me that Mr Waplington by "useful life" refers to the general utility of the machines before they reach the scrap value or break uv value. By effective economic life is distinguished from useful life, he means such life of the machines only in a particular industry till they reach a point when they are no longer economic for the patieular industry to maintain them. In A. C. C. case also, their lordships by useful life mean the useful life not in general, but refer to the usefulness of the machines to the particular industry concerned. One can easily imagine that some machines may have different periods of useful life in different industries according to the nature of job performed on them. In this view of the matter, a machine cannot be said to have useful life, in relation to a particular industry, simply because it is capable of giving sorvice. If the machines prove appearance to the

particular industry, it may be said that they afe  $_{n}$  longer useful to the industry concerned.  $T_{h}$  learned Counsel for the Company argues that  $t_{h}$ automobile industry requires the performance of highly precision job, and accordingly the real use fur life of machineries used in this industry canno be very long. Shri Bansal in his deposition state in this connection that the essential quality of mote cars from the consumers' point of view is their re liability on the road, smoothness in running an noiselessness in operation. Normally, in India an elsewhere automobile industry must have inte changeability as its basic principle. To achiev this ideal of interchangeability and smoothnes accuracy in machining operation is of great importance. Tolerance limits depend on and diffe from component to component. In most cases, thes are within half a thousandth of an inch. There i no doubt that there is considerable force in the connection of Shri Bansal. In the body of moto vehicles, there may be considerable predominance of highly precision parts and components, and so the machines producing those parts and components and required to be maintained in high order. The real point is whether it will be inexpedient to use automotive machineries after such short periods as 6 r 10 years. It is more or less not in dispute that it Huidusthan Motors Factory there are even non machines in use which were installed not less that 20 years back. Hence, it is argued on behalf of the Union that the learned experts examined on behalf of the Company really speak of an ideal condition only, and in practical life of an industry it is never considered expedient to reject machineries after such a short period as desired by these experts. in defining the effective economic life, Mr. Waplington lays down three conditions. First, the machine should be capable of producing a component to the required dimensions and accuracy. Secondly, it should be capable of maintaining pre-determined rated production. Thirdly, the performance of the machines in the above two cases should remain comparable with whatever current equipment is available for the performance of each operation These conditions show that Mr. Waplington thinks that the original effectiveness of the machines should be maintained throughout their effective economic life. But the fact is that the machines are used and often quite economically by proper maintenance even when such machines partly lose their original effectiveness. By wear and tear for some years, the machine may lose some of their original feed and speed and yet they may not cease to be useful or economic for the industry, and the workable state of efficient may be retained for some years more by proper maintenance and repair. Mr. Waplington gives a different reason also for his estimating effective economic life for 6 years or so. He admits that ofter the user of precision machines for 5/6 years these machines are capable of being rebuilt and reinstalled However, it is alleged that Companied (producing motor cars) invariably introduce a new model of product every six years, so that the money required to rebuild all the equipments may be invested in the latest equipments producing new product. Evidently, Mr. Waplington while making these observations had before his mind big automobile factories of the advanced countries of the world which can well afford to change their models most frequently according to the changing taste of

their people. Frequency in change of taste and model of the car vary directly with the improvement of economic condition of the country. Change model may necessitate replacement of some old not mean that all precision machines actually ose their effectiveness by the time the need for a change of the model is felt. From the evidence discussed and also other evidences on record, it appears to me that Mr. Waplington and Shri Bansal are more conservative in their estimates of useful life in respect of machineries required in automotive industry. They are more or less of opinion that most of the machines belonging to this particular Company cannot have effective economic life for more than six years, though in one place of his deposition Mr. Waplington observes that the special purpose machine on work of low accuracy may have economic life up to 10 years. He also concedes that the life of a machine may be prolonged by rebuilding and replacement of parts, but such rebuilding or replacement may not prove ultimately reconomic. Mr. Channey appears to be a bit more liberal in this respect. He states in his deposition that generally he has no opinion with regard to useful life. But he admits that generally speaking the cetul life of a machine may be longer than its flective economic life. According to him, the and thereafter the machine reaches the stage of its grap value. He, however, adds that if one wants ti stay in business he has to replace such machineries ter 10 years. Thus according to this witness, from the stand-point of business expediency the machines and be used for about 10 years. I have already mentioned that according to different decisions of the Superior Courts of our country, the machines are usually taken to retain a scrap value of 5 per int only after their useful life has been spent in cltogether. It useful life really means life up to a tage when the machine reaches its scrap value, its useful life must be estimated at a period longer than Usears—may be up to 20 years. But I have already mentioned that mere general usefulness is not really the criterion to determine the useful life of a machine in respect of a particular industry. muchines must not only be useful, but they should so be useful to the particular industry concerned. Thus considering all the facts and circumstances and the general and economic conditions of the autoissive industry of our country, I find that the ge useful life of the machineries of this parti-(i) Company should be assessed for this case at 12 s only. To fix a higher diviser in the present so will be practically to ignore all expert evidence dured in this particular case. In this view of the ter. I fix the diviser at 12 only for plants and tchineries for the purpose of this case.

The next controversial point is what should be multiplier in respect of plants and machineries this particular concern. From the revised estitute submitted by the Company, it appears that the base factor of multiplier should vary from 2.80 250 up to 1952-53, and for the period thereafter each a multiplier may vary from 2 to 1.25. The ominany in its statement marked Ext. P-1 has given the showing the original buying price and the list quotation price of about 502 machines. From a statement it appears as if the price of

machineries has gone up in some cases by 232 per cent. and the lowest rise in price is 104 per cent. These calculations have been detailed in subsequent statements marked Ext. P. The price tactors as quoted no doubt may lead to such big multipliers. But Shri Sen representing the workmen contends that the quotations relied on by the Company do really include an element of expansion also. It has been observed by their lordships in A. C. C. case in this connection:

"It is relevant to remember that the claim under this item is confined to rehabilitation, replacement and modernisation. It is common ground that expansion of the plant and machinery is not included in this item. But in several cases, it is not easy to distinguish between modernsiation of the plant and machinery and its expansion. If by the introduction of a modern plant or machinery the production capacity of the industry has appreciably increased, it would be relevant for the Tribunal to consider in an appropriate case whether it would be possible to apportion expenses on the basis that it is a case of partial modernisation and partial expansion. If, however, the increased production is not of a significant order, it may be regarded as incidental to replacement or modernisation and the question of apportionment may not arise."

Shri Sen also contends before this Tribunal that ne fact the quotations received by this Company really relate to improved variety of machines for better and increase production, and so the whole of the replacement cost should not be treated as cost of replacement or modernisation. Such modernisation will actually represent partial expansion. Shri of replacement or modernisation. Bansal in his deposition has no doubt tried to maintain that the machines for which quotations have been obtained and the machines which they are trying to obtain, do not really give increased production, though the machines may be otherwise efficient. and more easy to handle and work. In the words of Shri Bansal, exactly similar machines for which quotations have been obtained by the Company will not give any increased production though these machines may have engineering improvements regarding safety, precaution, convenience to operators, etc. Thus Shri Bansal refuses to concede that the latest equipments of improved varieties are reallcapable of giving increased production, which means partial expansion. But thanks to the fairness of Mr. Channey, he in his cross-examination admits that modera machineries have improved technique and they have more productive capacity. So, I have reasons to believe that the modern machines by which the present Company is seeking to replace it old machines are to some extent capable of giving increased production also, and the price quot dais really price for partial expansion as well. This conclusion of mine may get an indirect support from the report of the Ad Hoc Committee on automobiindustry submitted to the Government of India, and this report is also an exhibit before this Tribunal. At page 21 of this report, the Committee observes as follows:

"One factor responsible for high costs in India which cannot in short term be remedied arises from historical causes. When the automobile industry began to be set up, the level of demand

in the country was very low. The equipment which was then being installed was necessarily of a nature which would have limited capacity and resulted in higher costs than if production was based on special purpose machine capable of a large turnover. The majority of the automobile factories are not equipped with machineries which are either well-balanced or capable of the most economic production. This is particularly true of the oldest units, viz., Hindusthan Motors and Premier Actomobiles. .... In course of time, no doubt improvements will take place, and better and more suitable and more balanced equipment will replace the existing machinery. Neither the country nor the industry can, however, go in for wholesale re-equipment based on current crexpected levels of demand."

It is clear from the evidence before me also that out of a large number of machines of this Company, only 2 per cent, or so, or in other words about 50/60 machines only, are special purpose machines. The demand for automobiles in the country has increased undoubtedly very much, and this Company also is to replace its old machineries by up-to-date and modern ones. I refuse to believe that the Company by asking for quotations is merely asking for replacement of old machines by exactly similar type of machines having similar productive capacity. I have good reasons to observe that there is considerable substance in the contention of Shri Sen that the possible replacement in this case will include an element of expansion also, and the multiplier should accordingly be fixed after due consideration of the same. In this connection, I may also mention that in A. C. C. case their lordships of the Supreme Court assessed the multiplier for machineries at 3.5 up to 1939, at 2 up to 1947 and at 1 only thereafter. In the case of Saxby & Farmer (1. A. C. 1955 711), the multipliers for machineries were fixed at 2.5 up to 1942, at 2 up to 1946, at 1.5 up to 1951 and at 1 thereafter. Besides that it may not be out of place to mention here that the price level has gone up rather quickly during the last few years. In the circumstances, I find that the multiplier for machineries of this Company should be fixed at 2 only up to 1952-53, at 1.5 up to 1956-57 and at 1 only thereafter, and this I fix for the purpose of the present case alone. Of course, it is difficult to say at this stage what would be the price factor by the time when these machineries require to be actually replaced.

The next point for consideration is what should be the multiplier and diviser for the buildings of this Company. Though some evidence has been adduced by the parties on this point also, I may point out that this evidence will not prove very helpful for assessing rehabilitation cost of the buildings as the Company has not filed any separate chart showing what portion of the building has been erected and in which year. Incidentally, however, I may mention that Shri Ganesh Das Arora, Civil Engineer in the employ of this Company, says that the useful life of Hindusthan buildings is approximately 20 years. But he concedes this much that the life of Government buildings may be 30 to 35 vears. According to him, Hindusthan Motors buildings are not constructed to the Government specification, and so they shall have a shorter useful life course, Shri Sen's contention is that the life Hindusthan buildings should be 50 years or so. In

A. C. C. case, the life of factory buildings assessed at 30 years, and I fail to see any reason why Hindusthan buildings also should not have this useful life of 30 years at least. Of course, it is urged on behalf of the Company that the land on which the factory building and other buildings were con-structed was not solid enough for a longer life of buildings, and the materials used also were not of very high order. To me it appears that if the soil and the materials be of high order as desired, the useful life of buildings could be much more than 30 years with proper maintenance. From the statement marked Ext. "U" it appears that on the basis of the materials relied on by the Company the price of building materials after 1948 has gone up by 200 to 300 per cent. But I may observe that the unusual rise in the price of building materials may be a temporary phase, and this unusual rise may be mostly due to rapid industrialisation of the country through successive Five-Year Plans and acute housing scarcity. I have every reason to believe that by the time the Hindusthan buildings would require replacement, the price of building materials may be more stable. Moreover, it appears to me that the said calculation is rather a bit exaggerated statement and does not disclose the real state of affairs. In the circumstances, my considered opinion is that the multiplier for buildings should be assessed at 2 only up to 1953-54 and at 1 thereafter.

In the words of their lordships in the A. C. C case, before actually awarding an appropriate amount in respect of rehabilitation for the bonus year, certain deductions have to be made. The first deduction is made on account of breakdown value of the plant and machinery which is usually calculated at the rate of 5 per sent, of the cost price of the block Then depreciation and general liquid in question. reserves available to the employer are deducted Reserves which have already been reasonably earmarked for specific purposes of the industry are, however, not taken into account in this connection. The rehabilitation amount which may have been allowed to the employer in previous years would also have to be deducted if it appears that the amount was available at the time when it was awarded in the past but has not been used for rehabilitation purpose in the meanwhile. Ordinarily, therefore, the breakdown value of the plants and machineries is calculated at the rate of 5 per cent. only. But in this case, it is to be considered whether 5 per cent. of the cost price is a sufficient deduction under the item. Even according to the Company's own witnesses the machines reach the stage of their scrap value after 20 years' use. But in this case, the useful life of the machineries has been calculated at 12 years only in view of the special circumstances of this particular industry. So, by the end of the useful life of 12 years, these machines cannot reach the stage of scrap value of 5 per cent, of the original cost. According to Mr. Waplington the machines after their effective economic life, in other words after their useful life in the industry concerned, are normally retained as stand-by equipments in order to maintain production in case of failure of any item of the new installa-Mr. Waplington further adds that such machines may be handed down to other Companies also at a much reduced expense and shall finish up in a concern where extremely small overheads permit the Companies to remain in existence. So, it

is amply clear that in spite of the expiry of the useful life or the effective economic life, these machines do not prove altogether useless and they do not reach the stage of breakdown value or scrap value. So, in my opinion, we should not remain satisfied by deducting scrap value of these machines, and we should actually deduct the residual value of these machines, and this residual value is assessed at 10 per cent. of the original cost price.

As to deduction of depreciation and liquid reserves, I may point out that a small fund available under this item was actually used as workmg capital in the year under consideration, and so this is not available for rehabilitation purpose in the year under consideration. Accordingly, this amount cannot be deducted for the year under consideration. There is no evidence that any particular amount of reserve fund has been carmarked for any specific purpose of the industry. Nor there is any evidence to show that any amount was allowed in the past for rehabilitation purpose. The rehabilitation cost in respect of machineries for the year under consideration will be clear from the table annexed herewith. As proper materials are not there on record, I am not going to calculate the rehabilitation charges, if any, for the buildings. This much I can observe here and now that my calculation of rehabilitation charges in respect of plants and machineries alone will be sufficient for final decision in this case.

From the statement of rehabilitation of plant and machinery submitted on behalf of the Company, it appears as if the rehabilitation charges are allowable also on some machineries discarded in the year 1954-55 and 1955-56. The machineries discarded in these two years were surely acquired in some earlier years, and so the rehabilitation charges, if any, must have been allowed in respect of the years of their acquisition. In other words, the cost price of the machineries must have been taken into account for calculation of rehabilitation charges if they were acquired in one of the years as mentioned in the annexed table. It must also be remembered that we are concerned with the position of the machineries as it was in the year under consideration. So, no rehabilitation charges can be allowed in respect of the machines discarded long before the relevant year.

Thus from what I have found above, it will be clear that the annual requirement for rehabilitation of the machineries will far outweigh the available surplus, if any, out of the gross profits calculated above. Accordingly, the workmen are not entitled to any bonus for the year 1958-59.

This is my award.

Dictated and corrected by me.

N. B. CHAUDHURI,

Judge.

N. B. CHAUDHURI, Judge Fifth Industrial Tribunal. 26-6-62.

TABLE
Calculation of Rehabilitation Charges for Plant and Machinery

Yoar.	Cost price in lakhs.	Multiplier.	Replacement cost in lakhs.	Less 10 per cont. residual value.	Balanco.	Roadnary life	Annual rehabilitation in lakhs.
1942-43 to 19 <b>46-47</b>	 2 · 17	2	4 · 34	-22	4 12		1.12
1947-48	 $89 \cdot 75$	2	179 -50	8.98	170 52	1	170 52
1948-49	 14 - 77	2	89 54	1 - 18	85 06	2	12 53
1949-50	 37 -60	2	75 20	3 76	71 - 11	3	23 81
1950-51	 5 - 29	2	10 58	-52	10 06	1	2 51
1951-52	 14 .63	2	29 26	1 -46	27 .80	ā	5 - 56
1952-53	11 -06	2	22 - 12	1 -10	21 02	6	3 50
1953-54	 9 09	1.5	13 -63	90	12.73	7	1 82
1954-55	 38 -66	1.5	39 19	2 -61	36 58	5	4 - 57
1955-56 .	 30 -06	1.5	39 44	2 63	36-81	33	1.09
1956-57	 34 - 47	1.5	51 -71	3 -45	48 26	10	4 83
1957-08	 38 -45	1	38 -45	3 ·84	31.61	11	3 15
1958-59	 58 - 58	1	58 - 58	<b>5</b> ⋅86	52 - 72	12	1 -39
					,	Total	275 -40

By order of the Governor,

S C. MUKHERJEE.

Asst. Secy. to the Govt. of West Bengal

No. 1303IR IR/4L-26/58. 10th April 1962.—Whereas under the Government of West Bengal, Labour Department order No. 2260IR/IR/4L-26/58, dated the 3rd June 1958, the industrial dispute between Messrs. A. R. & B. Kalowar Co., 11 Nidhiram Maji Lane, post office Khurut, Howrah, and their workmen represented by Bus Workers' Union, 219 Bowbazar Street, Calcutta-12, regarding the issue mentioned in the said order, being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred to the Second Labour Court for adjudication;

And whereas during the pendency of proceedings before the said Laboui Court Shri Nilkanta Das, a workman, of the said Company, made a complaint in writing to the said Labour Court against the said Company alleging that the said Company had dismissed the said workman concerned in such dispute;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Labour Court has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of a complaint under section 33A of the Industrial Disputes Act filed by Shii Nilkanta Das of 4 I Muktaram Debnath Lane, Santragachi, Howlah, a workman of Messrs, A. R. and B. Kalower, 11 Nidhiram Manji Lane, Howrah, against the above Company. (Case No. 94/60 under section 33A.)

BEFORE THE SECOND LABOUR COURT WEST BENGAL

#### Present:

Shri H. R. DEB, Presiding Officer, Second Labour Court.

# **A**ppearances

For the Complainant: Shri M. M. Saha, Advocate. For the Company: None.

# AWARD

The Government of West Bengal in the Labour Department by their order No. 22601R 1R 41-26/58, dated the 3rd June 1958, referred an industrial dispute between Messrs. A. R. & B. Kalower and their workmen to this Court for adjudication. During the pendency of that dispute Shri Nilkanta Das, a workman of the above Company, filed this complaint under section 33A of the Industrial Disputes Act. In spite of several adjournments the Company did not file any written statement or adduce any evidence. So the case was heard ex-parte.

The case of the complainant Shri Nilkanta Das briefly stated, is as follows: Though an industrical dispute between the Company and its workman wapending before this Court at the time of the dismissal of the complainant, the Company did not apply to this Court for approval of its action is dismissing the complainant. So the complainant contends that the Company has contravened section 33 of the Industrial Disputes Act. The Company dismissed the complainant without showing air reason and without any charge-sheet. Shri Ambi Ram Kalower, proprietor of the Company, has asked him to depose falsely in favour of the Company in the case between the Company and its two workmen pending before this Court. The complainant refused to give such false evidence. So the proprietor became angry with him and dismissed him on 8th May 1960. Hence the complainant contends that his dismissal is unjustified.

As I have stated already, the Company did not file any written statement nor did it adduce an evidence. So it is not possible to ascertain what the case of the Company is. The complainant has examined himself in this case; he has not been cross-examined by the Company. So his evidence remains unchallenged. It is clear from his evidence that the proprietor of the Company dismissed him for his refusal to depose falsely in a case. There is no evidence that the Company applied for approvation by this Court of its action in dismissing the complainant. So I hold that the Company has contravented section 33 of the Industrial Disputes Act and that as such the present complaint under section 33A of the Industrial Disputes Act is maintainable. It is clear from the evidence of the complainant that he has been dismissed for no valid reason. Hence I hold that his dismissal is unjustified.

In view of the above conclusion I order that the complainant Shri Nilkanta Das shall be reinstated and be given back wages from 8th May 1960 unit the date of reinstatement at the daily rate of Rs. 3/14.

The above order shall be carried out within month of the publication of this award in the "Calcutta Gazette".

Dictated and corrected by me.

H. R. DEB, Presiding Officer,

H. R. DEB
Presiding Officer.
Second Labour Cour

The 28th March 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Beng

# Calcutta



# Buzette

# Extraordinary Published by Authority

IADRA 20]

TUESDAY, SEPTEMBER 11, 1962

[ SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF FOOD AND SUPPLIES ORDER

No. 7240F.S./FS/CG/6P-28/62.—11th September 162.—In exercise of the power conferred by subction (1) of section 3 of the Essential Commodities ct. 1955 (X of 1955), read with clause (c) of subction (2) of the said section and order o. S.R.O. 1185, dated the 2nd April 1957, of the overnment of India, published at pages 734-736

of the "Gazette of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal/coke may be sold in the Chengail centre under the police-station Uluberia, within the subdivision of Uluberia, of the district of Howrah, shall not exceed the amounts shown in the table below, namely:—

# Table.

	Variety of coal			m Beehive and Country Ovens	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
					Rs.	Rs.
, Hard Coke, G	irade I			If the ash content does not exceed 24 per ent.	7 .07	7 -39
. Hard Coke, G	łrade II	••	(2)	If the ash content exceeds 24 per cent. but ces not exceed 30 per cent.	6 -45	6 ·77
. Steam Coal, I	Rubble and Smithy	Nut				
Selected ".	A" ··	••		••••	4 .52	••
Ditto	Selected "B"		••	••••	4 ·42	• •
Ditto	Grade I	••		••••	4 .33	••
Ditto	Grade II		• •		4 21	• •
Ditto	Grade IIIA			••••	4 .09	••
Ditto	Grade IIIB		• •	••••	3 -97	• •

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

No. 7241F.S./FS/CG/6P-27/62.—11th September 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April

1957, Part II, section 3 and in supersession of all previous orders on the subject, the  $Govern_0$ is pleased to direct that the maximum wholesal and retail price at which different varieties of coal/coke may be sold in the Fort Gloster centi under the police-station Bauria, within the sul division of Uluberia, of the district of Howrah, sha not exceed the amounts shown in the table below

					Table.		
	Variety of coal			Variety of coal From Beehive and Country Ovens			Retail price per quintal (exclusive o sales tax)
						Rs.	Rs.
1.	Hard Coke, G	rade I	••	••	(1) If the ash content does not exceed 24 per cent.	7 .09	7 -41
2.	Hard Coke, G		• •		(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	6 ·48	6 ·80
3.	Steam Coal, F	Rubble and Smithy	Nut				
	Selected ".	Α"	••		••••	4 - 54	• •
4.	Ditto	Selected "B"			••••	4 · 44	• •
5.	Ditto	Grade I	••		••••	4 ·35	
6.	Ditto	Grade II	• •	••		4 -24	• •
7.	Ditto	Grade IIIA			••••	4 - 11	• • •
8.	Ditto	Grade IIIB	••		••••	3 -99	• •

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal

**ORDER** 

No. 7242F.S./FS/CG/6P-32/62.—11th September 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities section (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette" of India", dated the 13th April

1957, Part II, section 3 and in supersession of all previous orders on the subject, the Governo is pleased to direct that the maximum wholesal and retail price at which different varietie of coal/coke may be sold in the Kulgachia centre under the police-station Uluberia, within the sub division of Uluberia, of the district of Howrah, shall not exceed the amounts shown in the table below namely:-

					Table.		
	Variety of coal			Variety of coal From Beehive and Country Ovens			
						Rs.	Ra.
1.	Hard Coke, G	rade I	• •		(1) If the ash content does not exceed 24 per cent.	6 -94	7 -26
2.	Hard Coke, Gr	rade II	••	• •	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	6 ·33	6 -65
3.	Steam Coal, R	ubble and Sm	ithy Nut				
	Selected "A		• •		••••	4 -39	• •
4.	Ditto	Selected "	в"		••••	4 .29	
5.	Ditto	Grade I	• •		••••	4 -19	• •
ъ.	Ditto	Grade II		••	••••	4 .08	• •
7.	Ditto	Grade III	<b>A</b>		••••	3 ·96	••
8.	Ditto	Grade III	в		••••	3 ·83	

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal

No. 7243F.S./FS/CG/6P-36/62.—11th September 962.—In exercise of the power conferred by subection (1) of section 3 of the Essential Commodities ection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of sub-ection (2) of the said section and order to S.R.O. 1185, dated the 2nd April 1957, of the 3overnment of India, published at pages 734-736 of the "Gazette of India", dated the 13th April

1957. Part II, section 3 and in supersession 1957. Part II, section 3 and in supersession of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal/coke may be sold in the Bainan centre under the police-station Bagnan, within the subdivision of Uluberia, of the district of Howrah, shall not exceed the amounts shown in the table below, namely:-

#### Table.

				2 40101		
	Variety of coal			From Beehive and Country Ovens	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
			•		Rs.	Rs.
Hard Coke, Gra	de I	••	••	(1) If the ash content does not exceed 24 per cent.	7 -86	8 -18
Hard Coke, Gra		• •	••	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	7 -25	7 -57
Steam Coal, Ru	bble and Smithy	Nut				
Selected "A"	• • •	••.	• •	••••	5 -31	
Ditto	Selected "B"	• •		••••	5 -21	• •
Ditto	Grade I		• •	••••	5 · 12	••
Ditto	Grade II			••••	5 .00	• •
Ditto	Grade IIIA	• •		••••	4 -88	••
Ditto	Grade IIIB		• •	••••	4 • 76	••

By order of the Governor. S. M. BHATTACHARYYA. Secy. to the Govt. of West Bengal.

ORDER

ORDER
No. 7244F.S./FS/CG/6P-34/62.—11th September 962.—In exercise of the power conferred by subection (1) of section 3 of the Essential Commodities
lot, 1955 (X of 1955), read with clause (c) of subection (2) of the said section and order
lo. S.R.O. 1185, dated the 2nd April 1957, of the
lovernment of India, published at pages 734-736
of the "Gazette of India", dated the 13th April

1957, Part II, section 3 and in supersession of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal/coke may be sold in the Chandrabhag centre under the police-station Bagnan, within the sub-division of Uluberia, of the district of Howrah, shall not exceed the amounts shown in the table below, namely:-

## Table.

				I WOICE		
Variety of coal				From Beehive and Country Ovens	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
					Rs.	Rs.
Hard Coke, Grade I		• •	••	(1) If the ash content does not exceed 24 per cent.	7 · 59 6 · 98	7·91 7·30
		••	••	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.		
Steam Coal, Rul	bble and Smithy	Nut-				
Selected "A."				••••	5.04	••
Ditto	Selected "B"			• • • •	4.94	• •
Ditto	Grade I				4.85	••
Ditto	Grade II			••••	4.78	• •
Ditto	Grade IIIA			••••	4-61	• •
	Grade IIIB			••••	4.49	• •
Ditto	GLANCO TITD	• •	• •			

By order of the Governor, S. M. BHATTACHARYYA, Secv. to the Govt. of West Bengal.

ORDER
No. 7245F.S./FS/CG/6P-35/62.—11th September
1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities
Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order
No. S.R.O. 1185, dated the 2nd April 1957, of the
Government of India, published at pages 734-736
of the "Gazette of India", dated the 13th April

supersession 3 and in 1957, Part II, section of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal/coke may be sold in the Mankurhat centre under the police-station Bagnan, within the sub division of Uluberia, of the district of Howrah, shal not exceed the amounts shown in the table below namely:-

#### Table

					1 dole.		
	Variety of coal				From Beehive and Country Ovens	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
						Rs.	Ва.
1.	Hard Coke, Gra	ıde I			(1) If the ash content does not exceed 24 per cent.	8.08	8-40
2.			• •	••	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	7 - 47	7 - 79
3.	Steam Coal, Ru	bble and Smithy	Nut-			£. 59	
٠.	Selected "A'				••••	5 · 53	• •
	Ditto	Selected "B"			••••	5·43	••
4.	· ·	Grade I			••••	5· <b>3</b> 3	• •
5.	Ditto				••••	$5 \cdot 22$	• •
6.	Ditto	Grade II	••			5.10	
7.	Ditto	Grade IIIA	••	• •		4.97	
8.	Ditto	Grade IIIB	• •	• •	••••		• •

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal

ORDER

ORDER
No. 7246F.S./FS/CG/6P-31/62.—11th September
1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities'
Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order
No. S.R.O. 1185, dated the 2nd April 1957, of the
Government of India, published at pages 734-736
of the "Gazette of India", dated the 13th April

1957, Part II, section 3 and in supersessio of all previous orders on the subject, the Governo is pleased to direct that the maximum wholesal and retail price at which different varietie of coal/coke may be sold in the Uluberia cent under the police-station Uluberia, within the sufficient of Uluberia, of the district of Howrah, sha not exceed the amounts shown in the table below namely:-

# Table.

					I abre.		
	Variety of coal				From Beehive and Country Ovens	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
						Rs.	Rs.
1.	Hard Coke, Gra	ade I	••	••	(1) If the ash comtent does not exceed 24 per cent.	7.01	7 · 33
1.	Hard Coke, Gra		••	••	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	6 · 40	6 · 72
3.	Steam Coal, Ru	abble and Smithy	Nut—				
	Selected "A				••••	4.46	• •
4.	Ditto	Selected "B"			••••	4.36	• •
Б.	Ditto	Grade I			••••	4 · 27	
6.	Ditto	Grade II			••••	4.15	
7.	Ditto	Grade IIIA	••		••••	4.03	
8.		Grade IIIB	••		••••	<b>3</b> ·91	• •

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengi

No. 7247F.S./FS/CG/6P-30/62.—11th September 962.—In exercise of the power conferred by subction (1) of section 3 of the Essential Commodities (c), 1955 (X of 1955), read with clause (c) of subction (2) of the said section and order to S.R.O. 1185, dated the 2nd April 1957, of the sovernment of India, published at pages 734-736 the "Gazette of India", dated the 13th April

1957, Part II, section 3 and in supersession of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal/coke may be sold in the Fuleswar centre under the police-station Uluberia, within the subdivision of Uluberia, of the district of Howrah, shall not exceed the amounts shown in the table below, namely:—

#### Table.

				i adic.		
	Variety of coal			From Bechive and Country Ovens	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
					Rs.	Rs.
Hard Coke,	Grade I	••	••	(1) If the ash content does not exceed 24 per cont.	7.01	$7 \cdot 33$
Hard Coke,	Grade II		••	(2) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	6 · 39	6.71
Stoam Coal	, Rubble and S	mithy Nut-				
Selected	"A"			••••	4 · 46	
Ditto	Selected '	ъ"		• • • •	$4 \cdot 35$	
Ditto	Grade I				$4 \cdot 27$	• •
Ditto	Grade II			••••	4.14	
Ditto.	Grade III	.Λ			4.03	
Ditto	Grade III	в			3.90	

By order of the Governor,

S. M. BHATTACHARYYA,

Secy to the Govt. of West Bengal.

ORDER

No. 7248F.S./FS/CG/6P-38/62.—11th September 1962 In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act. 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April

April 1957, Part II, section 3 and in supersession of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale and retail price at which different varieties of coal/coke may be sold in the Basantapur centre under the police-station Amta, within the subdivision of Uluberia, of the district of Howrah, shall not exceed the amounts shown in the table below, namely:—

## Table.

	•	Variety of coal.			Variety of coal. From Boohive and Country Ovens				Wholosule price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
						Rs.	Rs.			
1	Hard Coko, Grac	do 1	• •		(1) If the ash content does not exceed 24 por cent.	8 · 82	9 · 14			
2	Hard Coke, Grad	le II	• •	• •	(2) If the ash content exceeds 24 per cent but does not exceed 30 per cent.	8.17	8.49			
3.	Steam Coal, Rul	ble and Smithy	Nut							
	Selected "A"				••••	6 · 10	• •			
4.	Ditto	Selected "B"				5 · 99	• •			
ō,	· -		••			5 · 89				
į	Ditto	Grade 1	••	• • •	••••	5.77				
b	Ditto	Grade II	• •	• •		5.64				
7.	Ditto	Grade IIIA	• •	• •	••••	5.51				
8.	Ditto	Orada TITR				0 01				

By order of the Governor,

S. M. BHATTACHARYYA,

Secy. to the Govt. of West Bengal.

No. 7249F.S./FS/CG/6P-42/62.—11th September 1962.— In exercise of the power conterred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and the Government of India order No. S.R.O. 1185, dated the 2nd April

1957, published at pages 734-736 of Part II, Section of the "Gazette of India", dated the 13th April 195 the Governor is pleased to direct that the maximu retail price at which different varieti of steam coal may be sold in the Raigunj subdivisi of the district of West Dinajpur, shall not exce the amounts shown in the table below, namely:

## Table.

	Variety of coal								
									Rs.
1.	Steam Coal, Grade I				••	• •			5 · 65
.,	Steam Coal, Grade II								5 · 53

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bens ured No. (207

No. 485(1)

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Calcutta 💮

Gazette

# Extraordinary

Published by Authority

ORA 20 ] MONDAY, SEPTEMBER 11, 1962 | SAKA 1884

'I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

# CHANCELLOR'S SECRETARIAT

### **NOTIFICATION**

do. 1209Edn(S)/C.U.-36/62.—11th September 1962. In exercise of the power conferred by sub-section of section 9 of the Calcutta University Act, 1951 est Bengal Act XVIII of 1951), the Chancellor of Calcutta University is pleased to appoint Shri hubhusan Malik, M.A., LL.B., Bar.-at-Law, merly Chief Justice, Allahabad High Court, to be Vice-Chancellor of the Calcutta University, with ect from the date he assumes charge of his office, e Shri Surajit Chandra Lahiri, resigned.

By order of the Chancellor,

D. M. SEN,

Secy. to the Chancellor, Calcutta University.

d and published by the Superintendent, Government ng, West Bengal, at West Bengal Govt. Press, Alipore.





Gazette

# Extraordinary

Published by Authority

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WEDNESDAY, SEPTEMBER 12, 1962

[ SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### **GOVERNMENT OF WEST BENGAL**

## HOME DEPARTMENT

Calcutta

#### **Political**

#### **ORDER**

No. 2763P.-12th September 1962.-Whereas the Governor considers it necessary and expedient in the public interest to regulate the entry of persons into the area named and described in columns 1 and 2 of the Schedule below, hereinafter referred to as the said area;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 7 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby-

- (a) to declare the said area to be a protected area;
- (b) to specify the seventeenth day of September 1962 as the day on and after which no person who was not immediately before the said day resident in the said area shall be therein except in accordance with the terms of a permit referred to in sub-
- section (2) of the said section; and
  (c) to specify the authority mentioned in column 3 of the schedule below to be the authority for granting permits referred to in sub-section (2) of the said section in respect of the said area.

## The Schedule

Name of the area 1

Particulars of the area / (boundaries)

Authority for granting permission

3

Howrah Depot of the Calcutta State
Transport Corporation at No. 4/3
Strand Road, Lichubagan, Howrah, police-station, Howrah, district

North Private road leading to Superinten-dent of Railway Police's quarters from the Calcutta State Transport Strand Road.

East- Strand Road. South—1. Round Tanks Lane. 2. 67—Tele-

phone Exchange 3. Proboth Banerjee
Road (formerly Forest Road).
Wost -1. Proboth Banerjee Road (formerly
Foest Road). 2. Quarters and compound
thereof of Superintendent of Railway
Police, Howrah.

Corporation.

By order of the Governor, R. N. SEN GUPTA,

Dy. Secy. to the Govt. of West Bengal.

The

# Calcutta



# Gazette

# Extraordinary Published by Authority

RA 21] WEDNESDAY, SEPTEMBER 12, 1962 [SAKA 1884

1-Orders and Notifications by the Governor of Wes. angal, the High Court, Government Treasury, etc.

# **GOVERNMENT OF WEST BENGAL**DEPARTMENT OF FOOD AND SUPPLIES

## **ORDER**

lo. 7278F.S./FS/CG/6P-11/62.—12th September 2.—In exercise of the power conferred by subtion (1) of section 3 of the Essential Commodities . 1955 (X of 1955), read with clause (c) of subtion (2) of the said section and the Government ndia order No. S.R.O. 1185, dated the 2nd April 7, published at pages 734-736 of Part II, section 3 he "Gazette of India", dated the 13th April 1957, in supersession of Government of West Bengal of No. 3129FS, dated the 4th April 1962, the Ternor is pleased to direct that the maximum e, wholesale and retail, at which Steam Coal. thy Coal and Rubble Coal may be sold in the Sadar subdivision and Rampurhat subdivision he district of Birbhum, shall not exceed the Junts shown in the table below namely:—

#### Table

abdivision	Wholesale price per quintal (exclusive of sales tax)	Retail price per quintal (exclusive of sales tax)
8	Rs.	Rs.
Suri Sadar Rampurhat	4.26	4.51
-Failer	4.26	4.51

By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

# The

# Calcutta



# Gazette

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# Extraordinary Published by Authority

)RA 22 ]

THURSDAY, SEPTEMBER 13, 1962

[ SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasuries, etc.

#### GOVERNMENT OF WEST BENGAL

## LABOUR DEPARTMENT

#### **ORDERS**

3170-I.R./IR/10L-111(C)/61.—13th July 1962. Bereas under the Government of West Bengal, in Department, order No. 5011-I.R./IR/10L-111-1, dated the 14th August 1961, the industrial te between Messrs. Remington Rand of India 3 Council House Street, Calcutta-1, and their men represented by Remington Rand Staff ciation, 177B Lower Circular Road, Calcutta-14, ding the issues mentioned in the said order matters specified in the second and the third lules to the Industrial Disputes Act, 1947 (XIV 47), was referred for adjudication to the Third strial Tribunal;

id whereas the said Third Industrial Tribunal submitted to the State Government its award on and industrial dispute;

ow, therefore, in pursuance of the provisions of on 17 of the Industrial Disputes Act, 1947 (XIV 947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

# **ANNEXURE**

he matter of an industrial dispute between Messrs. Remington Rand of India Ltd., 3 Council House Street, Calcutta-1, and their workmen represented by Remington Rand Staff Association, 177B Lower Circular Road, Calcutta-14 (Case No. VIII-267 of 1961)

FORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

# Present:

i J. N. MANDAL, Judge, Third Industrial Tribunal

the Union: Shri Nikhil Ranjan Roy, Advocate. the Company: Shri J. K. Ghosh, Advocate of Messrs. Orr Dignam & Co. Solicitors.

# AWARD

By Government order No. 5011-1.R./IR/10L-111-(6)/61, dated the 14th August 1961, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputs Act, 1947, the industrial dispute between Messrs. Remington Rand of India Ltd., 3 Council House Street, Calcutta-1, and their workmen represented by Remington Rand Staff Association, 177B Lower Circular Road, Calcutta-14, regarding the matters specified in the schedule, to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, by notification No. 808-1.R./IR/3A-2/57, dated the 11th March 1957, for adjudication.

#### Issues

- (1) Enhancement of the rate of dearness allowance.
- (2) Enhancement of the rate of contribution to the provident fund.
- (3) Medical aid.
- (4) Tiffin or allowance in lieu of tiffin.

This reference was made by the Government of West Bengal to this Tribunal for adjudication of some industrial disputes existing between Messrs. Remington Rand of India Ltd., 3 Council House Street, Calcutta-1 (hereinafter be referred to as the Company), and their workmen represented by Remington Rand Staff Association, 177B Lower Circular Road, Calcutta-14 (hereinafter be referred to as the Union).

The reference was received in August last year and immediately thereafter notices were issued to both the parties. The union promptly entered appearance and filed its written statement of claim.

The Company was a bit late to appear and file its written statement. Both parties duly complied with the rules of procedure for production of document. The case was taken up on 6th April 1962 and both parties were heard at length, and pleadings of the parties were perused. Parties were helped to appreciate each other's point of view and they immediately asked for some time to settle up the disputes amicably. They were given reasonable time to come to agreement in respect of the disputes under reference as well as other outstanding disputes between the parties. I am glad to note that both the parties have succeeded to settle up all the outstanding disputes between them amicably. I must congratulate them for the successful termination of all the disputes existing at the present moment between the parties. It is surely conducive to industrial peace and for the mutual benefit of the employers and the employees.

I have gone through the memorandum of settlement, dated 28th of May 1962, but actually filed before this Tribunal on the 23rd June 1962. It was signed on behalf of the Company by Mr. C. B. Stetzelberg and Mr. On. Kamath Chaddha and on behalf of the union by Shri Kali Mukherji, President of the Association and Shri Shyamsundar Chaudhury, the General Secretary. There are two other signatories as witnesses. They are Shri A. S. Naganathan, Joint Secretary, H. O., and Shri T. K. Samanta, Joint Secretary, M/Lane. Item Nos. 1, 2, 3, 4, and 6 of the memorandum of settlement are relevant for the purpose of the present reference. The rest, i.e., items Nos. 5, 7 and 8 are extraneous so far as the present reference is concerned. Therefore, these items are left out of consideration.

I have carefully considered the relevant items and I am satisfied that on the whole the terms of settlement are fair, reasonable and lawful and as such I accept them. Let there be an award on compromise in terms of the memorandum of settlement, dated 28th May 1962, as jointly prayed for by the parties in their joint petition, dated 28th June 1962. The memorandum of settlement, dated 28th May 1962, and the joint petition of compromise, dated 28th June 1962, do form part of the compromise award as annexures.

This is my award.

Dictated and corrected by me.

J. N. MANDAL, Judge.

The 29th June 1962.

JITENDRA NATH MANDAL, Judge, Third Industrial Tribunal.

#### **ANNEXURE**

# BEFORE THE THIRD INDUSTRIAL TRIBE WEST BENGAL

In the matter of order No. 5011-I.R./IR-10L-11 61, dated 14th August, 1961 of the Depat of Labour, Government of West Bengal

and

In the matter of an Industrial Dispute between

Messrs. Remington Rand of India Limited, 3 C. House Street, Calcutta-1

and

Their workmen represented by Remington Staff Association, 177B, Lower Circular Calcutta-14.

The Company and Remington Rand Staff Astion jointly state as follows:—

- (1) An Industrial Dispute between the partic been referred to this Tribunal for adcation and the "issues" are as follows-
- (1) Dearness Allowance,
- (2) Provident Fund,
- (3) Medical Allowance,
- (4) Tiffin or allowance in lieu of tiffin.
- (2) The parties have come to an amicable soment in respect of all the issues referre adjudication and the terms of the settler are embodied in the "Memorandum Settlement" the original of which has also been filed in the Tribunal.
- (3) Items 1, 2, 3, 4, and 6 of the said "Me randum of Settlement" deal with the is referred to adjudication.
- (4) The parties have now no dispute over "issues" calling for adjudication.

In these circumstances the parties pray that Tribunal would be pleased to make an award terms of the "Memorandum of Settlement" and pose of the Reference accordingly.

For Remington Rand of India Limited—0. Kamath Chaddha.

28-6-62.

For Remington Rand Staff Association
Shyamasundar Chaudhu
General Secreta

J. N. MANDAL, Judge, Third Industrial Trib

## **ANNEXURE**

#### Memorandum of Settlement

lames of the parties: Remington Rand of India Limited, 3 Council House Street, Calcutta-1, and Remington Rand Staff Association, Reg. No. 3361, representing the employees of 3 Council House Street and Service and Merchandise Department, 5/1A Mangoe Lane, Calcutta-1.

tepresenting the employers: (1) C. B. Stetzelberg and (2) O. N. Kamath Chaddha.

tepresenting the employees: (1) Kali Mukherji and (2) Shyamsundar Chaudhury.

Vitnesses: (1) A. S. Naganathan, Jt. Secy. H. O., (2) T. K. Samanta, Jt. Secy., M/Lane.

Dated the 28th May 1962.

## FORM J

# Memorandum of Settlement

(As per rule 68 of West Bengal Industrial Dispute Rules.)

Names of Parties-

- (1) Representing Employer—Remington Rand of India Limited, 3 Council House Street, Calcutta-1.
- (2) Representing workmen Remington Rand Staff Association, Reg. No. 3361, representing the employees of 3 Council House Street and Service and Merchandise Department, 5/1A Mangoe Lane, Calcutta-1.

Short Recital of the case: Please see the copy of the settlement attached.

Signature of Parties-

- (1) Representing the Employer (1) C. B. Stetzelberg, and (2) O. N. Kamath Chaddha.
- (2) Representing the Workmen (1) Kali Mukherji and (2) Shyamsundar Chaudhury.

Witnesses-

A. S. Naganathan, It. Secy, H. O.

T. K. Samanta,

It. Secy, M/Lane.

Dated the 28th May 1962.

Whereas the few cases of disputes have been pending with the Third Industrial Tribunal, West Bengal, and whereas the Workmen represented by the Remington Rand Staff Association have submitted a Charter of Demands dated to the Company;

And whereas the Association and the Company realise and appreciate that in the interest of maintenance of harmonious relations between the Management and the Workmen, it is desirable to settle all outstanding demands and disputes including those which are the subject-matter of Appeal before the Third Industrial Tribunal, West Bengal;

The Management and the Association after negotiating have settled these outstanding disputes as detailed hereinafter, and now therefore both the parties, the Management and the Association, do hereby agree as follows:—

(1) **Dearness allowance**—It is agreed between the two parties that the existing rate of dearness allowance will be revised as under:—

Pay Slab in Rate of D.A. when Variation i Middle Class Cost tage in Col of Living Index is in 461/470 Group indox f	. 2 to be r 10 point ; in the
1—100 135% 5	
101-200 671% 21	
201-400 331% 11	

with maximum D.A. at Rs. 270.

It is also agreed between the two parties that for every 5 point movement beyond 10 points in the Index Figure, Dearness Allowance will be paid at the rate of—

On the first hundred—2½ per cent. On the second hundred—1¼ per cent. On the third hundred—5/8 per cent.

- (2) Minimum dearness allowance—It is also agreed that the Minimum Dearness Allowance for Clerical and Mechanical Staff will be based on Rs. 90 and for Subordinate staff on Rs. 87 when the Calcutta Middle Class cost of Living Index is in the Group of 461-470. It was also agreed between the Management and the Association that the above enhanced rate of Dearness Allowance will be payable by the company with effect from the 21st April 1962.
- (3) Provident fund—It is also agreed that with the concession to include dearness allowance with basic salary for purpose of provident fund contributions, the Union will withdraw this demand.
- (4) Medical benefits-It is agreed that when an employee during the course of his duty requires medical attention, and where such attention is given by the company Doctor, and some medicines are prescribed, the cost of such prescriptions will be borne by the Company. In the event of an employee falling sick at his residence, and the sickness is other than a venereal disease, leprosy, small-pox, typhoid or cholera, the employee will be paid cost of medicines prescribed. Bills or Cash Vouchers pertaining to such prescription will be produced for countersignature of the Company Doctor before payment is authorised. Diseases of a serious nature which require hospitalisation will be subject to consideration by the Company. At the time of employment, the company will get the prospective employee examined by the Company doctor and employment will be subject to being found medically fit. All Company employees who are presently employed or those employed in future will be medically examined by the Company Doctor once a year or at such other periodical intervals as may be

determined by the Company. Results of such medical examinations will not be prejudicial to his employment with the Company. But in case an individual employee is found medically unfit to continue in service, his case will be decided in consultation with the Union Secretary.

- (5) Leave rules It is agreed that privilege leave may be accumulated up to the maximum of two years. Where it may become necessary for an employee to carry forward his Privilege Leave into the third year, he will be required to obtain Management's approval. Should it become necessary for an employee to carry forward his privilege leave at the request of the Company beyond two years, the Company will in all such cases stipulate when such Leave may be accorded.
- (6) Tiffin allowance—It is agreed that all workmen employed in the Company's Establishments at Head Office and Mangoe Lane will be paid Tiffin Allowance of .50 nP. per full working day. It is further agreed that with this concession employees will be required to make their own fooding arrangements, and there will be no obligation on the Company for supplying food on concessional rates.
- (7) Travelling allowance—It is agreed that the travelling allowance paid to mechanics who are

required to go outstation on Company's business will be revised as follows:—

Basic salary up to Rs. 84—Rs. 6 per day (plus Re. 1 per day paid for first 5 days whilst on continuous tour).

Basic salary up to Rs. 250—Rs. 7.50 per day.

Basic salary over Rs. 250-Rs. 9.50 per day.

This allowance will cover all expenses of lodging, feeding, transport, coolie, etc., of an employee when on outstation duty, and no further expenses will be entertained. An extra Rs. 1.50 per day will be paid for period spent in Hill Station.

(8) Upgrading and efficiency bar cases—It has been agreed that the question of employees at the efficiency Bar in their Grade will be taken up with the Management as soon as convenient.

All the above concessions will become effective from the 21st April 1962.

J. N. MANDAL, Judge, Third Industrial Tribunal.

By order of the Governor,

S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 3405-1.R./IR/10L-6/62.—27th July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 354-I.R./IR/10L-6/62, dated the 2nd February 1962, the industrial dispute between Messrs. H. C. Giddings (Private) Ltd., B-1 Hide Road, Calcutta-23, and their workmen represented by Kidderpore Engineering Sramik Union, 129A Circular Garden Reach Road, Kidderpore, Calcutta-23, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Industrial Tribunal;

And whereas the said Second Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV oi 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. H. C. Giddings (Private) Ltdt., B-1 Hide Road, Calcutta-23, and their workmen represented by Kidderpore Engineering Sramik Union, 129A Circular Garden Reach Road, kidderpore, Calcutta-23. (Case No. VIII-28 of 1962.)

BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL.

#### Present:

Shii P. C. PAL, Judge, Second Industrial Tribunal. Present for the Company: Shri J. N. Chatterji, Deputy Labour Adviser of the Engineering Association of India.

Present for the Union: Shri Bisvanath Ash, Advocate.

This is a reference under section 10 of the Industrial Disputes Act, 1947, by the Government of West Bengal, Labour Department, order No. 354-LR./ IR 101-6/62, dated the 2nd February 1962, for determinition of the issue, viz.

Whether the dismissal of Md. Israil is justified? Fo what relief, if any, is he entitled?

The Union's case as per its written statement is briefly this:

The workman concerned Md. Israil had been working under the Company as a highly skilled Electric Welder on a daily rate on Rs. 6-4, his wages being paid weekly. He had to do gas welding jobs be addition whenever called upon to do so. His record of service was very good and he had a billiant welder's carrier and as appreciation of his excellent work the Company raised his wages to Re. 6-12 from October/November 1957. His verbal prayer for further increment remained unheeded. Early in 1961, most of the welders, including many workers junior to Md. Israil, were granted increments in the third week of April 1961, when called upon to do a gas-cutting work, he refused to do so by stating that he would not go in for anything other than the highly skilled jobs of electric or gas welder, on account of a sense of utter frustration for not being granted any increment, though his refusal is not to be construed as wilful disorded.

order of the superior. On 26th April 1961 he was served with a notice of dismissal, it being two weeks' notice of dismissal. The workman then wrote to the Management apologising for his refusal to do gascutting work and requesting the Management to withdraw the order of dismissal. He made several written representations which proved infructuous. His dismissal was without any proper charge-sheet and enquiry and there was violation of the principle of natural justice, so that the order of dismissal was quite unjustified.

In the written statement of the Company the following case has been made out. The first objection is that the dispute in question is an individual dispute, and not an industrial one inasmuch as the Kidderpore Engineering Sramik Union which purports to have taken up the cause of the workman concerned is not competent to raise the dispute or represent the workman concerned. On the dismissal of Md. Israil the Union of the establishment, viz., H. C. Giddings Employees' Union took up his cause and wrote a letter to the General Manager of the Company on 30th May 1961. The letter was replied to on 5th June 1961, and the President of the H. C. Giddings Employees' Union was satisfied with the reasons and the bona fides as to the dismissal of Md. Israil. The Kidderpore Engineering Sramik Union has no right to represent the case for this workman.

As to the merits, the Company asserts that the wrokman himself wrote to the Company by apologising for his conduct with a prayer for being excused and, as such, the guilt was admitted by the workman concerned so that no domestic enquiry was at all necessary. For all these reasons, it is stated, the Company's action in dismissing the workman after charge-sheet notice, but without regular enquiry, was quite justified and, hence, no relief is available to the Union which prayed for the reinstatement of the workman concerned.

On the side of the Union, only the Vice-President of the Kidderpore Engineering Sramik Union was examined (vide P.W. 1 Shri Asit Kumar Chatterji). No other witness was examined for the Union, nor any witness was examined for the Company. The Union has put in two correspondences (Exts. 1 and 1-a), whereas the Company has put in several correspondences (Exts. A to A-5).

First of all I take up the question of legal objection regarding the maintainability of the dispute at the instance of the Kidderpore Sramik Union. It is an admitted fact that the Company has its own Union styled as H. C. Giddings Employees' Union, and this particular Union originally raised the dispute by taking up the cause of the dismissed workman Md. Israil. But subsequently conciliation proceedings were started at the instance of the Kidderpore Engineering Sramik Union. The Union's case is that in or about March 1961, the Employees' Union was cancelled for non-submission of returns, and hence the case regarding the present dispute by the Kidderpore Engineering Sramik Union of which the workmen of the Company are also members for long. The Vice-President of this Sramik Union has deposed on this point. The gist of his evidence is that this Union exists for long and has concern with many industries of the same type; that this Union took up the cause of the workman concerned after knowing in June 1961 about the cancellation of the Employees' Union that early in June 1961 the workers of the

Company in a meeting decided to continue the dispute in the name of the Sramik Union; that during the later stage of the conciliation proceedings, the Management did not raise any objection to the conducting of the dispute by the Sramik Union. This is what the P.W. I (vide President of the Sramik Union) has stated in the examination-in-chief. In cross-examination he goes on to say that he has all along been an office-bearer of the two Unions except for some time during which the Employees' Union was non-existent; that this Employees' Union was revived only one week before his evidence. It is also stated by him in his cross-examination that all employees of the Company are always members of the Sramik Union since June 1961. But he admits that no papers have been filed in proof to this effect. He also admits having not produced any papers to show when the Employees' Union became defunct and when it was revived. In the Vice-President's letter to the Conciliation Officer on 8th June 1961, nothing was mentioned about details or reasons as to why and how the Sramik Union steps into the shoes of the Employees' Union. Nor did this Sramik Union write to the Management to explain the matter. In view of these statements and in the absence of any papers I am unable to hold that the workers of the Company became members of the Sramik Union in June 1961. In the circumstances, I cannot but hold that the Sramik Union has failed to establish its right to represent the case of the workman concerned, and that the present dispute becomes an "individual dispute," not an industrial dispute. The present case, therefore, ought to fail on this score alone.

Regarding the merits of the case, I do not think there is anything to say in favour of the Union or the workman concerned. It is undisputed that the workman concerned had previously done gas-cutting works which might be in addition to his normal duties. In his explanation to the charge-sheet notice, he admitted his own guilt and asked for mercy. It is said for the Union that a sense of frustration or utter hopelessness seized the workman as he was not granted proper increment in spite of his very efficient and skilled works and, as such, his refusal to do work which he was asked to do, should not be considered as wilful disobedience of superior's orders. Increment or no increment, there was the refusal on the part of the workman to do the kind of work which he used to do previously. It is beyond my comprehension as to how such refusal will not tantamount to wilful disobedience. The question of the sense of frustration is not a very material one. There was factually refusal to comply with the orders of the superior. On this admitted fact the Company without showing any mercy chucked him off on ground of gross misconduct. It was within the powers of the Management to accede to the request for mercy or to ignore it altogether. In the circumstances stated, I cannot characterise the Company's action in dismissing the workman as being capricious or wrong in any way. In view of the workman's confession subsequent to the charge-sheet notice, a formal domestic enquiry was absolutely unnecessary Inasmuch as no purpose would have been served by such an enquiry after confession of guilt by the work-man concerned. So I hold without hesitation that the dismissal of the workman was not unjustified as it was within the powers of the Management to have acted in the way it did. Hence there is no question of remedy on ground of merit also.

In the result, the case of the Union falls through, and this is my award.

Dictated and corrected by me.

P. C. PAL,

Judge. 17-7-1962.

P. C. PAL,

Judge, Second Industrial Tribunal.

The 17th July 1962.

By order of the Governor,
S. C. MUKHERJEE, Asst. Seey.
to the Govt. of West Bengal

No. 3411-I.R. IR/9L-2/60.—28th July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 6619-I.R./IR/9L-60/59, dated the 1st December 1959, the industrial dispute between Messrs. Dalingkote Tea Estate, P.O. Mal, Jalpaiguri, and their workmen represented by the Zilla Cha Bagan Workers' Union, Malbazar, Jalpaiguri, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Labour Court:

And whereas the said Second Labour Court has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

# **ANNEXURE**

In the matter of an industrial dispute between Messrs. Dalingkote Tea Estate, P.O. Mal, Jalpaiguri, and their workmen represented by the Zilla Cha Bagan Workers' Union, Mal Bazar, Jalpaiguri. (Case No. VIII-C-326/59.)

BEFORE THE SECOND LABOUR COURT, WEST BENGAL.

#### Present:

Shri H. R. DEB, Presiding Officer, Second Labour

#### Appearances:

For the Union: Shri Hrishikesh Banerjee, Shri Patit Paban Pathak with Shri Parimal Mittra, Secretary.

For the Company: Shri Pankaj Kumar Ghosh, Advocate, instructed by Shri D. Basu Thakur, Solicitor of Messrs. Orr Dignam & Co. Solicitors.

# AWARD

By order No. 6619-I.R./IR/9L-60/58, dated the 1st December 1959, the Government of West Bengal in the Labour Department referred an industrial dispute between Messrs. Dalingkote Tea Estate and their workmen represented by the Zilla Cha Bagan Workers' Union relating to the undermentioned issue to the Second Labour Court for adjudication.

#### Issue

Is the demotion of the following workmen ied? To what relief, if any, are they entitled? Shri Bandhana Daffadar, (ii) Shri Bhawa Daffadar, (iii) Shri Chaitan Paniwalla, (iv) Shri Lasman Mangar Paniwalla, and (v) Shri Chanda Uraon Paniwalla.

e case of Zilla Cha Bagan Workers' Union matter referred to as the Union), briefly stated, follows:

thashri Bandhana Daffadar, Bhawa Daffadar, tan Paniwalla, Lasman Mangar Paniwalla and ida Uraon, the workmen mentioned in the issue ic order of reference, were leading members of igkote Tea Estate Unit of the Union. All of were monthly rated workmen of Dalingkote Estate (hereinafter referred to as the Company), ashri Bandhana Daffadar and Bhawa Daffadar working as Daffadars, and the other three were ing as Paniwallas. They were called to the of the Tea Estate on different dates and the ager told them that they would have to work dinary daily rated labourers from the next dates; actually they had to work as such from the next. They enquired of the Manager the reasons they were being demoted from their existing to the work of ordinary labourers. The ager did not state any reply and told them that would have to work as ordinary labourers. No gesheet was issued against any one of them te their demotion. As a result of the demotion had to suffer some financial loss. So the Union ends that their demotion is unjustified.

ie Company, on the other hand, states as Ms. It is not aware that the above five work-were leading members of Dalingkote Tea Estate of the Union. The work of both Sarbashri lhana Daffadar and Bhawa Daffadar as Daffadars unsatisfetory. Both the then Manager and the stant Manager of the Tea Estate had occasions arn them for their bad work. On 12th February the then Assistant Manager, Mr. Douglas, found work of Shri Bandhana Daffadar in supervising llying" unsatisfactory. He asked Shri Bandhana adar to see him in the office that afternoon. ordingly the latter went to the office that aftern and met Mr. Douglas. Mr. Douglas reported bad work of Shri Bandhana Daffadar to the then tager Mr. Nichols. Mr. Nichols said that he was g out then and asked both Mr. Douglas and Bandhana Daffadar to see him in the following ning. Accordingly Mr. Douglas met both of in the following morning. Mr. Nichols then Shri Bandhana that since his work was again id unsatisfactory, a charge-sheet would be issued 11m. Shri Bandhana Daffadar then begged to be npted from the issue of a charge-sheet and asked work as an ordinary labourer, as he was finding work of Daffadar too troublesome. Accordingly Nichols in course of his inspection found that the Shri Bhawa Daffadar was sitting on a roadside, men working under his supervision were badly the tops of tea bushes instead of correctly uning the tops of tea busines instead of coffeet, uning the tea bushes. Mr. Nichols therefore ed him to see him in the office. Accordingly he so. Mr. Nichols told him that he would issue

a charge-sheet to him for his bad work. Then he volunteered to go to the garden as an ordinary labourer. The services of some Paniwallas are required all the year round. At times on account of the worksiter being spread over wide area additional Paniwallas are required, and these are appointed from daily rated workers. After their services as additional Paniwallas are no longer required, they go back to their usual work as ordinary labourers. Sarbashri Chaitan Paniwalla, Lasman Mangar Paniwalla and Chanda Uraon Paniwalla are ordinary day labourers who had been appointed such additional Paniwallas. As their services as Paniwallas were no longer required, they were put to work as ordinary labourers. Thus the Company states that Sarbashri Bandhana and Bhawa were relieved of their work as Daffadars and were given work as ordinary labourers at their own request and that Sarbashri Chaitan Paniwalla, Lasman Mangar Paniwalla and Chanda Uraon Paniwalla were put to work as ordinary labourers, as their services as additional Paniwallas were no longer required. Hence the Company contends that its action with respect to the above five is justified.

#### **Findings**

The Union has not adduced any evidence as to how the workmen mentioned in the issue of the order of reference were amongst the leading members of the local unit of the Union. On the other hand, both Mr. Douglas and Mr. Nichols have stated that during their incumbency in that Tea Estate they were not aware of any Union activities of any of the above five. Mr. Nichols also says that they never approached him with the case of any worker and that the Union never wrote to him that they were office-bearers of the Union. So it is clear that Mr. Nichols did not know that the five workmen mentioned in the issue of the order of reference were amongst the leaders of the local unit of the Union, even if it were a fact. So the contention of the Union that they were demoted on account of their being leaders of the Union falls to the ground. Hence the question naturally arises why the Manager should take the action mentioned above about them.

The Union has stated in its written statement that all the above five workmen were monthly rated workmen. But Mr. Nichols has said in his evidence that all of them except Shri Bandhana Daffadar were daily rated workers. He has produced documentary evidence in support of his oral statement. The Union has not been able to throw any doubt about the veracity of this document. So it is clear that the statement of the Union that all the above five workmen were monthly rated is not true. The Union has also stated that when the above five workmen enquired of Mr. Nichols why they were being put to work as ordinary day labourers, he gave no reply. This does not sound as a probable course of action. On the other hand both Mr. Nichols and Mr. Douglas have stated the case of the Company. Shri Bandhana Daffadar who has deposed in this case in support of himself admits this much that he was supervising the work of "thallying" on 18th February 1959. So he corroborates at least a portion of the evidence of Mr. Douglas. Shri Bhawa Daffadar has not come before this Court to state what he has to say about his case. Shri Bandhana Daffadar admits that he had no enmity with Mr. Nichols. It may be presumed that Shri Bhawa Daffadar also had no enmity with Mr. Nichols. So

on the failure of usual plea of victimisation on account of Union activities, it is not possible to understand why Mr. Nichols should ask Shri Bandhana Daffadar and Shri Bhawa Daffadar to work as ordinary day labourers. The Union has made much of the point that Mr. Nichols did not ask Shri Bandhana Daffadar or Shri Bhawa Daffadar to put in writing that they asked to be given the work of ordinary labourers, as they were finding the work of Daffadars too troublesome. The simple answer is this that Mr. Nichols could hardly anticipate that Shri Bandhana Daffadar and Shri Bhawa Daffadar after having asked to be given the work of ordinary labouters would later make a grievance on account of the fact that they were given the work of ordinary day labourers. Mr. Nichols has also stated that he treated the statements of Shri Bandhana Daffadar and Shri Bhawa Daffadar that they were finding the work of Daffadars a too troublesome as the expression of their honest opinion. The Union has also raised the point that there is no documentary evidence as to the previous occasions of bad work on the part of Shri Bandhana Daffadar and Shri Bhawa Daffadar. Both Mr. Nichols and Mr. Douglas have explained that the bad work of the above two Daffadars on these occasions was not of a serious nature and they expected that they would improve in course of time. So the absence of a documentary evidence does not show that there were no previous occasions of bad work on the part of the above two Daffadars. In view of the above considerations, I believe the evidence of Mr. Nichols and Mr. Douglas and hold that Shri Bandhana Daffadar and Shri Bhawa Daffadar were given the work of ordinary labourers at their own request. So the question of financial loss consequent to the change of work is irrelevant. As to Sarbashri Chaitan Paniwalla, Shri Lasman Mangar Paniwalla and Chanda Uraon Paniwalla, Mr. Nichols has proved by documentary evidence that they were ordinary day labourers and that they were appointed additional Paniwallas, as extra Paniwallas in addition to the monthly rated Paniwallas were required. As the necessity for the additional Paniwallas was over, the above three were put to their usual work as ordinary day labourers. The Union has stated that after the above three were put to the work of ordinary day labourers two persons named Konda and Tilu were appointed as Paniwallas. Mr. Nichols has shown by documentary evidence that Konda was a Paniwalla at the time the above three were Paniwallas. Mr. Nichols has also stated that Tilu was not appointed as a Paniwalla. There is no reason whatsoever to disbelieve this evidence of Mr. Nichols. So it must be held that Sarbashri Chaitan Paniwalla, Lasman Mangar Paniwalla and Chanda Uraon Paniwalla had no lien on the post of Paniwallas. They were and have all along been ordinary day labourers. They were getting the wages of ordinary day labourers while they were working as Paniwallas. Their only loss in the shape of one "peel" of fire-wood is irrelevant.

The above analysis shows that the change of work of Sarbashri Bandhana Daffadar, Bhawa Daffadar, Chartan Paniwalla, Lasman Mangar Paniwalla and Chanda Uraon Paniwalla, the workmen mentioned in the issue of the order of reference cannot be called denotion in the sense that they were transferred by the Management from higher posts to lower posts. Even if the Union considers that change of work to be demotion, the above analysis clearly shows that

the demotion is justified. Accordingly 1 hold their demotion is justified. Hence they are entitled to any relief.

Dictated and corrected by me.

H. R. DEB.

Presiding Officer.

H. R. DEB,

Presiding Officer, Second Labour ( The 19th July 1962.

> By order of the Governor, S. C. MUKHERJEE, Asst. Sec to the Govt. of West Ba

No. 3415-I.R./IR/10L-240/61.— 28th July 15 Whereas under the Government of West B. Labour Department, order No. 357-I.R./IR 240/61, dated the 2nd February 1962, the inductional dispute between Messrs. Casting Corporation (Private Ltd., 45 Madhusudan Pal Chowdhury Howrah, and their workmen represented by He Small Factories Workers' Union, 186 Belilious I Howrah, regarding the issue mentioned in the order being a matter specified in the third schoto the Industrial Disputes Act, 1947 (XIV of I was referred for adjudication to the Sey Industrial Tribunal;

And whereas the said Seventh Industrial Trit has submitted to the State Government its awar the said industrial dispute;

Now, therefore, in pursuance of the provision section 17 of the Industrial Disputes Act, 1947 (of 1947), the Governor is pleased hereby to pul the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute bety Messrs. Casting Corporation (India) Private | 45 Madhusudan Pal Chowdhury Lane, How and their workmen represented by How Small Factories Workers' Union, 186 Belik Road, Howrah. (Case No. VIII-24/62.)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

## Present:

Shri S. K. RAY, Judge, Seventh Industrial Tribut For the Union: Shri M. Saha, Advocate.

For the Company: Shri S. K. Bhanja Choudh LL.B., Labour Adviser, Instructed by Shri P. Chatterjee, D.S.W., Group Labour Officer, b of Howrah Manufacturers' Association.

#### AWARD

The above dispute over the issue given in the or of reference and reproduced below was referred; adjudication to this Tribunal by the Government West Bengal, Labour Department, order No. 357-LF IR/10L-240/61, dated the 2nd February 1962.

#### Issue

Bonus payable to the workmen before the  $P^{tija}$  the year 1961.

The relevant facts of the case and the respecticases of the parties on disputed points will appt from the following discussions for the decisions the issue.

The issue, as it stands, relates to the bonus payable to the workmen before the Puja of 1961.

The relevant case of the Union as set out in the written statement is briefly as follows: This Company came into existence in or about 1944 and was taken over by the present Management in 1951. It is a progressive and prosperous concern and the number of workmen employed in it and its production have steadily increased since its establishment. The workmen are, however, paid very low wages. The workmen formed the present Union in 1951 and the Union made representation for payment of bonus to the workers before the Puja of 1953 and the Management finally granted a lump payment of Rs. 1,000 for distribution amongst the workers and each worker got Rs. 10 to Rs. 15. From 1954 to 1960, the Company granted bonus to the workmen each year at varying rates. The amounts paid as bonus each year are stated in paragraph (10) of the Union's written statement. The Company granted bonus during these years without any relation to profit or loss. In the year 1960, the Company carned huge profit and the Union demanded three months' wages as honus payable before the Puja of 1961 by a letter dated 11th August 1961. The letter is made Annexure A to the Union's written statement. The dispute arising out of this demand was referred to the Assistant Labour Commissioner, Howrah. He started conciliation proceedings. Finally, the conciliation proceedings terminated by the tripartite agreement, dated 11th October 1961. The agreement is made Annexure B to the Union's written statement. According to the terms of the agreement, the dispute regarding the bonus was to be referred to a Tribunal for adjudication, and, in the meantime. some advances were to be made to the workmen at the rates specified in the agreement, subject to the condition that if the findings of the Tribunal are in tayour of the Company, the said advances will be deducted in four instalments, but if the findings are in favour of the workmen, then necessary adjustments will be made in the light of the findings of the award. The Union claims three months' wages as bonus to each workman.

The relevant case of the Company is briefly this: No payment whatsoever was made to the workers before the Puja in the year 1953. The Company is a small concern and it employs only 144 workers. It is a jobber and not a manufacturer and has no uniform line of manufacture. It is facing serious difficulties for shortage of raw materials, e.g., pig, toke and coal. The Company is paying wages to its workmen and the wages paid compare favourably with other similar concerns in the region. The Company has no condition of service for payment of bonus; nor is there any custom, implied or express, for payment of bonus. The Company made some ex-gratia payments to the workers during the years 1955 to 1960 as per particulars given in paragraph (12) of its written statement. According particulars, which cover the period from 1954 to 1960, there was no payment in 1954, which was a year of loss and there were some payments from 1955 to 1960 at varying rates and these were years of profit. 1961 was a year of loss and hence no payment was made. The payments during the years 1955 to 1960 were made were made for the respective accounting years 1954-55, 1955-56, 1956-57, 1957-58, 1958-59 and 1959-60. Thus, the financial year 1960-61 was a year of trading loss and so no bonus was payable for this year at the Puja time of 1961. There was no available surplus in this accounting year.

It has been proved by O.P.W. 1 Shri Mani Bhusan Guha, the Company's Accountant, that the Company's accounting year ends on 30th June each year. This evidence has not been challenged at all.

We are concerned with the accounting year 1960-61, ended on 30th June 1961. The Company's clear and specific case in respect of this trading year is that there was no profit during this year and on the contrary there was a clear nett loss. The Company has produced its original and audited balance-sheet with profit and loss account for this year. (Ext. C2) The balance-sheet and profit and loss account clearly disclose a nett loss of Rs. 15,066.09 nP. during the year. The balance-sheet and profit and loss account has not been seriously challenged and it may be said at once that it has not been controverted in any manner. None of the items included in this balance-sheet and profit and loss account has been seriously challenged as false, fictitious or mala fide. In fact, the Union has not even submitted its own accounting on the basis of the Full Bench formula in regard to this balancesheet and profit and loss account to show that by such accounting there will really be some available surplus for distribution amongst the workmen as bonus. The Company has filed its own accounting on the basis of the Full Bench formula in regard to the said balance-sheet and profit and loss account but in my view this accounting has not been made strictly according to the Full Bench formula. By this accounting, the Company has sought to increase the nett loss of Rs. 15,066.09 nP. according to the profit and loss account to a total deficiency of Rs. 24,264. The adding up and subtracting have practically no relation to the Full Bench formula. So, the Company's accounting is of no value whatsoever. But then the fact remains that the balancesheet shows a nett loss of Rs. 15,066.09 nP. and there are materials in the balance-sheet and profit and loss account to support this loss and to show how it arose and this balance-sheet and profit and loss account stands practically unchallenged and account unchallenged and practically uncontroverted, as already indicated above. circumstances, I have no alternative but to hold that there was really a nett loss of Rs 15,066.09 nP. by way of trading result of the Company during the year 1960-61, ended on 30th June 1961, and so there was no available surplus with the Company for distribution amongst the workmen as profit-sharing bonus. Accordingly, the claim of the Union in so far as it relates to profit-sharing bonus must be rejected. On the above findings, I award that no profit-sharing bonus was payable to the workmen at the Puja time of 1961, i.e., for the accounting year 1960-61.

Two other types of bonus also require consideration. These are (1) bonus by implied agreement as a condition of service and (2) customary and traditional bonus. I will now proceed to deal with each of these two types of bonus one by one.

Besides stating the fact that some payments on account of bonus were made during the years 1953 to 1960 in the Union's written statement, the Union has nowhere specifically claimed in the written statement that the workmen are entitled to bonus by way of implied agreement as a condition of service. Of course, it is stated at the end of paragraph (10) that the Company granted bonus during the aforesaid years without any relation to loss or

profit. But such bonus may also be customary and traditional bonus and not bonus by implied agreement as a condition of service. The Union should have specifically pleaded that claim. Even assuming that the claim of the Union for bonus by implied agreement as a condition of service may also be considered in the present case on the basis of the facts stated in the written statement, I am clearly of the view that the facts and circumstances established in the present case are not sufficient to support this claim of the Union. It has been clearly laid down in the case of Messrs. Ispahani Ltd. by the Supreme Court (A.I.R. 1959 S.C., page 1147) following the decision in the case of 1952 Labour Appeal Cases, page 370, that the following conditions must co-exist for inferring an implied agreement in regard to bonus as a condition of service:

(1) the payment must be unbroken;

(2) it must be for a sufficiently long period; and
 (3) the circumstances in which payment was made should be such as to exclude that it was paid out of bounty.

Even assuming in the present case that there was unbroken payment of bonus for the years 1953 to 1960 and it was a sufficiently long period, it has further to be established that condition No. (3) was also fully satisfied and the payments were made in such a manner as to exclude the possibility that it was paid out of bounty. In the present case, the clear contention of the Company in its written statement is that the payments were made mostly ex-gratia. I may state here that I am satisfied from the evidence produced before me that the Company made some payments also in 1953 and 1954 besides the admitted payments in the years 1955 to 1960. 1953 and 1954 were years of loss. The Company's Accountant has stated in his evidence that in these years no bonus was paid but some advances were given and these were recovered from the wages and from 1955 to 1960, some ex-gratia payments were made. He has also admitted that the ex-gratia payments were shown as bonus in the balance-sheets. The Company has produced the payments charts for the years 1957 to 1960 [vide Exts. B to B(3)]. These charts have not been disputed. It is clearly written at the top of each of these charts that these are ex-gratia payments and at the end of each of these charts also there is a clear endorsement that it is read and explained to the workers that the payment is absolutely made out of grace. O.P.W. 1 Shri Mani Bhusan Guha, the Company's Accountant, has fully supported the aforesaid position by his evidence. It has, therefore, been clearly established by direct evidence that the payments made in the years 1957 to 1960 were ex-gratia payments to the knowledge of the workmen and the Company took the precaution to disclose this position clearly to the workmen. Out of the total of eight years of payment from 1953 to 1960, there were clarly ex-gratia payments for four years, 1957 to 1960, as directly proved and these were admittedly years of profit. There were only two more years of profit, 1955 and 1956, and the evidence of the Company's Accountant is that in these two years also they made ex-gratia payments to the workmen. His evidence is fully supported by the proved ex-gratia payment charts for the years 1957 to 1960. It may quite reasonably be held that the payments for the just two preceding years, 1955 and 1956, were in line with the payments of the subsequent years and these were also ex-gratia payments. It comes to this, therefore, that it is proved that out of eight

years of some payments by the Company to the workers, there were ex-gratia payments for six years Therefore, in this case, circumstances have been established which do not exclude the position that the payments were made ex-gratia, i.e., out of bounty The third condition as laid down in the Suprem Court case, referred to above, has not been fulfilled in the present case, and so it cannot be held in th present case that the workmen are entitled to bonu for the year in question by implied agreement as condition of service. This position has been furthe made clear in the case of Messrs. Grahams Tradin Co. (India) Ltd. (A.I.R. 1959, Supreme Court cast 1151), in which has been also held that an implied term of employment cannot be inferred where righ from 1948 to 1952, the employer Company wheneve it paid bonus made it clear that it was an ex-gratic payment and would not constitute any precedent to future years. And in the face on such notice yea by year it would not be possible to imply a tern of employment on the basis of an implied agreement for agreement postulates a meeting of minds regarding the subject-matter of an agreement, and there one party was always making it clear that the paymen was ex-gratia and that it would not form a preceden for future years. This notice is implied in the pay ment charts, Exts. B to B(3). Apart from this view as to condition No. (3) as laid down in the Supreme Court case referred to above, I am also of the view that it has not been proved in the present case that there was payment of bonus for a sufficiently long and unbroken period. Here admittedly, the Conpany was established in 1944, i.e., 17 years before the year in question and we find that there were some payments in some forms to the workers for eight years, 1953 to 1960. In the above view, I reject the Union's claim for bonus for the year in question by implied agreement as a condition of service. I award accordingly that the workmen are not entitled to bonus at the Puja time of 1961 by implied agreement as a condition of service. I now take up the last question as to whether the workmen can claim the bonus in question as traditional and customary bonus. It has been held by the Supreme Court in the case of Messrs. Grahams Trading Co., already referred to above, that in a case where the question of customary and traditional bonus arises for adjudication, the Tribunal will have to consider (1) whether the payment has been made over an unbroken series of years; (2) whether it has been for a sufficiently long period, though the length of the period might depend on the circumstances of each case; even so the period may normally have to be longer to justify an inference of traditional and customary Puja bonus than may be the case with Puja bonus based on an implied term of employment; (3) the circumstance that the payment depended upon the earning of profit would have to be excluded and therefore it must be shown that payment was made in years of loss; and (4) the pavments must have been at a uniform rate throughout to justify an inference that the payment at such and such rate had become customary and traditional in Consistently with my the particular concern. findings relating to the question of the present claim of the workmen for Puja bonus being based on an implied agreement as a condition of service, I must hold under points (1) and (2) here that though the payment was for an unbroken period from 1953 to 1960, it was not for a sufficiently long period in the circumstances of the present case where the Company was established in 1944. I have already referred to

act that in his evidence, the Company's intant has admitted that there were some pay-to the workers by way of advances in 1953 954 and these advances were recovered. No of and these advances were recovered. No nents to prove that these advances were ered have been produced, but having regard to the Company took precaution to make payof bonus to the workers as ex-gratia payments, unable to believe that in years of loss, they unable to believe that in years of loss, they unconditional payments to the workers. So, 1g by probabilities arising out of the evidence record, I accept the Company's case that advances were made to the workers in 1953 1954, which were years of loss (vide Balance; Exts. C<sub>1</sub> and C). No doubt it has also been flown in the case of Messrs. Grahams Trading that in dealing with the question of custom the hat in dealing with the question of custom, the hat the payment was called "ex-gratia" by the yer when it was made, would, however, make ifference in this regard because the proof of m depends upon the effect of the relevant s enumerated, and it would not be materially ed by unilaterial declarations of one party when aid declarations are inconsistent with the course induct adopted by it. In the present case, out tht years of payment, six were years of profit and vere years of loss. So, the major period was the of profit. Payment of bonus in years of profit quite natural and it cannot be made a ground he claim that the payments were made by way adition or custom. This would be the position e present case also even excluding the ex-gratia acter of the payment of bonus in the years of t and I have already indicated above that the mee is that in the years of loss, 1953 and 1954, some advances were made to the workers. So, third test of customary or traditional bonus as down by the Supreme Court has not been led in the present case.

wow come to point No. (4). The requirements of point have not at all been satisfied in the present. Not only it has not been proved by the Union the payment in the years 1953 to 1960 was at inform rate but on the contrary on their own ang in the particulars given in paragraph (10) it written statement, and also according to the ence on the record, the payments were made at rent rates from year to year. O.P.W. I Shrit Bhusan Guha has clearly stated in his evidence the ex-gratia payments were never made at a first a payment. There is practically no challenge to statement. In the result, it cannot but be held it has been clearly established in the present case the payments in the years 1955 to 1960 were made at a uniform rate. So, the test of this it No. (4) of the Supreme Court case has not at been satisfied in the present case. The four littons covered by the four points of the Suprement case indicated above are to co-exist for the pose of supporting a claim for customary or litional bonus and they cannot be read unctively.

In the above decisions of the facts of this case the light of the four tests laid down in the Supreme un case of Messrs. Grahams Trading Co., referred above, I hold that the Union has also failed to ke out its claim for customary and traditional is bonus in 1961.

accordingly award that the workmen are not itled to any Puja bonus in 1961 by tradition and

custom. My final and conclusive award, therefore, is that the workmen are not entitled to Puja bonus in 1961, by way of profit-sharing or by implied agreement as a condition of service or by custom and tradition.

S. K. RAY,

Judge, Seventh Industrial Tribunal. The 19th July 1962.

By order of the Governor,
S. C. MUKHERJEE, Asst. Secy.
to the Govt. of West Bengal.

No. 3428-I.R./IR/9L-19/62. 30th July 1962.—Whereas under the Government of West Fengal, Labour Department, order No. 2712-I.R./IR/9L-19/62, dated the 21st June 1962, the industrial dispute between Messrs. Mogulkata Tea Estate, post office Banarhat, district Jalpanguri and their workmen represented by Rastriya Cha Mazdoor Congress, Jalpaiguri, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Seventh Industrial Tribunal;

And whereas the said Seventh Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is preased hereby to publish the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute between Messrs. Mogulkata Tea Estate, post office Banarhat, district Jalpaiguri and their workmen represented by Rastriya Cha Mazdoor Congress, Jalpaiguri (Case No. VIII-102/62)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL.

Present:

Shri S. K. RAY, Judge, Seventh Industrial Tribunal.

#### **AWARD**

The above dispute over the issue given in the order of reference and reproduced below was referred for adjudication to this Tribunal by the Government of West Bengal, Labour Department order No. 2712-I.R./IR/9L-19/62, dated the 21st June 1962.

#### Issue

Whether the claim of the workmen, mentioned in the list enclosed, for supply of the balance of firewood for the years 1959 and 1960 or compensation in lieu thereof is justified? What relief, if any, are they entitled to?

# List of Workmen

- (1) Markush Sardar
- (2) Johan Sardar,(3) Monga Sardar,
- (4) Lucas Sardar,
- (5) Bandha (Factory),
- (6) Mangloo (Factory),
- (7) I. Budhwa (Factory),

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(8) Joseph (Factory),(9) Saila (Factory),(10) Tejbahadur (Factory),
 (11) Maila (Factory),
(12) Bhimbahadur (Factory),
 (13) Jiban Sirdar,
(14) Sahdew Sardar,
 (15) Balbahadur Khalasi,
 (16) Philip,
(17) Barna.
(18) Albish,
(19) Balpoo,
(20) Illiash,
(21) Jahan,
(22) Mongri,
(23) Kalmit,
(24) Paltoo Mistri,
(25) H Budhwa,
(26) Mangri,
(27) Sule,
(28) II Johan,
(29) Paulush,
(30) Hiash,
(31) Naiman,
(32) Prem.
(33) I. Mongra,
(34) Melparakash,
(35) Dhanraj,
(36) Israil,
(37) Etowa,
(38) Sawan,
(39) Jugan,
(40) Fagoo,
(41) Lakho,
(42) Ram,
(43) II Etowa,
(44) Soma,
(45) Faransis,
(46) Bahadur,
(47) Fanwal,
(48) Joy Ram,
(49) Somra,
(50) Sukra,
(51) Libra-Daffadar,
(52) Prakash,
(53) Bihari,
(54) Charwa,
(55) Mongra,
(56) Haura Sardar.
(57) Dahroo,
(58) Sani,
(59) Budhoo,
(60) Sani,
(61) Sukdeo,
(62) Salmi,
(63) Birbal,
(64) Fagni,
(65) Kajroo,
(66) I Monga,
(67) Dukhan,
(68) II Mongra,
(69) Sukhar,
(70) Etri,
(71) I Johan,
(72) Budhoo,
(73) Filshika,
(74) Jagna,
(75) Sukaro
(76) Sancharia,
(77) Ramchandr,
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(78) Sukra

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(79) Modo,
(80) Julia (Barna),
(81) Karnalia,
  (82) Amrush.
  (83) Loya,
  (84) Juskin,
(85) Sanichar,
  (86) Etowa,
  (87) Luther,
  (88) Sanichar,
  (89) Banchhoo,
  (90) Litoo,
  (91) Madhab Prasad Sarma,
  (92) Matiash,
(93) Sukra,
  (94) Mahindr,
(95) Nansuk,
(96) Jaimasi Dankwala,
(97) Ratni Nris,
  (98) Gulpa Sr.
  (99) Lundoo,
 (100) Lenga,
(100) Lenga,
(101) Pandy,
(102) Jay Bahadur,
(103) Kanchan,
(104) Mongra,
(105) Jagjit Chaprasi,
(106) Mani,
(107) Somra,
(108) Daud Dawawala, (109) Tingush,
(110) Ghuran,
(111) Angnoo,
(112) II Kancha Darji,
(113) Sukra,
(114) Mongra,
(115) I Mangra and
(116) Sukra.
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After receipt of the reference, this Tribunal i notices to the concerned parties fixing 17th 1962 for appearances and filing of written ment by the Union. On 16th July 1962 a petition of compromise signed by the Ga Secretary of the concerned Union, Rastriya Mazdoor Congress, and the Manager of concerned Company, was received through a tered post. It was put up on the date fixed appearances of the parties, 17th July 1962, this date, there was no appearance by the pa From these facts, I am satisfied that the pa have not appeared before this Tribunal because dispute under reference has been amicably so by them according to the terms of the joint pet of compromise received through registered. In the joint petition of compromise, it is a sthat the dispute has been settled amicably that the dispute has been settled amicably full satisfaction of both the parties and neither has any claim against the other and so, the Trit should pass a 'no dispute' award in the case.

In the result, being satisfied that the diunder reference has been amicably settled by parties, and it has thus ceased to exist, I mano dispute award in the case, as prayed for in joint petition of compromise received thrregistered post, a copy whereof is made a parthe award as an Annexure.

S. K. RAY,

Judge, Seventh Industrial Tribi

The 19th July 1962.

#### **ANNEXURE**

## EFORE THE SEVENTH INDUSTRIAL TRI-BUNAL, WEST BENGAL

## (Shri S. K. RAY)

the matter of Government of West Bengal, Labour Department, Order of Reference No. 2712-I.R./IR/9L-19/62, dated 21st June 1962

and

the matter of the Industrial Dispute between

ssrs. Mogulkata Tea Estate, P.O. Banarhat, Dist. Jalpaiguri

and

ir workmen, represented by the Rastriya Cha Majdoor Congress, Jalpaiguri.

he humble joint petition of compromise alf of the abovenamed parties-

st respectfully sheweth:

That the dispute has been settled amicably the full satisfaction of both the parties.

That it is agreed to by both the parties that re shall be no other or further claim by the rkmen concerned or the Union avainst the Comy with respect to the present issue under

t is therefore prayed that this Hon'ble Tribunal pleased to pass a "no dispute" award in the case. And for this act of kindness, your petitioners, as duty bound shall ever pray.

For the Union-

r Rastriya Cha Mazdoor Congress-

Illegible General Secretary. 10-7-62.

the Company-

Illegible, mager, Mogulkata Tea Estate.

10-7-62

S. K. RAY, Judge, Seventh Industrial Tribunal.

19-7-62.

By order of the Governor, S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

No. 3396-I.R./IR/11L-302/58.—27th July 1962.—hereas under the Government of West Bengal, bour Department, order No. 3607-I.R./IR/11L-2/58, dated the 19th July 1960, the industrial distent between Messrs. Bharat Mata Biri Stores, post fice Ranigunj, Burdwan, and their workmen re-'esented by the Biri Shramik Sangha, P.O. Ranigunj, ardwan, and Biri Workers' Union, Ranigunj Branch, irzapara, P.O. Ranigunj (Burdwan), regarding the sues mentioned in the said order being matters ecified in the second schedule to the Industrial isputes Act, 1947 (XIV of 1947), was referred for ljudication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal has ibmitted to the State Government its award on the id industrial dispute;

Now, therefore, in pursuance of the provisions of ection 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an Industrial Dispute between Messrs. Bharat Mata Biri Stores, P.O. Ranigunj, Burdwan, and their workmen represented by the Biri Sramik Sangha, P.O. Raniganj, Burdwan, and Biri Workers' Union, Ranigunj Branch, Girzapara, P.O. Ranigunj (Burdwan) (Case No. VIII-218 of 1960.)

BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

Present

Shri P. M. LAHIRI, Judge

Appearances

For the Company: Shri P. K. Sanyal, Advocate, with Shri Nikhil Roy, Advocate.

For Biri Sramik Sangha: Shri Anadi Das.

For Biri Workers' Union: Shri Hrishikesh Banerjee.

#### **AWARD**

The Government of West Bengal, Labour Department, by Order No. 3607-I.R./IR/11L-302/58, dated the 19th July 1960, referred under section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the abovementioned dispute for its adjudication to this Tribunal.

This dispute was previously referred to the First Labour Court by G.O. No. 3710-I.R./1.R/11L-302/58, dated the 2nd September 1958, read with its Addendum No. 5288-I.R./IR/11L-302/58, dated the 15th December 1958, for adjudication which has been replaced by the Sixth Industrial Tribunal constituted under Notification No. 3115-I.R./IR/3A-6/59, dated the 21st June 1960, and has in consequence abolished by Notification No. 3508-I.R./IR/3A-9/59, dated the 11th July 1960.

#### The Schedule

- 1. Whether the Management is justified in continuing the lock-out for an indefinite period?
- Whether the workers are entitled to wages for the lock-out period?

This reference was made by the Government of West Bengal under section 10 of the Industrial Disputes Act for adjudication whether Messrs. Bharat Mata Stores of Ranigunj, Burdwan, is justified in continuing the lock-out for an indefinite period and whether the workers are entitled to wages for the lock-out period.

Written statements were filed by two Unions—(1) Biri Workers' Union and (2) Biri Sramik Sangha of Ranigunj, Burdwan, and also by the Company Messrs. Bharat Mata Biri Stores.

It is the case of the Biri Workers' Union that the recommendations of the Minimum Wages Advisory Board relating to Biri workers were not implemented by Messrs. Bharat Mata Biri Stores (hereinafter referred to as the Company) and to defeat the just claim of the workmen of the Company's factory, the Management suddenly declared a lock-out without any reason and without any notice on and from 11th April 1958 and this Union alleges that the lock-out is still continuing.

The other Union alleges that the workmen of the Company were doing their work of manufacturing biris, although they were getting very low wages, that four of the workmen of the Company were habitual drunkards who used to abuse the other workmen of the Company and that on 11th April 1958 the workers in a body went for redress to the Proprietor but the Proprietor having refused to accede to their request of turning out the four workmen who had been creating troubles in the factory, the majority of workmen found it impossible to carry on with the work of manufacturing. It is alleged that the Proprietor asked them either to work in the factory in the way they had been doing before or to leave the factory for good and find out jobs elsewhere and that the Management suddenly declared a lockout from 11th April 1958 without making payments of the dues of the workers and compelled the workers to go out of the factory. The Union further alleges that the lock-out declared by the Company is still being continued. It is now claimed that the Company has no justification to continue the lock-out and that the workers are entitled to compensation for the period of lock-out.

The Company in its written statement alleges that the workers used to take the biri leaves, tobacco and other implements of making biris in their houses, that they used to do the work of rolling tobacco leaves, filling the same with tobacco at home and used to do other part of the work in the factory from the morning and that the workers were paid according to the number of biris they made every day. O.P.W. I who was one of the Proprietors of the Company says that a number of workers came to see him with a patition stating that four workers of the him with a petition stating that four workers of the Company had been creating troubles inside the factory which made it difficult for the other workers to work there and the workers wanted him to dismiss those four workers. The witness further says that he went to the factory, made enquiries and ascertained that as the four workers who were sought to be driven out by the other workers were not paying their subscription to the Union regularly, it was at the instance of the Union that the other workers wanted to put pressure on those four workers and even when they did not pay their dues to the Union, the workers wanted the Management to dismiss them. The witness says that he could not dismiss the four workers for the reason that they could not pay the Union's subscription in time. At this, the Proprietor alleges that the workers grew violent and refused to work in the factory till the four workers were dismissed. The petition (Ext. B) contains the signatures of a large number of workmen and the names of the four workmen whom they wanted to be driven out of the factory were also mentioned there. workers stated in the petition that it was not possible for them to work in the factory any more and that unless the Proprietor agreed to drive out the four offending workmen, the remaining body of workmen would, under no circumstances, work in the factory. This was clearly an intimidation asking the Management to take certain steps against some of their co-workers against whom the Management found no valid complaint justifying their removal from service. P.W. 1 Shri Ratan Ruidas, one of the employees of the Company, was examined in this case, but he gave an entirely different story. He says in his evidence: "It happened one day that a leper was given employment by the Management to make biris. While he

was sitting with us we protested and requested Management to allot a separate space for him, but Management did not agree." This witness furth Management did not agree." This witness furth admits in his cross-examination: "It is true that ourselves stopped work but on account of employment of a leper." It is in evidence that there was criminal case started against a number of work and P. W. 1 admits that 17/18 workers of this Copany were fined Rs. 40 each after being convicted. is also in evidence that the Company could take p session of the manufactured biris with the help of police. O.P.W 1 says that since the workers stopp work he was not in a position to run the factory finding it impossible to do any business of manuf turing biris he closed his business and he publish a notice in a local newspaper—"G. T. Road published from Asansol that on and from the June 1958 the Company closed its business of ma facturing biris (vide Ext. D). As against this Union submits that the Proprietors are still carry on with the business of manufacturing and sell Will says that since 14th June 1958 the Comp stopped the business of manufacturing biris but Company has been purchasing manufactured by from Chakradharpur and they are now selling the biris in the market under the name of the Prop tors, but the packets of biris contain the label give out the owner's name and the name of the old bra for the purpose of maintaining the previous sunder the goodwill of the old Company. A calent under the goodwill of the old Company. A curve was produced by the Union which shows that Company's name is not "Bharat Mata Biri Store the Company's name now is "Nanda Go but the Company's name now is "Nanda Go Radha Gobinda Mukherjee". It is only the brand is is mentioned on the label as Bharat Mata Biri. have considered the evidence, seen the calend (Ext. 1) and I find that O.P.W. 1 spoke the tra that he is running a business of selling biris und the name of Nanda Gopal Radha Gobinda Mukh jee. There is absolutely no proof on the side of Unions that the Company is still running a factor or the Company is manufacturing biris in Raniga It appears that there was no lock-out of the facts and I fully believe O.P.W. I that the entire busing was closed and there was no lock-out on account the unwillingness of the workmen to work as a ployees of the Company. There being no lock the issue No. 1 cannot be answered either in faw or against the Company. As the workers are responsible for the closure of the Company's business a as there was no lock-out, they are not entitled to a relief whatsoever.

This is my award.

Dictated and corrected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI, Judge, Sixth Industrial Tribun

The 14th July 1962.

By order of the Governor, S. C. MUKHERJEE, 'Asst. Secy. to the Govt. of West Beng

No. 3567-I.R./IR/11L-347/61.—8th August 1962 Whereas under the Government of West Beng Labour Department, order No. 6889-I.R./IR/11369/59, dated the 18th December 1959, read with Corrigendum No. 3431-I.R./IR/11L-369/59, dated the July 1960, the industrial disputes between

essrs. Soorajmull Nagarmull and the forty-three lied or associated concerns as per list attached to e said order, all of 8 Dalhousie Square, Calcutta-1, id their workmen represented by Soorajmull Nagarull Concerns Employees' Association, 3 and 4 Hare reet, Calcutta-1, regarding the issues mentioned in it e said order, being matters specified in the Second id the Third Schedules to the Industrial Disputes ct, 1947 (XIV of 1947), were referred to the Fourth idustrial Tribunal for adjudication;

And whereas during the pendency of proceedings efore the said Industrial Tribunal, Shri Indramoni ukul, a workman of Messrs. Asiatic Soap Company, ade a complaint in writing to the said Industrial ribunal against the said Company, alleging that the aid Company had dismissed the said workman

oncerned in such dispute;

And whereas in exercise of the powers conferred y section 33A of the Industrial Disputes Act, 1947 XIV of 1947), the said Industrial Tribunal has djudicated upon the said complaint and submitted is award to the State Government;

Now, therefore, in pursuance of the provisions of ection 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish he said award as shown in the annexure hereto.

#### ANNEXURE

the matter of an application under section 33A of the Industrial Disputes Act filed by Shri Indramoni Sukul, an employee of Messrs. Asiatic Soap Company, 8 Dalhousie Square East, Calcutta, against the aforesaid concern, in connection with Government Order No. 6889-I.R./IR/11L-369/59, dated the 18th December 1959. (Case No. 25/62, 33A.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

# Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri P. Das Gupta, Advocate.For the Company: Shri S. C. Sen, Advocate and Shri K. K. Moitra, Advocate.

This is an application under section 33A of the Industrial Disputes Act filed by one Shri Indramoni Sukul, a workman employed by Messrs. Asiatic Soap Company, alleging that the employer had wrongfull, dismissed him from service.

The employer, i.e., Messrs. Asiatic Soap Company, filed the written objection stating that this application is not legally maintainable as proper steps as contemplated under section 33(2)(b) of the Industrial Disoutes Act had been taken by the employer.

Disputes Act had been taken by the employer.

Obviously before entering into the merits of the case it is necessary to dispose of the preliminary legal point of objection. Admittedly, the employer had filed an application under section 33(2)(b) of the Industrial Disputes Act to this Tribunal on 29th September 1961. That application under section 33(2)(b) filed by the employer had been registered as a case on that very date. Both the parties adduced evidence in connection with that case and the learned lawyers advanced arguments at the conclusion of evidence. I just passed orders in that case giving my approval to the action of dismissal taken by them. It is clear from the letter of dismissal, dated 29th September 1961, that the employee had been offered wages for one month.

On the very date of issue of the letter of dismissal the employer filed the application under section 33(2)(b) of the Industrial Disputes Act before the proper authority, i.e., this Tribunal, seeking approval of the action. Clearly, therefore, the employer did all that was necessary to be done for proper compliance of the provisions of section 33(2)(b) of the Industrial Disputes Act. It follows therefore that there was no contravention of section 33 of the Industrial Disputes Act and, as such, I hold that this complaint under section 33A of the Industrial Disputes Act is not maintainable.

This is the award.

K. K. MITRA, Judge, Fourth Industrial Tribunal. The 27th July 1962.

> By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 3568-I.R./IR/11L-347/61.— 8th August 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 6889-I.R./IR/11L-369/59, dated the 18th December 1959, read with Corrigendum No. 3431-I.R./IR/11L-369/59, dated the 4th July 1960, the industrial disputes between Messrs. Soorajmull Nagarmull and the forty-three allied or associated concerns as per list attached to the said order, all of 8 Dalhousie Square, Calcutta-1, and their workmen represented by Soorajmull Nagarmull Concerns Employees' Association, 3 and 4 Hare Street, Calcutta-1, regarding the issues mentioned in the said order, being matters specified in the Second and the Third Schedules to the Industrial Disputes Act, 1947 (XIV of 1947), were referred to the Fourth Industrial Tribunal for adjudication;

And whereas during the pendency of proceedings before the said Industrial Tribunal, Shri Biswanath Singh, a workman of Messrs. Naskarpara Jute Mills Co. Ltd., made a complaint in writing to the said Industrial Tribunal against the said Company alleging that the said Company had dismissed the said workman concerned in such dispute;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Industrial Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an application under section 33A of the Industrial Disputes Act filed by Shri Biswanath Singh, an employee of Messrs. Naskarpara Jute Mills Co. Ltd., 8 Dalhousie Square East, Calcutta, against the aforesaid concern, in connection with Government Order No. 6889-I.R./ IR/11L-369/59, dated 18th December 1959. (Case No. 26/62/33A.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri P. Das Gupta, Advocate. For the Company: Shri S. C. Sen, Advocate, and Shri K. K. Moitra, Advocate. This is an application under section 33A of the Industrial Disputes Act filed by one Shri Biswanath Singh, a workman employed by Messrs. Naskarpara Jute Mills Co. Ltd., alleging that the employer Company wrongfully dismissed him from service on 26th December 1961, during the pendency of the proceedings before the Tribunal.

The employer, i.e., Messrs. Naskarpara Jute Mills Co. Ltd., filed the written objection stating inter alia that this application is not legally maintainable as an application under section 33(2)(b) of the Industrial Disputes Act had been duly filed before the Tribunal seeking approval of the action as to the dismissal of the workman.

Evidently before entering into the merits of the case it is necessary to dispose of the preliminary legal point of objection, which goes to the very root of the case. The Tribunal can give relief in the scope of an application under section 33A of the Industrial Disputes Act provided it is first of all established that the employer had contravened the provisions of section 33 of the Industrial Disputes Act. If there be no contravention of section 33 of the Industrial Disputes Act, the Tribunal has got no jurisdiction to enter into the merits as to the allegation of the wrongful dismissal. In this case the Company had already filed an application under section 33(2)(b) of the Industrial Disputes Act on 26th December 1961. That application was filed on the very day the order of dismissal was issued. In the letter of dismissal it was clearly mentioned that an application under section 33(2)(b) of the Industrial Disputes Act seeking approval had been filed. The letter of dismissal further shows an offer of one month's wages to the workman in accordance with the provisions of section 33(2)(b) of the Industrial Disputes Act. In the result, it follows that there was no contravention of the provisions of section 33 of the Industrial Disputes Act and, as such, this application under section 33A of the Industrial Disputes Act is not maintainable.

This is the award.

K. K. MITRA, Judge, Fourth Industrial Tribunal.

The 27th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3336-I.R./IR/4L-26/58.—21st July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 5257-I.R./IR/4L-26/58, dated the 12th December 1958, the industrial dispute between Messrs. A. R. and B. Kalwar, Il Nidhiram Manjhi Lane, Howrah, and their workmen represented by Bus Workers' Union, Branch Office, 188 Mahendra Bhattacharya Road, post office Santragachi, Howrah, regarding the issues mentioned in the said order being matters specified in the second and the third schedules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Labour Court;

And whereas the said Second Labour Court has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute between Messrs. A. R. and B. Kalwar, 11 Nidhiram Manjhi Lane, Howrah, and their workmen represented by Bus Workers' Union, Branch Office, 188 Mahendra Bhattacharjee Road, post office Santragachi, Howrah (Case No. VIII-C-317/58.)

# BEFORE THE SECOND LABOUR COURT, WEST BENGAL

### Present

Shri H. R. DEB, Presiding Officer, Second Labour Court.

The Government of West Bengal in the Labour Department by their order No. 5257-I.R./IR/4L-26/58, dated the 12th December 1958, referred an industrial dispute between Messrs A. R. & B. Kalwar and their workmen represented by Bus Workers' Union, relating to the undermentioned issues to the Second Labour Court for adjudication:—

### Issues .

- (1) Leave and holidays.
- (2) Wages and dearness allowance.
- (3) Provident fund and/or gratuity.
- (4) Bonus for the Bengali years from 1361  $_{
  m t0}$  1364.
- (5) General service condition.

After several adjournments on the prayers of the Union the case was fixed for hearing on 25th June 1962. Neither party was present on that date. So I hold that there is no longer any industrial dispute in this case.

Dictated and corrected by me.

H. R. DEB, Presiding Officer.

H. R. DEB, Presiding Officer, Second Labour Court.

The 6th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 3333-I.R./IR/11L-253(A)/60.—21st July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 4010-I.R./IR/11L-253(A)/60, dated the 29th July 1960, the industrial dispute between Messrs. Karam Chand Thapar & Bros. Private Ltd., 12 India Exchange Place, Calcutta-1, and their workmen represented by Karam Chand Thapar and Bros. Ltd. Employees' Association, 25 Ananda Khan Lane, Calcutta-5, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

he matter of an industrial dispute between Messrs. Karam Chand Thapar and Bros. Private Ltd., 12 India Exchange Place, Calcutta-1, and their workmen represented by Karam Chand Thapar and Bros. Ltd., Employees' Association, 25 Ananda Kh No. VIII-339/60.) Khan Lane, Calcutta-5

FORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

# Present Shri P. M. LAHIRI, Judge.

Appearances

the Company: Shri Pankaj Ghosh, Advocate. the Union: Shri D. L. Sen Gupta, Advocate.

### **AWARD**

he Government of West Bengal, Labour Departt, by order No. 4010-I.R./IR/11L-253(A)/60, d the 29th July 1960, referred under section 10 the Industrial Disputes Act, 1947 (XIV of 1947), abovementioned dispute for adjudication to this umal.

his dispute was previously referred to the First our Court by order No. 5042-I.R./IR/11L-135/59, dated the 22nd October 1959, read with its igendum No. 950-I.R./IR/11L-135(B)/59, dated 4th March 1960, for adjudication which has been aced by the Sixth Industrial Tribunal constituted ler notification No. 3115-I.R./IR/3A-6/59, dated 21st June 1960, and has in consequence been lished by notification No. 3508-I.R./1R/3A-9/59, ed the 11th July 1960.

### The Schedule

Whether the Company's refusal to employ Arun Kumar Ghosh and Sri Ramanand is justified? To what relief, if any, are they entitled?

his reference is in respect of a dispute between ssrs. Karam Chand Thapar & Bros. Private Ltd., 12 India Exchange Place, Calcutta, and their work-n represented by Karam Chand Thapar & Bros. L., Employees' Association of 25 Ananda Khan ne, Calcutta. The dispute was raised on the ion's allegation that the Company refused to ploy the two workmen under reference.

The Karam Chand Thapar & Bros. Ltd. Employees' sociation (hereinafter called the Union) alleges the Company charge-sheeted Shri Arun Kumar t the Company charge-sheeted Shri Arun Kumar lose, a clerk, on 5th March 1956 and the latter sub-7th March 1956. tted his explanation on mpany held a "pretended enquiry" and found Shri
iose guilty of misconduct. The Company suspend-Shri Ghose with effect from 15th March 1956 and en filed an application under section 33 of the dustrial Disputes Act for permission to dismiss m. The other workman under reference Shri amanand Bhuj, a peon of the Company, was chargeeeted on 26th September 1955. He submitted his planation on 28th September 1955. In this case the Company held a "pretended enquiry" and him guilty of misconduct. The Company und him guilty of misconduct. The Company ispended him with effect from 4th October 1955 Id filed an application under section 33 of the Act permission to dismiss him from service. The to applications under section 33 of the Act were, owever, rejected by the Industrial Tribunal and the

Company instead of permitting the two workmen under reference to continue to work in the office, refused to take them back.

Messrs. Karam Chand Thapar & Bros. Private Ltd. (hereinaster called the Company) admits tht the two workmen under reference were charge-sheeted, that enquiries were held, that they were found guilty of misconduct, that they were placed under suspension and that the Company then filed applications under section 33 of the Industrial Disputes Act for permission to dismiss them. But the permissions were refused and the Company then filed applications before the Hon'ble High Court under article 226 of the Constitution. Rules were issued staying the operation of the orders of the Tribunal. During the pendency of the High Court proceedings, it was revealed that both the workmen under reference were serving in different Companies during the period of their suspension although they were considered as employees of the Company. The Company contends that by accepting employments elsewhere, the two workmen under reference "showed their unwilling-ness to work under the Company and/or thereby deemed to have terminated their services with the Company" and the Company alleges that on 1st Company" and the Company alleges that on 1st April 1958 the High Court proceedings were not proceeded with and the Rules were eventually discharged. The Company now contends that the two workmen having left the Company's service are not entitled to any relief.

### Decision

It is admittedly a fact that both the workmen under reference were charge-sheeted, that at the domestic enquiries held they were found guilty of misconduct and that the Company decided to dismiss them from service. Even when the Company found that the two workmen under reference were guilty of misconduct it could not forthwith dismiss them as under the law the Company was required to obtain permission of the Industrial Tribunal. So after the findings at the domestic enquiries that the two workmen were guilty of misconduct and that they were to be dismissed from service upon receiving the permission of the Tribunal before which the Company filed applications under section 33 of the Industrial Disputes Act, the workmen were placed under suspension without any subsistence allowance. For all intents and purposes the services of the two workmen were considered to have been terminated and it was for this reason that they were not paid any subsistence allowance since the date of their suspension. The decision of the Company to dismiss them from service being communicated to them, the two workmen under reference could not but take it for granted that they had lost their jobs. There was no knowing as to when the two applications of the Company under section 33 of the Act were likely to be disposed of by the Industrial Tribunal and the two workmen could not be therefore expected to remain unemployed and without any earning to await the fate of the two applications. To save themselves from unemployment and starvation they managed to secure temporary appointments. Unfortunately the Company, the two applications under section 33 of the Act were rejected and permissions to dismiss the two workmen were refused. The Company then moved the Hon'ble High Court. A rule was issued which was eventually discharged as the Company did not want to proceed any further in the matter.

The Company submits that as the two workmen under reference had taken employments in different establishments during the period of suspension, or for the matter of that, during the period when they were considered to be still in the Company's employment, although without any pay and allowance, they were not entitled to work in the Company's office. The Company states in its written statements that by accepting employments elsewhere the workmen under reference "showed their unwillingness to work under the Company and/or thereby deemed to have terminated their services with the Company". In my opinion, the Company has no justification in making such presumption as it did in taking it for granted that the two workmen under reference had abandoned their services with Company when they had accepted employments elsewhere. I have already said that they secured temporary appointments for themselves as they could not possibly remain without pay and allowance and still call themselves employees of the Company. So, this presumption of the Company as stated in its written statement cannot be accepted as correct. The Company further submits that according to service rules, no employee can render any service for gain to any other Company or establishment and if any employee violates this rule, he is liable to be dismissed. It is nowhere provided in the service rules that in such a case, the employee is to be considered to have lost his job. "Liable to be dismissed" means that the Company has to frame a charge, hold an enquiry and upon finding of violation of service rules finds him guilty and then pass an order of dismissal. The Company did nothing of the kind. But it now contends that as the two workmen under reference violated the service rules by accepting employments Company, they must be considered to have violated the service rules and as such, it must be considered that they have forfeited their claim to resume duties. The Company, to my mind, is guilty of vindictiveness in invoking the aid of service rules for defeating the just claims of the two employees. It is certainly an unfair labour practice on the part of the Company to refuse to give work to the two employees under reference when the Company's applications under section 33 of the Industrial Disputes Act for permission to dismiss them were and the permission refused. Instead of giving work to the two workmen, the Company moved the Hon'ble High Court, but as it did not pursue the matter there, the rules were discharged. Even then, the workmen were not taken back and the Company now seeks shelter under the protection of the service rules contending that the workmen have forfeited their right to continue in Company's service. This contention of the Company, in the peculiar facts and circumstances of the instant case, is obviously untenable. There is no service rule providing immediate dismissal from service when an employee works for gain elsewhere. If he serves elsewhere while in the employment of the Company, the service rules provide that he is liable to be dismissed. It is true that an employee placed under suspension remains an employee but in the instant case the Company suspended the two workmen with the decision that they would be dismissed and that is the reason why no subsistence alowance was paid to any of them. It is undoubtedly a fact that the Company has ho intention to retain them in service. There was no

fixed period of suspension for any of the two w The Company suspended them without a ance with a view to terminate their services necessary formalities were gone through. The or of suspension were virtually orders of dismissal the Company never appeared to have treated or sidered the two workmen under reference to t its employment. It now suits the Company to them as employees only for the purpose of ta certain technical objections to prevent their re As the Company's applications for permission dismiss them were refused, the Company was b to allow the two workmen to continue to work i office. The two workmen under reference had temporary appointments and it is in evidence th the present moment they are out of employi When they were working elsewhere they were working in the office of the Company and were getting any remuneration whatsoever from the pany. So, the allegation of the Company that two workmen were working for gain in diff establishments as employees of the Company de appear to be wholly correct. They had al been made to leave the Company's office and not paid any money since the date of suspen They had therefore ceased to be empoyees of Company and the Company has no right to con that they could not earn any living workin different establishments. In my opinion, in the and circumstances of the instant case, the workmen were under no obligation to remain employed just to please the Company. In all fai the Company should have taken them back is office when the applications under section 33 c Act were rejected. The attitude of the Compan all along been vindictive and unfair and in sp technical objections I hold that the Company di act in good faith and had no right to refuse to et the two workmen under reference. The Union fore succeeds in this case. I direct that the Con shall take back the two employees within days from the date of publication of the awar official gazette and pay them one-fourth of the emoluments to each of the two workmen reference from the date of suspension till the they are taken back to resume their work and service would be treated as continuous. I pay pensation to the extent of one-fourth of the emoluments because of the reason that during of this period, both the employees had earned amount of money from different establishment

This is my award.

Dictated and corrected by me. P M. LAHIRI, Judge.

P. M. LAHIRI, Jud Sixth Industrial Tri

The 11th July 1962.

By order of the Govern S. C. MUKHERJEE, Asst. Secy. to the Govt. of West B

No. 3015-I.R./IR/11L-91/61.—11th July 19 Whereas under the Government of West Be Labour Department, order No. 2558-I.R./IR/11l 61, dated the 13th May 1961, the industrial dibetween Messrs. National Tobacco Co. of India post office Kamarhati, 24-Parganas, and their men represented by the N. T. C. Employees' U

lilganj Road, post office Agarpara, 24-Parganas, egarding the issue mentioned in the said order leing a matter specified in the second schedule to the ndustrial Disputes Act, 1947 (XIV of 1947), was eferred for adjudication to the Fifth Industrial fribunal;

And whereas the said Fifth Industrial Tribunal has abmitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the sail award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute between Messrs. National Tobacco Co. of India Ltd., post office Kamarhati, 24-Parganas, and their workmen represented by the N. T. C. Employees' Union, Nilganj Road, post office Agarpara, 24-Parganas, referred under Government order No. 2558-I.R./IR/11L-91/61, dated the 13th May 1961 (Case No. VIII-175/61).

EFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri N. B. CHAUDHURI, Judge.

# Appearances:

For the Company: Dr. Devi Pal, Advocate of Messrs.
Victor Moses & Co., Solicitors.
For the Union: Shri Ram Sen.

### **AWARD**

Government of West Bengal by its Labour Department order No. 2558-I.R./IR/11L-91/61, dated the 3th May 1961, referred to this Tribunal an industrial lispute between Messrs. National Tobacco Co. of India Ltd., post office Kamarhati 24-Parganas (hereafter referred to as the Company) and their workmen represented by the N. T. C. Employees' Union, Nilganj Road, post office Agarpara, 24-Parganas (hereafter referred to as the Union), for adjudication under section 10 of the Industrial Disputes Act.

The only issue referred to this Tribunal for adjudication is whether the termination of service of Shri Gouranga Chandra Saha is justified? To what relief, if any, is he entitled?

The case of the workmen is that Shri Gouranga Chandra Saha, the workman concerned, served under this Company for more than three years as a fitter and his services were suddenly terminated on the last day of June 1959 without any rhyme or reason and without any previous notice.

The Company, on the other hand, contends that Shri Saha used to be employed by the Company in the capacity of a Mazdoor, occasionally in Budhi, casual and/or extra temporary vacancies. It is alleged that he had no regular job of a fitter and was in casual employment only at different periods of hardly two years. Only two witnesses have been examined and one on each side. Shri Saha examines himself and the Company examines an Assistant only to the Labour Officer. Certain facts are however not in dispute. It is true that Shri Saha was originally employed as a Mazdoor in the blending

department. He subsequently worked either as a fitter or as a helper to the fitter of that department. I am not so much concerned as to whether his job was that of fitter or helper to a fitter. The real question is to what class of workmen-permanent, temporary or casual, etc.—he actually belonged. Admittedly Ext. 2 is a service certificate granted by this Company to Shri Saha and it will be clear therefrom that Shri Saha served with this factory of this Company in its blending department from middle of 1956 to June 1959. Hence this much is clear that Shri Saha served this Company over a period of three years. Shri Saha swears that he served the Company continuously for a period of about three years though in different capacity. He adds that during the last one year of his service, he worked as an independent fitter. But the Company's witness Shri S. K. Banerjee says that Gouranga entered the service of the Company as a Mazdoor in 1957 and worked as a badli workman. He further adds that Shri Saha subsequently worked as a temporary worker. It is also alleged that Shri Saha never worked for nine months at a stretch and so he was not entitled to be treated as a permanent worker. It is stated by this witness that Shri Saha worked as a helper to the mistry (mechanic) from January 1959 and Ext. K shows that he was granted allowance of extra one rupee per week for his working in a capacity other than mazdoor. It is not unlikely that he was never intended to be appointed as a fitter or mechanic to work independently though he might occasionally do the job of a fitter under the guidance of the mechanic he was attached to. I think that is the reason why the quantum of his extra allowance was rather paltry. But this much is clear that Shri Saha was appointed as a helper at last in the later months though his substantive job was that of a mazdoor only. But this much is clear that there is no basis for Shri Banerjee's statement that Shri Saha entered the service in 1957 and not in 1956 (middle). In fact Ext. 2 gives a lie to this part of his statement. This much is clear that the Company in the beginning of the year 1958 introduced a scheme of appointing some apprentice mechanics in different departments of the Factory and it appears that during the period of apprenticeship, the apprentice was intended to work as a helper or assistant to the mechanic of the department concerned one such mechanic was intended to be employed in the blending department also. But due to peculiar atmosphere in the blending department, the 1st two apprentices in succession quickly relinquished their job. During this period, the services of Shri Saha as an helper to this department was considered essential. Lately, however, one Shri Haran Pal the third apprentice in succession came to stick to his job of apprenticeship of this department and the management unceremoniously discharged Shri Saha without any notice whatsoever not only from his job of a helper but also from his iob of a mazdoor. Admittedly many other mazdoors were appointed in the blending department and yet he was not given a chance. Another helper also was appointed after him. The allegation is that Shri Saha was not given any alternative appointment because he did not approach the management for this purpose. From the deposition of Shri Saha it appears that at the time he was discharged there were other junior mazdoors in the deaprtment and Shri Amulya Kr. Sarkar was one of them. This Shri

Sarkar was actually appointed as a helper in the blending department after the termination of the service of Shri Saha. Thus, the statutory rules of retrenchment were not certainly observed in terminating the services of Shri Saha and the contention of the management in this connection is that the rules do not apply to his case as he was only a casual or temporary workman. So, the matter of classification of this workman assumes rather a position of importance in the present case. If he was simply a badli, casual or temporary worker as alleged, then there is no question of notice or compensation in his case. Admittedly, the Company has its Standing Orders and these rules of Standing Orders had their origins in an award of an Industrial Tribunal (vide Award of Shri P. R. Mukherjee. Judge, dated 11th December 1948). The Standing Orders provide that a badli workman is a workman employed in place of a permanent workman absent for some time. There is, nowever, not an iota of evidence to show that Shri Saha was originally appointed as a badli workman in place of any permanent workman during his temporary absence. Company is bound to maintain service records in respect of all its workmen according to its Standing Orders and yet the Company produces no such record in support of its contention. Similarly a casual workman is a person employed in a Job of a purely casual nature (vide Standing Orders). A temporary workman is a workman who has been engaged in a work of a purely temporary nature. Company's witness Shri Banerjee cannot say what was the exact nature of Shri Saha's job at the time he was working as a mazdoor. But this much is admitted by Shri Banerjee that Shri Saha was in the blending department and the job of putting tobacco in the machine is always there in the Company. The job of a fitter mechanic and that of his helper also are always there. From the unchallenged evidence of Shri Saha it is clear that as a mazdoor his job was to put tobacco in the machine and this job is undoubtedly there all along. So it is needless to say that the job of Shri Saha at no stage was of purely casual nature or temporary nature. There is not a casual nature or temporary nature. scrap of paper to show that Shri Saha was appointed as a badli, casual or temporary worker at any time. Under the rules of Standing Ordrs the Company was bound to maintain a register or list of badli and temporary workers and no such register or list is produced to show that Shri Saha was appointed as badli or temporary workman. Company maintains attendance register for such workmen also and this register also is not produced. Appointment letters are issued in respect of mazdoors also and these letters are maintained in different departments concerned. But the company fails to produce these letters also. Simply because in a certificate granted by the Company (vide Ext. 2) the word "casually" has been used, it cannot be taken for granted that Shri Saha was a casual workman within the meaning of the Standing Orders.

The Company is in custody of the best evidences on the point at issue, and yet it withholds the same for reason best known to it. There is no suggestion that any employment book was actually issued in layour of Shri Saha and so no adverse inference can be drawn against him on the ground of non-production of any employment book. So in the face of all these facts and circumstances I cannot but hold that there is no sufficient reason for my finding that Shri Saha was a badli or casual or temporary workman at the time of his discharge. It is nobody's case that he was dismissed for any misdemeanour or misconduct and by way of punishment thereof. It is simply urged that Shri Saha's services were no longer required and so he was discharged without any notice or compensation. But his substantive job not being of casual or temporary nature, the period of his service being for about three years and there being no reliable evidence of any break of his service, be must be presumed to be a permanent workman within the meaning of the Standing Orders. So the Company had no right to discharge Shri Saha without notice or compensation and without observing the rules of priority as provided in Section 25F and 25G of the Industrial Disputes Act. It was simply an unfair labour practice to terminate his services like this and even not to call him for re-employment under section 26H of the Act when many other mazdoors were appointed in the department subsequently. No reason has been recorded for discharging him in preference to other junior mazdoors and no notice of such retrenchment is proved to have been served on the appropriate Government. So my considered opinion is that there was no justification for termination of the service of Shri Gouranga Chandra Saha. The Company has not placed any circumstance before me to show that in the instant case reinstatement will not be a proper remedy. So I direct that Shri Saha be reinstated and his service will be deem ed to have continued without break. I further direct that the Company should pay to Shri Gourange Chandra Saha a sum equal to 50 per cent. of the wages for the period of his forced unemployment. This award must be given effect to as early as possible but not beyond one month of the publication of this award.

Dictated and corrected by me. N. B. CHAUDHURI, Judge. 4-7-62.

N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal.

The 4th July 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal

No. 3631-I.R./IR/11L-354(A)/61.—11th August 62.—Whereas under the Government of West ngal, Labour Department, order No. 5313-I.R./IR/L-354(A)/61, dated the 31st August 1961, the lustrial dispute betwen the authorities of Chittajan Cancer Hospital, 37 S. P. Mukherjee Road, leutta-26, and their workmen represented by intaranjan Seva Sadan and Cancer Hospital apployees' Union, 249 Bowbazar Street, Calcutta-12, garding the issue mentioned in the said order being matter specified in the second schedule to the Justrial Disputes Act, 1947 (XIV of 1947), was erred for adjudication to the Third Industrial journal;

And whereas the said Third Industrial Tribunal s submitted to the State Government its award on said industrial dispute;

Now, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish; said award as shown in the annexure hereto.

# **ANNEXURE**

the matter of an industrial dispute between the authorities of Chittaranjan Cancer Hospital, 37 S. P. Mukherjec Road, Calcutta-26, and their workmen represented by Chittaranjan Seva Sadan and Cancer Hospital Employees' Union, 249 Bowbazar Street, Calcutta-12. (Case No. VIII-288 of 1961.)

FORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

r the Union: Shri Parimal Das Gupta, Advocate.
r the Hospital Authority: Shri Sushil Das Gupta,
Advocate and Shri J. N. Dey, Advocate.

### AWARD

By order No. 5313-1.R./IR/11L-354(A)/61, dated e 31st August 1961, the Government of West ngal, in the Labour Department, referred under tion 10 of the Industrial Disputes Act, 1947, the dustrial dispute between the auhorities of Chittanjan Cancer Hospital, 37 S. P. Mukherjee Road, deutta-26, and their workmen represented by ittaranjan Seva Sadan and Cancer Hospital nployees' Union, 249 Bowbazar Street, Calcutta-12, garding the matter specified in the schedule, to the fird Industrial Tribunal, constituted under section to 1.808-I.R./IR/3A-2/57, dated the 11th March 57, for adjudication.

This reference relating to an industrial dispute isting between the authorities of Chittaranjan meer Hospital on one side (hereinafter be referred as the Company) and their workmen represented Chittaranjan Seva Sadan and Cancer Hospital pployees' Union on the other (hereinafter be ferred to as the Union), was received from the overnment in September last year.

Immediately thereafter notices were sent out for rvice upon both parties, who duly entered pearance in pursuance of notices, but took some journments before they actually put in their spective written statements. Parties were given oper opportunities to put in documents they want

to rely upon at the hearing of the case. The case was ready for hearing in the month of April, but since then the case had to be adjourned on several dates—on some occasions on the prayer of the hospital authorities and some occasions on the prayer of the Union. Ultimately, however, there has been a happy termination of the dispute and the matter has been amicably settled on terms embodied in the joint petition of compromise filed on this day before the Tribunal.

The only issue to be adjudicated upon by this Tribunal was:--

Whether the dismissal of Shri Tejendra Nath Dutta, Male Nurse, is justified? To what relief, if any, is he entitled?

It has been agreed upon that the concerned workman be paid one month's wages in lieu of notice. He will also be paid his arrears of wages, if any. The workman agreed to accept the payment in full and final settlement of his claims including the claim for reinstatement. The aforesaid terms are fair and reasonable. On acceptance of the terms let there be an award on compromise in terms of the joint petition of compromise which do form part of the award as an Annexure.

This is my award.

Dictated and corrected by me.

J. N. MANDAL, Judge.

JITENDRA NATH MANDAL, Judge, Third Industrial Tribunal.

The 7th August 1962.

### **ANNEXURE**

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

- In the matter of Government of West Bengal, Labour Department, order No. 5313-l.R./IR/11L-354(A)/ 61, dated the 31st August 1961 And
- In the matter of an industrial dispute between the authorities of Chittaranjan Cancer Hospital, 37 S. P. Mukherjee Road, Calcutta-20, and their workmen represented by Chittaranjan Seva Sadan and Cancer Hospital Employees' Union, 249 Bowbazar Street, Calcutta.

The parties have amicably settled up the dispute and agree to the following terms:—

- (1) Shri Tejendra Nath Dutta, the workman concerned under the dispute, will be paid with one month's pay as per order passed by late Dr. S. Mitra on 8th March 1961 to the effect that "he is discharged from the date of suspension with a month's pay". The amount will be Rs. 75.00.
- (2) The said workman will further get Rs. 26.50 as his unpaid wages.
- (3) The said workman will have no further claim against the hospital authorities in the form of reinstatement and/or compensation and/ or any other relief whatsoever with respect of this dispute.
- (4) The said workman will accept the aforesaid amount from the office of the hospital authority on grant of receipt and he will vacate the quarters within a week from this date.

- (5) The Union agrees not to proceed with the matter any further.
- (6) The dispute is settled finally in view of this agreement.

It is, therefore, humbly prayed that your honour would be pleased to make an Award in terms of aforesaid agreement and dispose of the dispute accordingly.

And for this act of kindness the petitioners as in duty bound shall ever pray.

For the workmen:

Parimal Das Gupta, Advocate. 7-8-62.

For the Hospital authorities: S. Das Gupta, Advocate. 7-8-62.

J. N. MANDAL, Judge, Third Industrial Tribunal.

The 7th August 1962.

By order of the Governor,
S. C. MUKHERJEE, Asst. Seey.
to the Govt. of West Bengal.

No. 3645-I.R./IR/11L-113(A)/62. 16th August 1962. Whereas under the Government of West Bengal, Labour Department, order No. 4618-I.R./IR/11L-137/61, dated the 27th July 1961, the industrial dispute between Messrs. National Sugar Mills Ltd., Ahmedpur, Birbhum, and their workmen represented by the National Sugar Mills Workers' Union, bolpur, Birbhum, regarding the issue mentioned in the said order Leing a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fourth Industrial Tribunal:

And whereas the said Fourth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1917 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. National Sugar Mills Ltd., Ahmedpur, Birbhum, and their workmen represented by the National Sugar Mills Workers' Union, Bolepur, Birbhum. (Government order No. 4618-I.R./IR/IIL-137/61, dated 27th July 1961.) (Case No. VIII-260/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri Hrishikesh Bancrjee. For the Company: Shri P. R. Mukherjee.

An industrial dispute between Messrs. National Sugar Mills Ltd., Ahmedpur, Birbhum, and their workmen represented by the National Sugar Mills

Workers' Union, Bolepur, Birbhum, over the folicing issue, has been referred to this Tribunal adjudication, by the Government of West Benjadour Department, order No. 4618-I.R./IR/1137/61, dated the 27th July 1961:—

### Issue

Whether the termination of services of the folloing workmen is justified:—

- (i) Shri Nerode Bhusan Pal.
- (ii) Shri Nishi Kanto Karmakar. (iii) Shri Subodh Kumar Palit.
- (iv) Shri Pyari Mukhia.
- (v) Shri Kalidas Ray.

To what relief, if any, are they entitled?

### **AWARD**

Upon receipt of the order of reference on August 1961, notices were issued upon the parties appearance and for filing written statements.

After service of notices, the workmen represently the National Sugar Mills Workers' Union (he inafter referred to as the Union), filed the writtenent on 22nd August 1961. It is contended the Union that the employer, i.e., Messrs. Nation Sugar Mills Ltd., all on a sudden, terminated services of these five workmen in the early part April 1961, and that in taking such steps the employemas actuated by a spirit of victimisation. It alleged by the Union that the Company becauting with the was registered in the month of February 19 and there was the ulterior motive behind such unit action.

Messrs. National Sugar Mills Ltd. (hereinal referred to as the Company), filed the written stament on 22nd November 1961. It is contended the Company that this Union has got no locus state to represent the cause of the workers of this Sugmill. Regarding the question of termination services of these workmen, it is contended that the services had been terminated by giving them of month's notice, and as such all the cases termination of services are cases of simple termination of service. Besides, it is alleegd by the Compathat Nishi Kantat Karmakar was negligent in I work and that he showed a spirit of insubordination and for that he had been previously warned without any result. Regarding Subodh Kr. Palit, it alleged that he was found inefficient in his work Similarly, it is alleged that the work of Kali D Ray was found consistently unsatisfactory.

As for Shri Pyari Mukhia, the employer's case that his services were terminated for misconduct he had taken leave on a false plea that his moth had died.

It may be noted at the out-set that the Union the time of hearing did not press the case of Niro Bhusal Pal. It apepars that this workman had sin been reappointed.

The case came up for hearing on 28th June 19 and on 20th July 1962. After the conclusion evidence, the learned representatives of the partiadvanced arguments in support of their respectr contentions.

Before entering into the merits of the case, it necessary to dispose of the preliminary point objection, regarding the maintainability of reference, as made by the Company. The order reference by itself shows that the workmen of t

ompany are represented by this Union. The ompany does not challenge the existence of this inton. There is also no controversy on the point hat the Union was registered in February 1961. rima facie, therefore, it seems that this Union of he workmen in this industry is competent to epresent the cause of the workmen. It is alleged by the Company in paragraph 3 of the written statement that the onus is upon the Union to prove its epresentative character. It is not clear, however, that is meant by representative character of a regisered Union. It seems that the Company wants to now how many workers are members of this Inion. Shri Singh Roy, the General Secretary f the Union, says that this Company employed bout 500 or 600 workers, and of them 100 orkmen remain employed as permanent workers even in the off season. He further stated that bout 240 workmen are members of this Union. vidence about the membership and strength of the Inion is not challenged. The Company produced 19 letters in Ext. C series purported to have been vritten by these workmen individually to the Union o the effect that they resigned their membership of he Union from the date of writing those letters. hese letters are dated 5th June 1962. O.P.W. I, Shri sen, the Deputy Chief Engineer of the Company, nowever, failed to prove the contents of the letters and the signatures therein. So these are not legally

I cannot, therefore, rely upon those letters surported to be letters of resignation. Even, assuming, that these 39 workmen had resigned their numbership of the Union from 5th June 1962, still the fact remains that they were members of the Union at the time of the reference in July 1961. Even if some workmen resigned membership of the thuon after the reference, that does not affect the character of the industrial dispute as it stood on the date of reference. Shri K. C. Bhattacherjee, described as the General Manager of the Mill, filed an affidavit on the date of hearing on 28th June 1962 stating therein that the Union had now got no minimum member required under the law to maintain its existence. There is no materials before me to support such a statement made in the affidavit, which is based on pure surmises only. The Supreme Court in the case of Messrs. New India Motors (P) Ltd. versus their workmen, reported in 1961, I, L.L.J., p. 551, clearly held that it was not necessary that the number of workmen of the Union that sponsors the dispute should represent the majority of workmen. So the right of the Union to represent the cause of workmen remains unaffected as at the time of order of reference, irrespective of the question of the strength of membership of workers in the concern in the said Union. Hence upon considering the facts and circumstances of the case in the light of evidence adduced by the parties, I hold that the reference is valid in law and that the dispute concerning these workmen had been taken up by a Union legally competent to take up the cause.

I now proceed to consider the merits of the dispute. For that I take up the case of these five workmen involved in this dispute one by one.

### I. Shri Nirode Bhusan Pal

The Union at the time of opening of the case stated that they did not press the case of termination of service of this workman. Presumably that is because of the fact that the workman concerned had since

been taken back in service. Be that as it is, when the Union does not want to proceed in the matter of termination of service of this workman, the dispute so far as this workman is concerned does not exist.

### 2. Shri Nishi Kanto Karmakar

It appears that Shri Karmakar was appointed as a Fitter in this Company on 10th October 1959. His services had been terminated with effect from the 10th April 1961. Exhibit D is the letter of termination of service of Shri Karmakar. The reasons behind the action of dismissal are to be gathered from the contents of the letter of termination of service. In the said letter of termination of service it was stated that the work of the workman during the season just closed had not been found satisfactory. Clearly, therefore, the Company took the decision to terminate his services, as according to them, the work of Shri Karmakar was found to be not satisfactory. Undoubtedly, the management of a concern has got an inherent power to direct his internal administration and discipline; but the power is not unlimited and so when a dispute arises, the Tribunal has got the duty to see whether the termination of service in such exercise of power is justified or not. When the services of a workman is terminated on an allegation that his work was found unsatisfactory, the virtual effect and meaning of such termination of service is one of dismissal of the said workman presumably for some fault on his part. In the written statement a case had been made out that in view of the fact that the workman had been paid one month's wages in lieu of notice, such termination of service was in the nature of a simple discharge wherein no blemish is imputed to the affected workman. In the letter of termination of service an allegation in clear terms had been made that the work done by the workman was found unsatisfactory. of such an allegation, the employer In the face cannot describe the action of termination of service to be one of simple discharge. The learned lawyer for the Company in this situation gave up the case as made out in the written statement justifying the termination of service of the workmen concerned, on the strength of a simple discharge, not connected with any fault on the part of the workman. In fact, it is crystal clear that the employer cannot in the face of such letter of dismissal justify the action of throwing out the workman from employment putting forward a case of discharge simplicitor. The question, therefore, emerges for consideration if the employer was justified in dismissing this workman for any fault of his. Admittedly, the workman concerned had not been charge-sheeted by the employer at any time during this tenure of service. The workman got no chance to know when and how, he performed his duties in an unsatisfactory manner. The allegation made in the letter of dismissal that the work of the workman concerned had not been found satisfactory, is from very nature of it completely vague, uncertain and indefinite. No idea can be formed from the allegation of such a general nature in the letter of dismissal that the work of the employee was found unsatisfactory and as to how and why such opinion had been entertained against the particular workman by the Company. Just as the employer had got the right to dismiss an undesirable and inefficient worker or a worker who commits offences amounting to misconduct, the worker at the same time has got the right to know before-hand for what acts of commission or ommission on his part in the discharge of his duties,

he was being sacked. A general allegation that the work was found unsatisfactory is for all practical purposes meaningless so long as it is not clearly purposes meaningless so long as it is not clearly disclosed to the workman for what reasons such conclusion had been arrived at against him. Generally speaking, it is the duty of the employer firstly to bring to the knowledge of the workman the particular lacts constituting the acts of misconduct or negligence or insubordination or breach of indiscipline on his part and then give the workman concerned an opportunity to explain away his conduct and finally hold an enquiry about such specific and clear cut allegations giving full oppor-tunities to the workman to defend himself. The employer in the instant case took no such step whatsoever and the dismissal of the workman came all on a sudden in a summary way with an allegation as to unsatisfactory nature of work on the part of the workman. It is now well settled that when a departmental enquiry was not done by the management, the Tribunal should in appropriate case give the employer opportunities to prove the guilt of the workman concerned. In those considerations I allowed the management to adduce evidence to prove the guilt of this workman. For that as well, the party should adhere to the case made out in the written statement. The employer produced at the time of hearing a log book where entries had been made against this workman on five dates starting from 1st January 1961 and ending with 17th March 1961 indicating that the workman concerned had been warned on four occasions during that period [vide Exts. A, A(3), A(5) and A(11)]. In the log book the warnings are noted. There is no reliable evidence to show that the workman concerned had been clearly informed about such adverse remarks as made in the log book. There is also no evidence that the workman concerned had been informed about the offence for which the warning had been noted. It is contended by the learned representative of the Union that the workman concerned had no knowledge about such warnings noted in a private document of the employer to which the workman had no access. Obviously, even a small punishment in the nature of warning should be specifically brought to the notice of workman concerned and there must be cogent evidence to show that the workman knew about such remark made against him. Considering the facts and circumstances of the case I have no hesitation in holding that the workman concerned had never known about the warning noted in the log book. Even assuming for the sake of argument that the workman concerned had been verbally informed about the note of warning as made in the log book, it must be held that all the punishment the workman deserved for the alleged offences committed by him was in the nature of warning and with such warning the final stage of punishment inflicted had been reached. It cannot be said that as a cumulative result of such warnings the workman was found inefficient or unworthy to be retained in service. In fact, there is no explanation why the decision to dismiss this workman was taken on 10th April 1961. There is no standing order maintained by this Mill. In the absence of Standing Order, the procedure to be followed before dismissing a man should be in accordance with the general principle of industrial law consistent with the principle of natural justice. Shri Karmakar in his deposition stated that he had long experience of Fitter for about 20 years. He stated that he was one of the signatories of the application for

registration of the Union. I find no reason to disbelieve his evidence. It is to be noted in this connection that this Union was registered on 24th February 1961. During the entire period of his service in 1960 the Company had no occasion to finc any fault with Shri Karmakar. There is a strange consequence in time when the employer begun to note warning against this workman. From these facts and circumstances, I hold that Shri Karmaka committed no fault and that the employer in dismissing Shri Karmakar violated the principles of natural justice, actuated by a spirit of victimisation His dismissal is thus found to be unjustified.

### 3. Shri Subodh Kumar Palit

Admittedly this workman was appointed as ; Admittedly this workman was appointed as a Fitter in October 1959. It appears that the employed took initiative in inviting Shri Palit to accept employment in this industry (vide Exts. 2 and 3). He was dismissed with effect from 10th April 1961 on the allowation that his work was found was inferted. allegation that his work was found unsatisfactory (vide Ext. F). It is curious that the dismissal of this workman took place on the same date when Shri Nishikanta Karmakar was dismissed. The employer did not give the workman any charge-sheet narrating the particular acts of commission or omission done by him for which such disciplinary action was being taken. Obviously, the workman was not afforded any opportunity to explain away the supposed acts of misconduct or negligence in duty or any fault whatsoever on his part for which the employer could feel not satisfied with his work. The letter of dismissal was issued all on a sudden without giving the workman any opportunity to be heard. In the written statement filed by the Company, it is alleged that Shri Palit was negligent in duties or rather inefficient and he was responsible for the stoppage of the vacuum engine and dislocation of work. In short, the allegation is that he was found inefficient. In the written statement no further particulars were given. In support of the assertion made in the written statement, the Company at the time of hearing produced the less back which advanced to the less back which are the less b the log book which shows that the management found the engine knocking on 7th January 1961 and 1st March 1961 and according to them this was due to negligence in ciling the machine. The entries in the log book, dated 11th February 1961, is vague as it is not mentioned who were the Superior Officer and whose order had not been carried out by Shri Palit. Besides, no such allegation is made in the written statement. It is curious to note that the employer did not produce the log book of 1960. Presumably that was withheld because no adverse remark against this workman could be found in that book. In my opinion, the entries in the log book for 1961 cannot be relied on. These entries are made unilaterally by the employer without any knowledge of the workman. If the employer had occasion to find any fault with the workman, it should have been brought to the notice of the workman concerned and appropriate steps should have been taken after giving the workman concerned proper opportunities to explain. If such a procedure be not followed, any adverse comment against the workman behind his back cannot be used as dependable evidence against the workman. The fact dependable evidence against the workman. remains that the employer upon dependable information considered this workman to be efficient and appointed him in a permanent job. There is no evidence worth reliance to show that he was inefficient. The allegation of the employer against the workman to justify the action of dismissal could

be established even at this stage of hearing. Shri it in his deposition stated that he had experience a Fitter for long 20 or 24 years. I find no reason disbelieve him on the point. He was one of the atories of the application for registration of the ion. His dismissal took place immediately after registration of the Union. The facts and umstances of the case considered in the light of babilities indicate the mala fide motive on the part he employer in dismissing Shri Palit. The action the employer is thus found to be unjustified, as ig actuated by a spirit of victimisation and also ig in violation of the principles of natural justice.

### Shri Pyari Mukhia

his workman was appointed in September 1959, Fitter. It appears that the workman took leave n 1st March 1961 to 15th March 1961 stating his mother had expired. Along with the lication for leave the workman submitted a gram to the effect that his mother expired. After ig home he again applied for extention of leave. er return from leave he applied on 1st April 1961 leave wages stating that his mother was seriously Naturally the management found that the workthad made false statement in the first application leave. For such misconduct on the part of the kman, he was dismissed from 10th April 1961. n though in his case as well no charge-sheet had n drawn up, the facts apparent on the face of the lence now adduced establish a case of misconduct the part of this workman. The workman cerned did not come forward to depose before The learned representative of the Union did not uce any evidence or advance any argument llenging the action of the employer in dismissing I hold that his dismissal was justified.

### Shri Kalidas Rav

admittedly he was appointed in September 1959. sequently he was promoted to the rank of istant Fitter on an increased pay of Rs. 80 per th (vide Ext. 4). He was also dismissed on the e date, i.e., 10th April 1961, on an allegation his work was unsatisfactory. Apart from the that the workman had never been told as to how why the employer considered his work to be atisfactory and on what particular date or dates management found his work unsatisfactory, even he written statement, now filed by the Company, particulars about the alleged unsatisfactory nature work are furnished. The only evidence upon the management wanted to rely upon ifving the action taken against the workman are entries made in the log book [vide Exts. A(1), ) A(6), A(10) and A(12)—all of 1961]. For the e reasons as given before, I do not consider it per to rely upon the entries made in the log book the Company. It transpires from the evidence he also took an important part in the stration of the Union. I hold in the facts and imstances of the case that the action of the loyer was mala fide and unjustified.

the result the action of the employer in issing Shri Karmakar, Shri Palit and Shri Roy found to be unjustified. When an employer inates the services of a workman in an unlawful mer, in normal course the workman must be ned never to have been dismissed at all. The unal in such a situation can direct reinstatement the workman concerned unless there be exceptional imstances by reason of which such relief can be

excluded. It appears that this Sugar Mill had been recently launched and the normal production started in 1960. As is well known the work in a Sugar Mill is of a seasonal nature and the busy season is from November to end of March and the rest of the period in a year is considered as off season when only a few workmen are retained. It appears from the evidence that the employer is not pleased with these work-men. In an infant industry such unhappy relation between the employer and the employees is associated with disturbance in the maintenance of industrial peace, and I think in this situation an order of reinstatement would add to the bitterness of the parties and would be actually detrimental to the peace in the industry. The appropriate relief in the peace in the industry. The appropriate relief in the circumstances would be to give liberal and fair compensation to the workmen. It is therefore compensation to the workmen. It is therefore directed that the Company must pay full wages to these three workmen for the entire period from the date of their dismissal up to this day at the rate of wages they were drawing at the time of their dismissal.

This is the award.

K. K. MITRA, Judge, Fourth Industrial Tribunal. The 4th August 1962.

By order of the Governor,
S. C. MUKHERJEE, Asst. Secy.
to the Govt. of West Bengal.

No. 3404-I.R./IR/IIL-352(A)/61.—27th July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 8237-I.R./IR/IIL-352(A)/61, dated the 27th December 1961, the industrial dispute between Messrs. Kettlewell Bullen & Co. Ltd., 21 Strand Road, Calcutta, and their workmen represented by Kettlewell Bullen Employees' Union, 68 Canning Street, Calcutta, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Industrial Tribunal;

And whereas the said Second Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Kettlewell Bullen and Co. Ltd., 21 Strand Road, Calcutta, and their workmen represented by Kettlewell Bullen Employees' Union, 68 Canning Street, Calcutta. (Case No. 5 of 1962.)

BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri P. C. PAL, Judge, Second Industrial Tribunal. Present for the Company: Shri R. Goswami, an officer of the Bengal Chamber of Commerce and Industries.

Present for the Union: Shri Ram Sen, an officer of the Union.

This is a reference under section 10 of the Industrial Disputes Act, 1947, by the Government of

West Bengal, Labour Department, order No. 8237-I.R./IR/11L-352(A)/61, dated the 27th December 1961, to adjudicate upon the following issue:

(1) Whether the forced retirement of Shri Tarapada Singha is justified? To what relief, if any, is he entitled?

The case of the Union, according to the written statement filed by it, is briefly this:

Shri Tarapada Singha was an old employee of the Company which was previously managed by Europeans. In or about 1954 the Management of the Company was taken over by Bangurs. This new Management could not see the old employees with good eyes, and was on the look out for opportunities to get rid of them. In pursuance of its policy against the old employees, the Management issued a letter, dated 31st August 1960, to Shri Tarapada Singha intimating him that he would retire from service with effect from the 1st January 1961. No reason for such a decision was mentioned in the letter. Shri Singha could not accept his unwarranted retirement and notified the Management about his opinion by a letter. In reply, dated 22nd December 1960, the Company instead asked Shri Singha to state why his retirement was not to be due on the 1st January 1961. On further correspondences, the Company ultimately wrote to say that Shri Singha had already completed 55 years of age, and hence he should retire on 1st January 1961, according to the office retire on 1st January 1901, according to the office rules regarding the age of retirement. The system of retirement at the age of 55 years did not apply to the case of Shri Singha and he explained the matter by another letter. Shri Singha explained that the rule of retirement at the age of 55 years would not apply in his case as he had been employed in the service of the Company long before the alleged rule, without any limitation as to the age of retirement. Accordingly, Shri Singha did not accept his retirement on the aforesaid ground, as stated by the Company. The system of compulsory retirement at the age of 55 years was first introduced under the rules coming into force from the 1st August 1961. Prior thereto there was no fixed age limit for retirement, the condition of service being that the workman concerned would continue in his service so long as he lived, if not invalidated earlier for reasons of health. Instead of giving further reply to Shri Singha's last letter, the Company struck off his name from the Attendance Register from the 1st January 1961. Representations by Shri Singha were of no avail. Next, the Union took up his cause, and there were conciliation meetings. No settlement having been reached, this reference has been made. In fact, Shri Singha's retirement is a forced one, arbitrary, wrongful and illegal and, as such, unjustified. The retirement of Shri Singha should be set aside and he should be reinstated in service and should get usual wages and allowances, etc.

The Company's case in its written statement is this:

Shri Tarapada Singha was retired from service on his reaching the age of superannuation and his retirement was not a forced one, illegal or unjustified. It is untrue that the present Management after assuming charge has been following a policy of getting rid of the old employees by hook or crook, as alleged in the written statement of the Union. The service rules of the Company were made as far back as in 1947. The award of the Mercantile Tribunal of 1949 affirmed those rules under a "no dispute" award.

In that award the age of 55 years as the time retirement was confirmed. All the employees of Company are subject to these rules which emb not only compulsory age of retirement, but other conditions like grade, leave, pension, etc., Singha, like others, took advantage of these s.r. conditions in respert of grades, leave, etc., hence it is not proper for him to say now that h not bound by these rules as respects the age retirement. Prior to 1947, the age limit of com sory retirement was not specified. The rules of Company are applicable to all its employees joined services either before or after 1951. Fol these reasons, the Union is not entitled to the r asked for.

The Union has examined one witness na Santosh Lal Banerji (P.W. 1), an employee of Company, and has put in a paper book (Ext. 1 connection with an appeal before the Hor Supreme Court, and several correspondences (Ext to 2-h, 3 to 3-c, 4 and 5). On the other side witness has been examined; only corresponder (Exts. A to A-2, B, C to C-4 and D) as well as te of services (Exts. E and F) and an extract of wristatement (Ext. G) have been filed.

The Company has put in rules regarding condition of services as promulgated in July 1947 and 1951 (vide Exts. E and F, respectively). Both the rules appear to be practically similar or identification of the rule regarding grade, it was stipulated to the rule regarding grade. every member of the staff would be expected retire at the age of 55 except by special extento be granted by the Company; the latter would ( be sanctioned in very exceptional circumstan Under the head "Retirement" it is written the "As indicated above, this will be compulsory at age of 55 unless a special extension is sanctioned exceptional reasons." These are the relevant n for the purpose of the present case. According the argument advanced on behalf of the Compa these rules apply in case of all employees, old; new, who entered in service before or after J 1951. Though the rules of 1947 and 1951 similar, the Company does not appear to have much stress on the applicability of the rules si July 1947. The Company's contention is that rules as promulgated in July 1951 would apply cases of superannuation, whether the emplo concerned was first appointed before or after J 1951. The case of the Union, however, is that rule of compulsory retirement at the age of 55 d not apply, and cannot apply retrospectively so as affect the legitimate expectation of the persons service from before the promulgation of the I Reference has been made to the case repor in 1959 (II) L.L.J. 405. In that case, the Hon' Supreme Court laid down the general principle t the new rule as to the age of superannuation wo not be applicable to those who joined services bef the new rules came into force. If the facts circumstances of the case under reference, and present case are properly analysed and comparthen, I think, the contention of the Union wo not hold good.

In the case under reference there was a gene issue for the benefit of all the workmen of Company, the dispute having arisen on occasion retirement of as many as 47 workers at a time, the present case, the issue is raised by the Ulfor the sake of an individual worker and in cast

of success the benefit would go to all the old employees of the Company. In the case under reference, the dispute was raised as soon as the said 47 persons were asked to retire on attaining the age of superannuation. In the present case, the dispute was raised about 10 years after the rules of 1951 were introduced. The point is whether there is really any reasonable and acceptable excuse for this long delay. It is asked on behalf of the Union that the rule of 1951 was not duly circulated amongst the employees, and they came to know of the rule for the first time in or about 1956-57 in connection with a bonus case before the Hon'ble Supreme Court, not before that. Evidence of this fact has been led through P.W. 1 Shri Santosh Lal Banerji. But in the written statement of the Union no such reason explanation was specified. The evidence of P.W. I as regards ignorance of the introduction of the rule regarding the age of superannuation since July 1951 appears to be unbelievable. This witness admits in cross-examination that he himself got regular increment at Rs. 5 since 1951, according to the rules of that particular year, that the scheme of Attendance Bonus was introduced by the rules of 1951 and he knew of the grades and scales in 1951. Herendance Bonus was introduced by the rules of 1951, and he knew of the grades and scales in 1951. But he says, he did not know of the retiring age before 1956-57. He further admits that they (i.e., all the employees) abide by all the rules of 1951 except that relating to the age of retirement. When these employees used to receive or accept all other benefits under the new rules since their introduction, it cannot be believed that they were not at all aware of the rule of superannuation being at the age of 55 years. The witness also says that after knowing of the retiring age in 1956-57, they raised no protest or objection. There is no reason or explanation as to why they did not take any steps for long four or five years even after their alleged knowledge of the fact in 1956-57. This delay is very long and remains unexplained. On the other hand, according to the Company, several employees had to retire on to the Company, several employees had to retire on attainment of the age of 55 years since the premulgation of the new rules, and pretty long before the present dispute was raised. The Company has given instance at least in regard to a particular case of retirement under the new rules. The employee concerned was one Abinash Chandra Bose (vide Ext. C-2 letter, dated 27th August 1956). This Abinash Bose was retired under the new rules from Abinash Bose was retired under the new rules from lst September 1956. That retirement was accepted by the said employee without any murmur or objection. In the written statement of the Union five instances have been cited in which the employees concerned retired in 1948 to 1951 on putting in service for 40 or 50 years. No instances have been cited to show retirement of employees long after attainment of the age of 55 years subsequent to the introduction of the new rules of 1951. From all these facts and circumstances, it appears that the Company applied the new rules of retiring age long before the present dispute, since the introduction of these rules. That must have been to the knowledge of the employees, particularly the old employees who joined services prior to 1951. But there was no dispute raised by any one. For these reasons, the Company arpuer that long silence on the part of the employees indicates acceptance of the new rules and acquiescene therein. There is force in this contention. That being the state of things, there is every reason to believe that the present dispute was raised on the occasion of the retirement of Shri Singha, the concerned workman, on account of the decision in

the case of Guest, Keen Williams Ltd. [vide 1959(II), L.L.J. 405] and that the present dispute is but a test case in the name of one individual employee for the benefit of the old employees in general. Such a dispute should not be allowed to succeed in view of all the facts and circumstances discussed above. The Union, in my opinion, cannot be allowed to reap all benefits under the new rules except the term of retirement, in the aforesaid circumstances.

In the result, I hold that there is no good ground for the Union's case which must necessarily fail.

Award is passed accordingly.

Dictated and corrected by me.

P. C. PAL, Judge.

P. C. PAL,

Judge, Second Industrial Tribunal.
The 14th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 3273-I.R./IR/11L-361/60. -18th July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 6369-I.R./IR/11L-Labour Department, order No. 6369-I.R./IR/IIL-361/60, dated the 3rd December 1960, the industrial dispute between Messrs. Calcutta Paper & Board Mills, 34 and 34/1 Murari Pukur Road, Calcutta-4, and their workmen represented by the West Bengal Paper & Board Mills Mazdoor Union, 22/1 Kalicharan Ghosh Road Sinthee, Calcutta-2, regarding the interpretation of the first part of the soil order being a most order being a mo the issue mentioned in the said order being a matter specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute between Messrs. Calcutta Paper & Board Mills, 34 and 34/1 Murari Pukur Road, Calcutta-4, and their workmen represented by the West Bengal Paper & Board Mazdoor Union, 22/1 Kalicharan Ghosh Road, Sinthee, Calcutta-2. (Case No. VIII-638 of 1960.)

BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

Present:

Shri P. M. LAHIRI, Judge.

# **AWARD**

The Government of West Bengal, Labour Department, by order No. 6369-I.R./IR/11L-361/60, dated the 3rd December 1960, referred under section 10 of the Industrial Disputes Act. 1947 (XIV of 1947), the abovementioned dispute to this Tribunal for adjudication.

### Issue

Whether the closure of the factory from 18th May 1960, is real and bona fide and whether in the present circumstances it is justified? To what relief, if any, are the workmen entitled?

The case was taken up for hearing on 4th July 1962. But both parties' representatives put in joint petition of compromise amicably settling the dispute between them. The terms of the petition of compromise, as embodied therein, appear to be fair and reasonable and may be given effect to. The parties also prayed for an award in terms of the said petition of compromise.

Under the circumstances, a "No dispute" award be passed in this case in terms of the petition of compromise which do form part of the award as Annexure A.

Dictated and corrected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI, Judge, Sixth Industrial Tribunal.

The 9th July 1962.

### ANNEXURE A

BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri P. M LAHIRI, Judge.

In the matter of an industrial dispute

### between

Messrs. Calcutta Paper & Board Mills Ltd., 34/1 Murari Pukur Road, Calcutta-4, as Company

### And

Their workmen represented by West Bengal Paper & Board Mills Mazdoor Union, 22/1 Kali Charan Ghose, Road, Calcutta-50

### And

Under the order No. 6369-I.R./IR/11L-361/60, dated the 3rd December 1960.

Most respectfully sheweth:

That today, the 4th July 1962, has been fixed for hearing but the parties have come to an amicable settlement over the issues pending before the Tribunal with the following terms:—

- (1) That the workmen will get 22 days' full wages as compensation for the period of closure, viz., 18th May 1960 to 21st January 1961.
- (2) That the abovesaid compensation will be paid to the workmen who were on the Company's muster roll on 18th May 1960.
- (3) That the abovesaid payment will be made in four equal monthly instalments, viz., August to November 1962.

So, your honour may be pleased to pass an award on the basis of this settlement.

For the workmen—
Matish Ray,
Secretary,
West Bengal Paper & Board
Mills Mazdoor Union.
4-7-1962.

Nagendra Kumar Paul,
Proprietor,
for Calcutta Paper & Board Mill
4-7-1962.

P. M. LAHIRI, Judge, Sixth Industrial Tribunal.

By order of the Governor,
S. C. MUKHERJEE, Asst. Secy.
to the Govt. of West Benga

No. 3199-I.R./IR/8L-12/60.—16th July 1962. Whereas under the Government of West Benga Labour Department, order No. 1099-I.R./IR/8. 14/57, dated the 10th April 1957, the industri dispute between Messrs. Vidyasagar Cotton Mil Ltd., Sodepur, 24-Parganas, and their workme represented by Vidyasagar Cotton Mills Mazdo Union, Addybagan, Panihati, 24-Parganas, regarding the issues mentioned in the said order, being matte specified in the third schedule to the Industri Disputes Act, 1947 (XIV of 1947), was referred to the First Industrial Tribunal for adjudication;

And whereas during the pendency of the proceedings before the said Tribunal, a complaint undesection 33A of the Industrial Disputes Act, 1947 (XI of 1947), was filed before it against the said Comparby Shri Mamtaz Ahmed, a workman of the sai Company;

And whereas in pursuance of the Government (West Bengal, Labour Department, notificatio No. 1916-I.R./IR/3A-1/58, dated the 13th May 1958 the said complaint was transferred by the said Findustrial Tribunal to the Second Labour Counconstituted under notification No. 1727-I.R./IR/3A 1/58, dated the 26th April 1958, for adjudication;

And whereas the said Second Labour Court ha adjudicated upon the said complaint and submitte its award to the State Government;

Now, therefore, in pursance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XI) of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

# **ANNEXURE**

In the matter of a complaint under section 33A of the Industrial Disputes Act, filed by Shri Mamtar Ahmed, husband of Lachmi Lala, Station Road Sodepore, 24-Parganas, a workman of Messrs Vidyasagar Cotton Mills Ltd., Sodepore 24-Parganas, against the above Company. (Cast No. 32/59, under section 33A of the Industria Disputes Act.)

BEFORE THE SECOND LABOUR COURT, WEST BENGAL

### Present:

Shri H. R. DEB, Presiding Officer, Second Labour Court.

An industrial dispute between Messrs. Vidyasagar Cotton Mills Ltd. and their workmen was referred

the First Industrial Tribunal for adjudication by Government of West Bengal by their order 1099-I.R./IR/8L-14/57, dated 10th April 1957. 1099-I.R./IR/8L-14/57, dated 10th April 1957. ring the pendency of that dispute Shri Mamtaz ned, a workman of the above Company filed a uplaint under section 33A of the Industrial putes Act against the Company before that bunal on 26th October 1957. That Tribunal, as horised by the Government of West Bengal ification No. 1916-I.R./IR/3A-1/58, dated the May 1958, transferred the above complaint to Second Labour Court on 9th June 1959 for seal.

he case was fixed for hearing on 19th June 1962. complainant or anybody on his behalf was not sent on that date. The Company filed a petition ing that after the filing of the present complaint the ground of dismissal of the complainant Gov-nent made a reference to the Second Industrial punal of a dispute involving the dismissal of the plainant and some other workmen and that the rd in that dispute was published in the "Calcutta ette" of 4th May 1961. I went through the rd and found that the statement of the Company he petition was true. As the subject-matter of present complaint has already been adjudicated n, I cannot enter into the merits of the present plaint on the ground of res-judicata. Hence the plaint is filed.

ictated and corrected by me.

H. R. DEB, iding Officer.

H. R. DEB, Presiding Officer, Second Labour Court. 29th June 1962.

> By order of the Governor, S. C. MUKHERJEE, Asst. Socy.

o. 3267-I.R./IR/11L-177/61.—18th July 1962.— reas under the Government of West Bengal, order No. 2626-I.R./IR/11L-Bengal, 61, dated the 16th May 1961, read with its igendum No. 5118-I.R./IR/11L-177/61, dated 22nd August 1961, the industrial dispute 22nd August 1901, the industrial dispute een Messrs. Himalaya Optical Co., 285/F bazar Street, Calcutta-12, and their work-represented by Optical Workers' Association, utta, 19/2A Pitamber Ghatak Lane, Calcutta-27, rding the issues mentioned in the said orders, g matters specified in the third schedule to the strial Disputes Act, 1947 (XIV of 1947), was red to the Fourth Industrial Tribunal for

nd whereas during the pendency of proceedings re the said Industrial Tribunal Shri Sambhu Nath a workman of the said Company, made a plaint in writing to the said Industrial Tribunal ast the said Company alleging that the said pany had discharged the said workman erned in such dispute;

ad whereas in exercise of the powers conferred ection 33A of the Industrial Disputes Act, 1947 of 1947), the said Industrial Tribunal has dicated upon the said complaint and submitted ward to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an application under section 33A of the Industrial Disputes Act, filed by Shri Sambhu Nath Dey, c/o Optical Workers' Association, 19/2A Pitambar Ghatak Lane, Calcutta-27, against the employers Messrs. Himalaya Optical Co., 285F Bowbazar Street, Calcutta-12. (G.O. No. 2626I.R., dated 22nd August 1961) (Case No. 12/62-33A.)

> BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

This is an application under section 33A of the Industrial Disputes Act filed on 14th February 1962 by Shri Sambhuh Nath Dey, a workman under Messrs. Himalaya Optical Co., alleging that the employer Company had dispensed with his services from 18th January 1962, in contravention of the provisions of section 33 of the Industrial Disputes Act.

After service of notice Messrs. Himalaya Optical Co., the employer, filed a written objection on 2nd April 1962. The employer authorised Shri Lenin Roy, Advocate, Shri T. K. Jagdish, Labour Advisor, to represent them in this proceeding before this Tribunal.

The dispute was fixed for hearing on 6th July 1962. On that date the representatives of the parties stated before me that the case had been compromised between the parties. A written prayer to that effect was made and in the petition the terms of settlement were incorporated. The terms of settlement appear to be fair, just and reasonable. The dispute is, therefore, disposed of in terms of the petition of compromise and an award is accordingly made making the petition of compromise marked as Annexure A, a part of the award.

Judge, Fourth Industrial Tribunal. The 9th July 1962.

### Annexure A

## BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

In the matter of an industrial dispute under Government order No. 2626-I.R./IR/11L-177/61, dated 16th May 1961, read with corrigendum No. 5118-I.R./IR/11L-177/61, dated the 22nd August 1961

### Between

Messrs. Himalaya Optical Company, 285F Bowbazar Street, Calcutta-12—Company

### And

Their workmen represented by Optical Workers' Association, 19/1A Pitambar Ghatak Lane, Calcutta-27—Workman

And

In the matter of an application under section 33A of the Industrial Disputes Act, 1947

### Between

Shri Sambhu Nath Dey, c/o Optical Workers' Association, 19/1A Pitambar Ghatak Lane, Calcutta-27—Applicant

#### versus

Messrs Himalaya Optical Co., 285F Bowbazar Street, Calcutta-12—Opposite Party.

The joint petition of the applicant and the opposite party named above—

Most respectfully sheweth:

- 1. That the above matter has been amicably settled between the said parties on the following terms:—
  - (a) It is agreed that the Opposite Party will take the applicant back in service as the applicant assures to render efficient and deligent services in future.
  - (b) It is agreed that the applicant will be reinstated with continuity of service and the period he remained out of employment, i.e., 1st February 1962 to 6th July 1962, will be treated as special leave without pay.
  - (c) It is agreed that the applicant will be paid an ex-gratia amount of Rs. 100 only as an act of good will by the Company.
  - (d) The applicant hereby declares that he has received all his arrear wages and the above ex-gratia amount.

It is most humbly prayed that your Honour may kindly be pleased to make an award in the matter in terms of the above settlement.

And for this act of kindness the petitioners shall ever pray.

For the Opposite Party Company—

Manalal Binani, Partner.

T. K. Jagdish, Labour Adviser.

Lenin Roy, Advocate.

For the Applicant workman—Sambhu Nath Dey.

Hiralal Roy, Advocate for the Applicant.

Calcutta, dated 6-7-1962.

K. K. MITRA.

Judge, Fourth Industrial Tribunal.
The 9th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3462-I.R./IR/11L-241/60.—2nd August—Whereas under the Government of West Be Labour Department, order No. 1546-I.R./IR 241/60, dated the 7th April 1960, the indudispute between Messrs. Tollygunge Food Proc 2 Chanditolla Main Road, Tollygunge, Calcutta their workmen represented by West B Confectionery and Food Products Mazdoor U 90 Lower Chitpur Road, Calcutta-27, regarding issue mentioned in the said order being a m specified in the second schedule to the Indus Disputes Act, 1947 (XIV of 1947), was referred adjudication to the Second Labour Court;

And whereas the said Second Labour Court submitted to the State Government its award on said industrial dispute;

Now, therefore, in pursuance of the provision section 17 of the Industrial Disputes Act, 1947 ( of 1947), the Governor is pleased hereby to put the said award as shown in the annexure hereto.

### ANNEXURE

In the matter of an industrial dispute betw Messrs. Tollygunge Food Products, 2 Chandit Main Road, Tollygunge, Calcutta, and their we men represented by West Bengal Confection and Food Products Mazdoor Union, 90 Los Chitpur Road, Calcutta-7. (Case No. VIII-61/60.)

BEFORE THE SECOND LABOUR COURT, WEST BENGAL

### Present:

Shri H. R. DEB, Presiding Officer, Second Labou Court.

## Appearances:

For the Union: Shri Lenin Roy, Advocate. For the Company: None.

### **AWARD**

By order No. 1546-I.R./IR/11L-241/60, dated the 7th April 1960, the Government of West Beng referred an industrial dispute between Mess Tollygunge Food Products and their working represented by West Bengal Confectionery and For Products Mazdoor Union relating to the under mentioned issue to the Second Labour Court fladjudication.

### Issue

Is the lock-out with effect from 28th Decemb 1959 to 6th January 1960 justified? Wh relief, if any, are the workmen entitled to?

The case of West Bengal Confectionery and For Products Mazdoor Union (hereinafter referred to the Union), briefly stated, is as follows: Messi Tollygunge Food Products (hereinafter referred to the Company) are a Dal Mill and are a high prosperous concern. The Union placed a Charter Demands on behalf of the workmen of Dal Mil in Tollygunge area, one of which is the preser Company, on 27th August 1959; a joint conferent about the Charter of Demands was held in the Labour Directorate on 24th December 1959. Placing of the Charter of Demands enraged the Companion

which began to adopt various unfair labour practices. The conference of 24th December 1959 further enraged the Company; as as a result the Management of the Company closed down the place of employment on 28th December 1959 without assigning any reason and refused to employ the workmen. This lock-out continued till 6th January 1960. The Union, therefore, contends that the lock-out is unjustified.

The Company did not file any written statement nor did it adduce any evidence. So it is not possible to know what the case of the Company is.

### **Findings**

The Union has examined two witnesses in support of its case. They have stated that the Company locked out the workmen from 28th December 1959 to 5th January 1960 without assigning any reason. They have also stated that the workmen did not go on strike before 28th December 1959. Their evidence remains unchallenged. So it is clear that the Company locked out the workmen from 28th December 1959 to 6th January 1960 without any valid reason. Hence I hold that the lock-out from 28th December 1959 to 6th January 1960 is unjustified. As the lock-out is unjustified, the workmen are entitled to get wages for the period of the lock-out. P.W. 2 has proved a statement showing the names of the workmen and the rates of their wages. As this statement has not been challenged, I hold that the particulars mentioned therein are correct. Accordingly I order that the Compay shall pay to the following workmen the moneys mentioned against their names, which I have calculated on the basis of the rates of wages mentioned in the statement:—

Name		Rs. nP
(1) Balarama Mistri		48.39
(2) Chandeswar	•••	23.70
(3) Shubaran	•••	23.70
(4) Jamini	• • • •	
(5) Rama Chandra	•••	23.70
(6) Rama Shevak	• • •	23.70
(7) Babulal	•••	23.70
		23.70
(8) Panchu	• • • •	23.70
(9) Chattam	• • • •	23.70
(10) Guguli		23.70
(11) Hanshu		23.70
(12) Basha Dev		23.70
(13) Brinda Ban		23.70
(14) Shavitri	•••	15.00
(15) <b>Asha</b>	•••	12.50
(16) Karuna	•••	
(17) Punna	•••	12.50
(18) Pachi	• • •	12.50
(19) Lakhi	• • •	12.50
(20) Rani	• • • •	12.50
(20) Naiii	• • •	12.50
The -		

The above order shall be carried out within a month of the publication of this award in the "Calcutta Gazette".

Dictated and corrected by me.

H. R. DEB, Presiding Officer.

Presiding Officer, Second Labour Court.
The 17th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3461-I.R./IR/10L-20/61.--2nd August 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 3107-I.R. IR/10L-20/61, dated the 12th June 1961, the industrial dispute between Messrs. Modern India Construction Co. Private Limited, 9 Brabourne Road, Calcutta, and their workmen employed in the Kangsabati Project, represented by the Thikadar Mazdoor Congress, Bari Manzil, Burnpur, district Burdwan, regarding the issues mentioned in the said order being matters specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fourth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute existing between Modern India Construction Co. Private Ltd., 9 Brabourne Road, Calcutta, and their workmen employed in the Kangsabati Project, represented by the Thikadar Mazdoor Congress, Bari Manzil, Burnpur, district Burdwan. (G.O. No. 3107-I.R., dated 12th June 1961) (Case No. VIII-211/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

### Appearances:

For the Union: None.

For the Company: Shri K. P. Mukherjee, Shri N. C. Shah, of Messrs. Khaitan & Co., Solicitors.

An industrial dispute between Messrs. Modern India Construction Co. Private Ltd., 9 Brabourne Road, Calcutta, and their workmen employed in the Kangsabati Project, represented by the Thikadar Mazdoor Congress, Bari Manzil, Burnpur, district Burdwan, over the following issues, has been referred to this Tribunal for adjudication, by the Government of West Bengal, Labour Department, order No. 3107-I.R./IR/10L-20/61, dated the 12th June 1961.

### Issues

- (1) Annual increments for the monthly-rated workmen from April 1960.
- (2) Whether the Company is justified in making some ex-gratia payment to some among its workmen in consideration of their claim to bonus ignoring a similar claim of the other workmen? What relief, if any, are they entitled to?
- (3) Whether deductions from the wages of the monthly-rated workmen for the last four days of September 1960 are justified? To what relief, if any, are they entitled?

### **AWARD**

Upon receipt of the order of reference, notices were issued upon the parties for appearance and for filing written statements.

The workmen involved in this dispute are those who are employed at the Kangsabati Project in the district of Bankura. The workmen as represented by the Union, i.e., Thikadar Mazdoor Congress, filed the written statement on 26th September 1961. Thereafter the employer after taking several adjournments filed the written statement on 6th March 1962.

The case was then fixed for hearing on 27th April 1962. On that date the employer filed an application for adjournment. It may be noted that on that date none was present on behalf of the workmen. The prayer for adjournment was allowed and the dispute was fixed for hearing on 26th June 1962. On that date Shri Gopeshwar, the General Secretary of the Union, filed a petition for time. In the petition of adjournment the said General Secretary of the Union made it clear that no further adjournment would be sought for. In the circumstances the prayer was allowed and the case was fixed for hearing on 25th July 1962. On that date while the employer is present with witnesses, the workmen of the Union fail to turn up and take any step and I waited for the Union up to 2-20 p.m. It appears that the Union is not earnest to proceed with the dispute. As a result I pass a "no dispute" award.

K. K. MITRA, Judge, Fourth Industrial Tribunal.

The 25th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3494-I.R./IR/11L-447/60.—3rd August 1962.
—Whereas under the Government of West Bengal, Labour Department, order No. 5310-I.R./IR/11L-447/60, dated the 24th October 1960, the industrial dispute between Messrs. William Jacks & Co. Ltd., 16 Netaji Subhas Road, Calcutta-1, and their workmen represented by Jacks Employees' Union, 16 Netaji Subhas Road, Calcutta-1, regarding the issues mentioned in the said order being matters specified in the second and the third schedules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fifth Industrial Tribunal:

And whereas the said Fifth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### ANNEXURE

In the matter of an industrial dispute between Messrs. William Jacks & Co. Ltd., 16 Netaji Subhas Road, Calcutta-1, and their workmen represented by Jacks Employees' Union, 16 Netaji Subhas Road, Calcutta-1 (Case No. VIII-555/60).

# BEFORE THE FIFTH INDUSTRIAL TRIBUNA WEST BENGAL

### Present:

Shri N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal.

### Appearances:

For the Company: Shri K. B. Bose, Counsel at Shri N. Das Gupta, Advocate.

For the Union: Shri Arun Dutta, Advocate, a Shri Patit Paban Pathak.

The Government of West Bengal by its Labo Department, order No. 5310-I.R./IR/11L-447/6 dated the 24th October 1960, referred to this Tribun an industrial dispute between Messrs. William Jack & Co. Ltd., 16 Netaji Subhas Road, Calcutta-1 (her after referred to as the Company), and their workmerepresented by Jacks Employees' Union, 16 Neta Subhas Road, Calcutta-1 (hereafter referred to as the Union), for adjudication under section 10 of the Industrial Disputes Act.

The following issues have been referred to th Tribunal for adjudication in this case:—

- (1) Revision of provident fund contribution.
- (2) Free tiffin or allowance in lieu.
- (3) Overtime allowance of the drivers.
- (4) Car cleaning allowance.
- (5) Medical expenses.
- (6) Increment of nineteen employees as per lis attached.
- (7) Fixation of the clerks in the grades create in March 1958.

The attached list as mentioned in issue No. 6 run as follows:—

- 1. Shri S. R. Bhattacharjee.
- 2. Shri N. N. Chatterjee.
- 3. Shri D. K. Chowdhury.
- 4. Shri N. Sen.
- 5. Shri J. K. Dutta.
- 6. Shri R. B. Majumdar.
- 7. Shri B. N. Chatterjee.
- 8. Shri G. N. Sen.
- 9. Shri T. K. Mukherjee.
- 10. Shri D. L. Roy.
- 11. Shri A. C. Bose.
- 12. Shri N. K. Pathak.
- 13. Shri H. K. Pandit.
- 14. Shri S. D. Saha.
- 15. Shri S. Chakrabarty.
- 16. Shri B. Kanjilal.
- 17. Shri D. R. Sen.
- 18. Shri S. K. Chatterjee.
- 19. Shri C. S. Sircar.

### AWARD

After service of usual notices, both the parties entered appearance and filed their respective written statements. During the pendncy of thes proceedings and before the case became ready for hearing, there was considerable fight betwen the two parties in espect of matters like discovery, inspection, interropations, etc., and there were several hearings and orders in respect of these matters. Lately, the hearing of the issues on merit was also taken up, and ontinued for several days. Scores of documents have seen proved or admitted and marked exhibits on ither side. Seven witnesses have already been xamined on the side of the workmen and the case is ending for further hearing. At this stage, the arties filed a joint petition of compromise after ettling their disputes amicably out of Court. I have one through the terms and conditions of compromise nd think that the terms are fair and reasonable and ence acceptable too. As the case is only part heard y now and as the parties have amicably settled heir disputes, no question of my adjudicating on lerit of the issues on independent consideration of vidences, any longer arises. So, I direct that the ompromise petition, read with the Memorandum of greement annexed to it be recorded, and an award e passed in terms thereof. The compromise etition along with the Memorandum of Agreement and Schedules thereof will form part of the award and it is marked as Annexure "A" to this award.

This is my award.

Dictated and corrected by me.

. B. CHAUDHURI, Judge.

N. B. CHAUDHURI,

Judge, Fifth Industrial Tribunal.

he 21st July 1962.

### Annexure A

EFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

the matter of an industrial dispute

between

lessrs. William Jacks & Co. Ltd.

and

aeir workmen represented by Jacks Employees' Union.

# Petition of compromise

The humble petition of the Company and the Union amed above—

lost respectfully sheweth:

That the Company and the Union have settled the spute under reference and other disputes in terms the agreement enclosed herewith.

It is therefore humbly prayed that the Tribunal will pleased to pass an award forming the agreement id terms thereof as the part of the award.

And for this act of kindness, your petitioners as duty bound, shall ever pray.

Illegible, r the Company.

Patit Paban Pathak, for the Union. 17-7-62.

# MEMORANDUM OF AGREEMENT, 1962

- Between the Director and General Manager and Representatives of the Jacks Employees' Union at Calcutta in respect of the Union's Charter of Demands, dated 19th March 1959, referred to the Fifth Industrial Tribunal for adjudication on 24th October 1960.
- 1. The Charter of Demand, dated 19th March 1959, submitted by the Jacks Employees' Union, was enquired into by Shri S. C. Mukherjee, Assistant Secretary to the Government of West Bengal, who referred the following issues to the Fifth Industrial Tribunal for adjudication:—

### Issues

- 1. Revision of provident fund and contributions.
- 2. Free tiffin or allowance in lieu.
- 3. Overtime allowance of the drivers.
- 4. Car cleaning allowance.
- 5. Medical expenses.
- Increments of 19 employees as per list attached.
- Fixation of the clerks in the grades created in March 1958.
  - (The numbers of demand indicating the relevant Demand No. in the original Charter of Demands are also shown against each issue under consideration.)

# Issue No. 1-Provident Fund (Demand 1)

It is agreed that the issue will now be settled in the background of the Provident Fund Act and, therefore, it is not an issue under dispute.

# Issue No. 2-Tiffin Allowance (Demand 2)

The demand has been withdrawn by the Union.

# Issue No. 3—Overtime Allowance for Drivers (Demand 4)

The Union has agreed that-

- (a) Drivers will be paid at the rate of 65 nP. per hour for any period of duty in excess of 11½ hours in any 24 hours. Maximum payment of overtime admissible in any 24 hours will be Rs. 5 (The Director and General Manager's driver is excluded).
- (b) Drivers' duty period includes a break of one hour for meals and shall be 11½ hours in any 24 hours.

# Issue No. 4—Car cleaning allowance for drivers (Demand 6)

The Company has agreed to increase the amount from Rs. 5 to Rs. 10 per month. The car cleaning by a driver shall be considered as a part of the job of a driver.

### Issue No. 5-Medical expenses (Demand 9)

The demand has been withdrawn by the Union on the understanding that the Company Doctor will not be paid the sum of Rs. 1,200 per annum, from the present contribution towards Medical benefit fund.

# Issue No. 6—Increments of 19 employees as per attached list (Demand 13)

As regards Rs. 5 not originally given to the staff drawing a basic salary of Rs. 80 to Rs. 100 in 1958, the Company has agreed to allow this increment from January 1961 as per Schedule A. The Union has agreed to withdraw the Demand that this increment should have retrospective effect from 1958.

# Issue No. 7—Fixation of the Clerks in the Grades created in March 1958 (Demand 14)

The Union has withdrawn this Demand in respect of upgrading six employees still left out from the original list.

(II) In respect of other Demands which were not referred to the Fifth Industrial Tribunal for adjudication by the Labour Department, Government of West Bengal, contained in the Union's Charter of Demands, dated 19th March 1959, which the Union had submitted to the Labour Commissioner, Government of West Bengal, on 28th December 1960, the Company has given careful consideration and graciously agreed to Demand 4(a)—Overtime allowance for Bearers and Coolies, which were rejected by Shri S. C. Mukherjee, Assistant Secretary, Government of West Bengal.

# Demand 3—Acting Allowance

Not considered fit for intervention by Shri S. C. Mukherjee, Assistant Secretary, Government of West Bengal. The Demand is accordingly withdrawn by the Union.

# Demand 4—(a) Overtime allowance for bearers and coolies.

Regarding overtime allowance for bearers and coolies, it is found that the present rate is in conformity with what is paid in other similar Mercantile firms. So this does not call for any action. Though Shri S. C. Mukherjee, Assistant Secretary, Government of West Bengal, was of opinion that this Demand does not call for any action, the Company as a gesture of goodwill has agreed to increase the overtime allowance to bearers and coolies from 50 nP. to 60 nP. per hour.

## Demand 5-Night allowance

Withdrawn by Union.

# Demand 7—Weekly rest for watchmen

In view of the existing arrangement the demand is withdrawn by the Union.

# Demand 8-Uniforms

Withdrawn by the Union.

# Demand 10-Leave for journey allowance

Withdrawn by the Union.

### Demand 11-Drivers' Outstation allowance

The existing rate per day meets the expenses of board and lodging while on tour in distant places, appears to be adequate. Shri S. C. Mukherjee, Assistant Secretary, Government of West Bengal, was of opinion that this demand does not merit further intervention and accordingly the demand is withdrawn by the Union.

### Demand 12-Travelling allowance

As regards the Demand for Travelling allowan for some of the employees at Hide Road Office, the employees who were recruited for work at Hide Rocentre are not entitled to any travelling allowant which is allowed to the other employees who we transferred from the office at 16 Netaji Subhas Roa The Company, as a good gesture, has agreed to alle Rs. 10 to employees, as per schedule "B" who we transferred from Munshigange Godown to HidRoad.

This agreement will be in force for Five Yea from 1st August 1962.

For and on behalf of William Jacks & Co. Ltd.—

L. R. Patel.

Director and General Manager.

For and on behalf of Jack Employees' Union-

> A. Roy, President.

S. R. Sen, Secretary.

Calcutta, the 17th July 1962. SCHEDULE A

Issue No. 6 (Demand 13)

# List of Workmen

- (1) Shri S. R. Bhattacharjee.
- (2) Shri N. N. Chatterjee.
- (3) Shri D. K. Chowdhury.
- (4) Shri N. Sen.
- (5) Shri J. K. Dutta.
- (6) Shri R. B. Mazumdar.
- (7) Shri B. N. Chatterjee.
- (8) Shri G. N. Sen.
- (9) Shri T. K. Mukherjee.
- (10) Shri D. L. Roy.
- (11) Shri A. C. Bose.
- (12) Shri N. K. Pathak.
- (13) Shri H. K. Pandit.
- (14) Shri S. D. Saha.
- (15) Shri S. Chakraborty.
- (16) Shri B. Kanjilal.
- (17) Shri S. K. Chatterjee.
- (18) Shri D. R. Sen.
- (19) Shri C. S. Sircar.

### SCHEDULE B

(Demand 12)

List of persons transferred from Munshigunge to Hide Road.

Shri C. L. Sen.

Shri T. N. Dutta.

Shri K. Dutta.

Shri G. N. Tagore.

Shri N. G. Achariya.

Shri A. B. Chakravorty.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

### **ORDERS**

No. 3271-I.R./IR/4Ł-68/60.—18th July 1962.—hereas under the Government of West Bengal, our Department, order No. 4627-I.R./IR/4L-68/dated the 30th August 1960, the industrial dispute ween Shri Kartick Chandra Dey, owner of Bus 387, Tamluk, Midnapore, and his workmen resented by Tamluk Motor Workers' Union, rluk, Midnapore, regarding the issue mentioned the said order being a matter specified in the ond schedule to the Industrial Disputes Act, 1947 V of 1947), was referred for adjudication to the ond Industrial Tribunal

nd whereas the said Second Industrial Tribunal submitted to the State Government its award on said industrial dispute;

low, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

### **ANNEXURE**

the matter of an industrial dispute between Shri Kartick Chandra Dey, owner of Bus No. 387, Tamluk, Midnapore, and his workmen represented by Tamluk Motor Workers' Union, Tamluk, Midnapore, referred under G.O. No. 4627-I.R./IR/4L-68/60, dated the 30th August 1960. (Case No. VIII/495/60.)

BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri P. C. PAL, Judge.

# Appearances:

ent for the Company: Shri S. K. Bhattacharjee and Shri A. K. Sarkar.

ent for the Union: Shri M. M. Saha.

### **AWARD**

his is a reference under section 10 of the astrial Disputes Act of 1947 by the Government West Bengal, Labour Department, order 4627-I.R./IR/4L-68/60, dated 30th August 1960, adjudication upon the following issue:

### Issue

l. Whether the refusal of employment to Shri Probodh Chandra Jana is justified? To what relief, if any, is he entitled?

The case of the Union which represents the workaconcerned is briefly this: Shri Kartick Chandra is the owner of two buses numbers WGB387 1 1056. The workman under him has to depend his whims and caprices. Shri Probodh Chandra a, the concerned workman, was appointed by the sowner, Shri K. C. Dey, in 1954, since when he sworking continuously with honesty and sgrity. This worker became an active member of Union much to the dislike of the bus owner, who reatened him with dismissal and started hatching has to victimise the workman, who was the feutive member of the Union. The bus owner imsically terminated the worker's services on 13th tober 1959. There was a conciliation proceeding at that affair and on 28th October 1959 an agree-

ment was reached to reinstate the said worker for three months as an experimental measure, in order to give him a last chance to improve his efficiency and conduct. Though the worker was not guilty of any offence and possessed a clean record of service, the agreement was accepted by the Union at the request of the Conciliation Officer. But the bus owner did not keep his words as agreed upon and employed the worker to do garage duty, though his original duty was that of a conductor. This act of the owner of the bus was nothing but refusal of the owner of the bus was nothing out refusal or reinstatement in an indirect way with effect from 1st November 1959. To maintain peace and harmony, and as a gesture of goodwill, the Union asked the worker to resume such duty but on asked the worker to resume such duty but on protest. But the worker was not paid his wages for the forced period from 13th October 1959. The Union challenged the unfair labour practice and mala fide action of the bus owner and recorded its protest to the Conciliation Officer on 3rd November 1950. 1959. The worker did his duty sincerely, honestly and efficiently for three months from 1st November 1959 and there was no complaint against him during that period. The bus owner had suddenly on 1st February 1960 refused employment or terminated the service of the said worker without any charge-sheet and without paying his wages for those three months on the plea that according to the agreement the owner was to give work to the worker for three months only. The worker reported the matter to the Union on 3rd February 1960 and the representative of the Union met with the owner more than once and requested him to allow Shri Jana (worker) to resume his duties, but in vain. Then the Union reported the matter to the Conciliation Officer of Howrah on 7th March 1960. The said officer by his letter, dated 19th April 1960, informed the bus owner that he misinterpreted the terms of agreement and directed him to let the officer know as to the reason of termination of the service of the worker and the terms under which the worker was reinstated. The bus owner gave a very vague reply without touching upon the relevant point. Several conciliation meetings followed but without any effect. Hence this reference. The Union prays for reinstatement of the concerned workman with continuity of service and payment of arrears of wages and all back wages for the forced period of unemployment.

The substance of the averments in the written statement of the bus owner is briefly this: order of reference is incompetent in law and the dispute in question is not an industrial dispute. It is not true that the bus owner disliked the formation of the Union and ever acted in any way to victimise his workers as alleged by the Union. The workman concerned was engaged as a conductor of the owner's buses on a contractual daily rated basis, and that too he did for a short period with occasional breaks. This workman was repeatedly warned previously for negligence of duty, rough behaviour, disorderly conduct and irregular attendance. The bus owner's interest and the interest of the travelling public was due to this worker's inefficiency many at a stake times and the repeated cautions failed to mend his habits and improve his efficiency. The owner of the bus had no other way but to terminate the service of the workman on 13th October 1959 for the sake of public interest after observing due formalities. The bus owner spoke of these matters during the conciliation proceeding. The Conciliation Officer requested the opposite party to give the worker three months' time as a last chance to rectify his

•conduct and efficiency. Accordingly, the bus owner employed the worker without any loss of emoluments and gave him three months' time to improve efficiency and rectify his conduct with effect from 1st November 1959. But the worker failed to improve his conduct and make himself worthy for the service in question during the course of three months aloresaid. Finding no other alternative, the bus owner terminated the service of the worker as he did not find any reason to keep such inefficient hand whose conduct was incorrigible. He had also duly intimated this fact to the Conciliation Officer, both verbally and in writing. The Union Secretary was informed of the conduct of the worker during the experimental period of three months. The action of the bus owner in terminating the service of the workman concerned was bona fide and strictly in terms of the tripartite settlement, there being no other alternative, which was all the time communicated to the Conciliation Officer. In view of the facts and circumstances, therefore, the worker concerned is not entitled to any relief whatever.

As regards the legal objection raised on behalf of the bus owner, it is stated in paragraph 1 of his written statement that the Government order of reference is incompetent in law and/or in fact and the dispute in question is not an industrial dispute. At the time of hearing of the case and argument Shri Bhattacharjee, on behalf of the bus owner, did not raise any point that the dispute in question was not an industrial dispute. That aspect of the objection as per written statement was obviously given a go-by. What Shri Bhattacharjee actually argued before me is in relation to the competency of the order of reference in respect of the nature of the issue framed. Let me discuss this point in some details and see whether and how far the contention of Shri Bhattacharjee is tenable.

From the admitted facts, it would appear that the service of Shri Probodh Jana, the concerned workman, was terminated with effect from 1st of February 1960, after he was retaken into service by Shri Kartick Dey, the bus owner, with effect from 1st November 1959. That termination of service may well be taken as dismissal of the workman. The issue framed in this case is whether "refusal of employment of Shri Probodh Jana" is justified. The argument of Shri Bhattacharjee is that in the above circumstances, this particular issue, as it is, is misconceived because the facts, disclosed and admitted, do not indicate "refusal of employment", though the same may indicate "dismissal or termina-tion of service." It is said by Shri Saha on behalf of the Union that the terms "refusal of employment" includes discharge, dismissal and termination of service. According to his view, refusal by the employer to continue to employ would include cases where the employer terminates services, by discharge or dismissal, etc., inasmuch as discharge or dismissal etc. would also mean refusal of further employment to the employee concerned.. There appears to be force in this contention of Shri Saha. Refusal of employment is a wider term which, in my view, ought to include termination of service by discharge or dismissal, etc. That being so, the argument advanced by Shri Bhattacharjee must necessarily lack in substance although the word dismissal or termination of service has not been mentioned specifically in the issue in this case, these are necessarily implied or included in the terms "refusal of employment" as mentioned in the issue in this There does not seem to be even any technical

defect in the framing of the present issue. H the contention of Shri Bhattacharjee is untenable rejected.

I now proceed to deal with the matter on me Admittedly, the worker Shri Jana was original conductor in a bus under the owner, Shri Kar Dey. From the written statement of the Union the evidence adduced on its side, as well as from written statement of the bus owner, it appears to an admitted fact that Shri Jana, the worker, first dismissed from service on 13th October In spite of the bus owner's written statement to effect, the owner tried to make a variation in deposition before me by saying that the workingly remained absent from duty from the night 12th October 1959. This was neither put to worker when he was examined before this Tribu nor is it the case of the bus owner as per his converted witten statement. I do not understand why the owner fought shy in trying to suppress this in during his examination before this Tribunal.

The further admitted fact is that after Shri Iai dismissal on 13th October 1959, there were seve conciliation proceedings and ultimately it was agr that Shri Jana, the conductor, would be reinsta for three months as an experimental measure order to give a last chance to improve his efficien and conduct. It is also undisputed that since 1st November 1959 Shri Jana was retaken into serv but was given duty not as a conductor but in garage. From the written statement and the evider on the side of the Union, it appears that Shri Ja resumed his work even in the garage on prot from 1st November 1959. In the written stateme of the bus owner it is stated that the duty, giv to Shri Jana after he was retaken, was in terms agreement. But it is not the correct picture at Shri Jana's original duty was as a conductor. T word "reinstatement" in the agreement wot certainly mean resumption of duty in the origin line, that is, as a bus conductor. The agreement do not say that Shri Jana could be given any duty of the choice of the bus events. according to the choice of the bus owner. He w to be "reinstated", that is to be given the old jo as the conductor of the bus, not in any other was But still it appears the owner gave the job in the garage without caring for employing the worker conductor as before. According to the Union's case disclosed from evidence, there was practically a garage in the true sense of the term. It is the garage in the true sense of the term. It is it evidence on Union's side that the bus owner use to make the remark that the employment in the garage was the punishment for Shri Jana's remaining in the Union. Shri Jana (P.W. 2) has deposed the the owner used to threaten and intimidate him so his being a member of the Union. This evidence remains unchallenged. From this it seems that th bus owner had some mala fide intention in his actio to punish or harass Shri Jana in some way or other on being compelled under the agreement to reinstal the worker into his service. It further seems that the owner was reluctant in taking in Shri Jana int service after he was dismissed for the first time of or about 13th October 1959 and was entertaining some idea of fulfiling his desire by harassing the employee. It was the fundamental error in no reinstating Shri Jana into former job as conductory the owner tries to make out the case that Shy Jana was dismissed or his services were dispersite from 1st of February 1960 as he faile improve in his conduct and efficiency. The term of the agreement that Shri Jana was given

ist chance during the course of three months from it November 1959 to improve his conduct and ficiency clearly indicates that it must have been to job in the former line, namely, as the conductor bus, otherwise there could have been no occasion scope for him to show his mettle for improving induct and efficiency. It is no use saying that he ould be able to improve his works by doing duty a garage. According to the Union and the ridence adduced on its side, there is no garage as ich the buses being kept in an open space. This admitted by the bus owner himself. One Sachimadan Jana has been examined as the bus owner's itness but this Sachinandan (O.P.W. 2) over-rides in master by saying that there is a regular alled-up garage with particular dimension in the ill area about a mile away from the house of the is owner and also from the office of the bus sociation. But the evidence of bus owner himself that the buses are kept in an open space in the ord of the association. In view of these facts, therefore, the said Sachinandan cuts a very sorry figure at an employee under the bus owner has practically duty to perform by remaining idle in an open suspicion is indicated about the mentality of the bus owner, namely, the idea of harassing the imployee after the expiry of the experimental period three months.

In evidence on the side of the bus owner it is said at even during the period of three months of trial. ri Jana was irregular in attendance, sometimes mained absent without previous intimation. But attendance register in support of this allegation been produced. The bus owner says that he es not keep any separate attendance register. He mits that there is no record except this verbal stimony to show that Shri Jana was irregular in tendance and used to leave duty and remained sent without intimation to him. The owner says at he wrote to the Labour Officer about the conduct d unsatisfactory work of Shri Jana during the three onths. But no correspondence is forthcoming in pport of this story of keeping the Labour Officer formed of the progress of Shri Jana's work during a trial period of three months. That the bus mer was predetermined not to retake Shri Jana into rvice after the said period of three months is ident from the owner's further statement that he ormed Shri Jana in writing on 18th January 1960 out the termination of his service. That would ow that the owner decided that matter even before ow that the owner decided that matter even before expiry of the said period. He tried to correct esaid statement by saying that he wrote on the id date (18th January 1960) that Shri Jana would the kept in service since 1st February 1960. This is does not alter the position in the least. Such my also finds no mention in the bus owner's iten statement. In paragraph 9 of the written tement he stated that all the time the owner de communication with the Conciliation Officer. is cannot be believed in the circumstances of the and in the absence of any correspondence on

From all that has been discused above, I come to conclusion that the giving of the job to Shri Jana in 1st November 1959 for a period of three months purpose of garage duty was entirely wrong on part of the bus owner and is very much gestive of his mala fide intention, that there is

nothing convincing to show that the complaint made by the bus owner in his written statement against Shri Jana is entirely baseless, that proper chance was not given to Shri Jana for showing his credit and improving his work as bus conductor, that the termination of Shri Jana's service from 1st February 1960 without any charge-sheet and the enquiry was absolutely unjust, that the action taken by the employer against Shri Jana may well be taken in a wider sense to be refusal for employment. So, the workman concerned is entitled to get relief of being properly reinstated in the former job as a bus conductor and to get usual wages from 1st of February 1960 till his reinstatement.

There is another prayer of the Union that Shri Jana was not paid his wages even for the trial period of three months from 1st of November 1959 till the end of January 1960. The evidence of the worker (P.W. 2) and the Union Secretary (P.W. 1) is that when demands for payment of these wages were made, the owner expressed that the Government would make the payments. This is denied by the bus owner who, along with his employee (O.P.W. 2), says that the wages of that period were duly paid every month. This plea of the bus owner and his witness is entirely unreliable. No receipt of paywitness is entirely unreliable. No receipt of payment appears to have been taken from the employee concerned. According to O.P.W. 2, Shri Jana was paid at Rs. 90 by the malick as wages during the said three months. In cross-examination he says that he saw the malick paying Rs. 90 to Shri Jana every month during the three months mentioned above, the wages of November to January being paid on 18th January 1960. It is absurd to think in a case like this that the malick like O.P.W. 1, Shri Kartick Chandra Dey, would make some advance payments on 18th January 1960 in regard to the month of January 1960. It is not even the case of the malick himself that the wages for three months were paid at a time on 18th January 1960. What is more is that no specific case of actual payment of wages of those three months has been made out even in the malick's written statement. For all these reasons, therefore, I reject the malick's plea of payment and hold that wages due to Shri Jana from November 1959 till the end of January 1960 have still remained unpaid and these wages are recoverable by the worker concerned from the bus owner. In the result I direct the bus owner Shri Kartick Chandra Dey to reinstate the worker concerned, Shri Probodh Chandra Jana, to his former job as a bus conductor under him with continuity of his service, and to make payment of arrears of pay from 1st November 1959 to 31st January 1960, as well as to pay all back wages for the forced period of unemployment from 1st February 1960, within one month from the date of publication of this award in the "Calcutta Gazette".

An award is passed accordingly.

Taken at my dictation and corrected by me.

P. C. PAL,

Judge.

7-7-62.

P. C. PAL, Judge, Second Industrial Tribanal. The 7th July 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

### **ORDERS**

No. 3399-I.R./IR/11L-219/61.—27th July 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 2960-I.R./IR/11L-219/61, dated the 7th June 1961, the industrial dispute between Messrs. Bangabasi Cinema, 1 and 2 Nityadhan Mukherjee Road, Howrah, and their workmen represented by the Bengal Motion Picture Employees' Union, 12/13 Cowes Ghat Road, Sibpur, Howrah, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fourth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### ANNEXURE

In the matter of an industrial dispute existing between Messrs. Bangabasi Cinema, 1 and 2 Nityadhan Mukherjee Road, Howrah, and their workmen represented by the Bengal Motion Picture Employees' Union, 12/13 Cowes Ghar Road, Sibpur, Howrah. (Government order No. 2960-I.R./IR/11L-219/61, dated 7th June 1961.) (Case No. VIII-209/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri N. Gupta, Counsel. For the Company: Shri P. R. Mukherjee.

An industrial dispute between Messrs. Bangabasi Ginema, 1 and 2 Nityadhan Mukherjee Road, Howrah, and their workmen represented by the Bengal Motion Picture Employees' Union, 12/13 Cowes Ghat Road, Sibpur, Howrah, over the following issue, has been referred to this Tribunal for adjudication, by the Government of West Bengal, Labour Department, order No. 2960-I.R./IR/11L-219/61, dated the 7th June 1961:

### Issue

 Whether the dismissal of Shri Tarapada Koley is justified? To what relief, if any, is he entitled?

## **AWARD**

Upon receipt of the order of reference on 12th June 1961, notices were issued upon the parties for appearances and for filing written statements. The workmen represented by the Bengal Motion Picture Employees' Union (hereinafter referred to as the Union) filed the written statement on 29th November 1961. It is alleged by the Union that Shri Tarapada Koley was a licensed Electrician in the Bangabasi Cinema. He was not being paid wages of a licensed Electrician and for that the Union had been pressing the demand for increase in wages of Shri Koley. For such demand on the part of Shri Koley, through the Union, the Management had been displeased

with him who had been on the look-out of a pi to victimse the workman. In that situation a Company, on account of an accident in the Generating Room on 4th December 1960, chart sheeted him and terminated his service even thou Shri Koley had no responsibility for the accide He was dismissed on the basis of a fabricated stament about the electrical wiring system in the Cinema House of an outside Electrical Supervisor.

Messrs. Bangabasi Cinema (hereinafter referred as the Company) then filed the written statement (10th January 1962. It is stated that Shri Koley the sole Electrician was in charge of prop maintenance and upkeep of the electric installation of the Cinema House. A fire broke out in the Cinema House on the 4th December 1960 and it was found that the same was due to his gross negligent and long inattention. The Management after holding the proper enquiry into the matter giving for opportunities to Shri Koley for defence found the charge of misconduct established and dismissed the workman, thus found guilty.

At the time of hearing the Union examined Sh Tarapada Koley, the workman concerned in th dispute. On the side of the Company Shri Sudh Dey, the Assistant Manager who held the deparmental enquiry, and Shri R. K. Banerjee, an Electron Expert, had been examined. Besides, the partie filed some documents which are marked as exhibits

After the conclusion of the evidence the learner representatives of both the parties advance arguments in support of their respective contentions

The simple question here is whether the dismissa of Shri Koley was justified. It appears from the evidence of Shri Koley that he was working as a Electrician in this Cinema House from 9th December 1955. Admittedly there was only one Electrician in this concern and that was Shri Koley. Apparently he was in charge of maintenance and upkeep of electrical installations in the Cinema House and he was do do the processary repairs and replayment of the processary repairs and replayment. electrical installations in the Cinema House and he used to do the necessary repairs and replacement of the same as and when necessary. Evidently nobody other than Shri Koley had any duty in the matter of maintenance and upkeep of the electrical installations used in the show house. There is no controversy on the point that a fire broke out in the generating room of the Cinema House on 4th December 1960 when the evening show in the House December 1960 when the evening show in the House was going on. It appears from the evidence that such fire broke out twice at short intervals during the evening show on that day and the Company had to call the Fire Brigade to take action. Shri Koley in his deposition stated that when the first fire broke out he with the assistance of other workers controlled the same with the help of fire extinguisher. He also admitted that fire broke out twice and on both the occasions Fire Brigade had been called. His evidence however, is that fire had been controlled with the help of Fire Brigade people who just came to the spot after fire had been already controlled and the had not much to do for the same. Apparently, such fire could not normally break out unless there was some defect in the maintenance and upkeep of the electrical installations in the Cinema House. Management requisitioned the services of a reputed electrical firm to make an investigation to find out the cause of the fire, so that precautions for future guidance could be taken. The Company according had the electrical installations tested by Shri R. R. Banerjee, the proprietor of Messrs. Adloc & Co., firm of Engineers and Contractors, on 5th December 1960. 1960. He submitted a report after examination and

his report he mentioned all the defects as he found. le stated that the Electrician-in-charge ought to have poked to the defects as pointed out by him in ic report and that he should have done proper gecking and that he should have paid greater paid ttention for proper maintenance. His clear opinion that successive fire bursting of switches, etc., within very short time is not an accidental incident but 1at it occurred as a result of continued negligence id inattention. The report, Ext. E, clearly shows oss negligence and carelessness on the part of the rson entrusted with the duty of proper maintenance id upkeep of electrical installations. It was only ter receipt of the report from the expert that the nployer charge-sheeted Shri Koley on ecember 1960 directing him to explain within three is as to why he should not be properly dealt with such wilful, culpable and criminal negligence ide Ext. C). In the explanation submitted by Shri oley, it was stated that such accident might have curred for use of high voltage of electricity. It as also stated that workers themselves had tinguished the fire and the Fire Brigade was called anccessarily. It was further mentioned in the planation that the authority had been keeping planation that the authority had been keeping orden case-wiring in the Power Room and that he prehended that any time such accident might occur ien in future.

At the time of hearing Shri Koley wanted to say at it was not his duty to look after the permanent ies connected with the main switch as this was the ty of the Electrical Supervisor. Virtually he mted to say that the employer should have ployed an Electrical Supervisor above the post of ectrician. I do not find sufficient evidence that the orkman concerned had ever complained to the anagement that an Electrical Supervisor should be pointed above him otherwise he could not do the of an Electrician-in-charge responsible for safearding the electrical installations in the Cinema buse in the maintenance and upkeeping of the same. P.W. 1, Shri Dey, the Assistant Manager, stated at the authority supplied Shri Koley all electrical ods according to his requisition. Again, it seems it Shri Koley wants to make out a new case that fire broke out on account of wooden case used wiring in the Cinema House and for that he made mplaints for replacements of the same. There is thing to show that he wanted replacement of the oden casings. Admittedly, a departmental quiry was held by the Company on 9th January 61. Exhibit B is the enquiry proceedings. At enquiry proceedings the Manager, Shri Ganguly, described head hear avanised. Shri Kolovi d Shri Banerjee, had been examined. Shri Koley mitted before me that he cross-examined thesses and the statement of witnesses had been rectly recorded. Shri Banerjee in the depart-ntal enquiry stated that he carried on examination presence of Shri Koley and explained the defects the lines and that he further explained to him the ises for which the fire broke out. It is alleged by Union in the written statement that the outside etrical Supervisor, Shri Banerjee, was the Comhis man and that his evidence is not reliable. No challegation was made when Shri Banerjee was mined. It may as well be noted that Shri nerjee, the Electrical Engineer, who submitted the ort, is the Examiner and Paper Setter of Electrical ense Board, Government of West Bengal, and turer, Calcutta Technical School. Clearly he is espectable witness holding respectable position as Electrical Engineer. The clear opinion of Shri

Banerjee was that fire could not have broken out unless there was gross negligence on the part of the person in charge of maintenance of the electrical installations. I am satisfied that the departmental enquiry had been done with due adherance to the principle of natural justice and it was quite possible on the part of the Management to come to the conclusion on the basis of evidence on record at the departmental enquiry that a charge of misconduct in the nature of culpable negligence on the part of Shri Koley had been established.

It is now a well settled principle of law that in case of dismissal of a workman on account of misconduct, the Tribunal does not act as a court of appeal and its function to interfere with the decision of Management is not unlimited. The Tribunal should interfere (i) when there is want of good faith, (ii) when there is victimisation or unfair labour practice, (iii) when the Management has been guilty of basic error or violation of a principle of natural justice and (iv) when on the materials on record of the enquiry the finding is completely baseless or perverse. It is abundantly clear that in the departmental enquiry starting from the charge-sheet till its conclusion there was no basic error or violation of principle of natural justice. I cannot as well say that the finding was either baseless or perverse. There is no reason to think that the fire broke out as a result of pure accident over which there could be no control.

It had been contended by the Union that this workman had been demanding higher wages as applicable to any Electrician and, therefore, the Company was displeased with him. It appears in the contract form of appointment, dated 28th September 1957, signed between the parties about two years after the appointment of Shri Koley that he was described as a Helper of Electrician (vide Ext. A). Shri Koley stated that though described as a Helper, he was the Electrician from the very date of his appointment in this Company and that he had been functioning as such. It however appears that Shri Koley obtained a proper license as Electrician from the Government on 24th January 1958 (vide Ext. 2).

Now it appears that there was a dispute between this employer and the workman represented by the Union which was referred to the Third Tribunal and one of the issues involved in this dispute was whether Shri Koley was entitled to get the grade and scale of pay of Electrician. That dispute ended in a compromise award and the petition of compromise, Ext. 1, was filed on 18th January 1961. One of the terms of the compromise was that Shri Koley would get the grade and scale of pay applicable to Electricians working in Cinema Houses situated in suburbs and moffusils from 1st January 1960. The difference in wages as per award was offered to Shri Koley as evidenced by the letter, dated 22nd June 1961. It thus transpires that Shri Koley obtained license from the Government about three years after his appointment and that he thus became entitled to higher wages as Electrician of a Cinema House in suburbs and moffussils. Be that as it is, the Company obviously paid the higher wages as a result of compromise award. Naturally Shri Koley could demand higher wages only after he got the licence from the Government and not before that. It is difficult to think that the Company had any grudge against Shri Koley over that incident. A clear case of gross negligence and carelessness on the part of Shri Koley had been established in the departmental

enquiry. There is no direct connection as between this act of misconduct of Shri Koley with the dispute regarding higher wages. In these considerations I hold that there is no justification for the Tribunal to interfere with the decision of the Management in dismissing Shri Koley. The workman is thus found not entitled to get any relief.

This is the award.

### K. K. MITRA,

Judge, Fourth Industrial Tribunal.

The 19th July 1962.

By order of the Governor, S. C. MUKHERJEE,

Asst. Secy. to the Govt. of West Bengal.

No. 3519-I.R./IR/11L-406/60.—4th August 1962.—Whereas under the Government of West Bengal. Labour Department, order No. 1023-I.R./IR/11L-406/60, dated the 3rd March 1961, the industrial dispute between Messrs. Shree Gopal Trading Co., 8/1 Hara Dutta Chamaria Road, Howrah, and their workmen represented by West Bengal Confectionery and Food Products Mazdoor Union, 90 Lower Chitpur Road, Calcutta, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute between Messrs. Shree Gopal Trading Co., 8/1 Hara Dutta Chamaria Road, Howrah and their workmen represented by West Bengal Confectionery and Food Products Mazdoor Union, 90 Lower Chitpur Road, Calcutta. (Case No. VIII-91 of 1961.)

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

For the Union: Shri Lenin Roy, Advocate, instructed by Shri Sachida Nand Pandey, Secretary, West Bengal Confectionery and Food Products Mazdur Union.

For the Company: Shri T. K. Jagadeesh, Labour Adviser, West Bengal Dal Mills Owners' Association with Shri Atma Ram Agarwala.

### AWARD

By order No. 1023-I.R./IR/11L-406/60, dated the 3rd March 1961, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. Shree Gopal Trading Co., 8/1 Hara Dutta Chamaria Road, Howrah, and their workmen represented by West Bengal Confectionery and Food Products Mazdoor Union, 90 Lower Chitpur Road, Calcutta, regarding the matter specified in the schedule, to the Third Industrial

Tribunal, constituted under section 7A of Industrial Disputes Act, by notification No. 808-1 1R/3A-2/57, dated the 11th March 1957, adjudication.

### Issue

Whether the refusal of employment to the warmen for the period from 12th February 1 to 23rd March 1959 is justified? To warelief, if any, are the workmen entitled?

The reference relates to an industrial dispexisting between Messrs. Shree Gopal Trading 8/1 Hara Dutta Chamaria Road, Howrah (her after be referred to as the Company) and their women represented by West Bengal Confectionery Food Products Mazdur Union, 90 Lower Chit Road (hereinafter be referred to as the Union).

This reference was received from the Governm on 13th March 1961, and immediately therea notices were sent out for service upon the par who duly entered appearance but the Union did take proper steps in spite of appearance through Advocate. However later on, written statement claim was filed by the Union. The Company fi its written statement but the parties did not prod the documents in spite of opportunities given them. The case was then fixed for hearing and actually taken up when the parties asked for adjournment to settle up the dispute amical Opportunities were given for the purpose, which w profitably utilised by the parties in effecting amicable settlement of the dispute out of Court.

Both parties have filed a joint petition before t Tribunal to intimate that the dispute under reference has been amicably settled out of Court and as sufficient prayer is for a "no dispute" awa Considered the petition and heard the learn Advocates appearing for both the parties. It satisfied that the dispute in question is no longer existence. So, let there be a "no dispute" award prayed for by the parties. The joint petition of form a part of the award as an annexure.

This is my award.

Dictated and corrected by me.

J. N. MANDAL,

Judge.

JITENDRA NATH MANDAL, Judge, Third Industrial Tribunal.

The 26th July 1962.

### **ANNEXURE**

BEFORE THE THIRD INDUSTRIAL TRIBUNAL WEST BENGAL

In the matter of an Industrial Dispute under th Government Order of Reference No. 1023-I.R. IR/11L-406/60

### Between

Messrs. Shree Gopal Trading Co., 8/1 Hara Dutta Chamaria Road, Howrah

### And

Their workmen represented by West Benga Confectionery and Food Products Mazdur Union 90 Lower Chitpur Road, Calcutta-7.

The humble joint petition of the parties above named

Most respectfully sheweth:

1. That the matter under reference has bee amicably settled between the parties out of Court

That in view of the settlement, the parties do esire to proceed any further in the matter.

der these circumstances it is humbly prayed that Honour may kindly be pleased to pass a "No ite" award in the matter.

d for this act of kindness, your petitioners, duty bound, shall ever pray.

For the workmen:
Sachida Nand Pandey,
Secretary, West Bengal Confectionery
and Food Products Mazdur Union.
25-7-62.

Lenin Roy, Advocate for the Union.

ind on behalf of ree Gopal Trading Co. Atma Ram Agarwala. T. K. Jagadeesh, ur Adviser, West Bengal Mills Owners' Association. 26-7-62.

rah, dated the 26th July 1962.
I. N. MANDA

J. N. MANDAL, Judge, Third Industrial Tribunal. 26th July 1962.

> By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

3. 3398-I.R./IR/9L-43/60.—27th July 1962.—reas under the Government of West Bengal, our Department, order No. 35951.R./IR/9L-43/lated the 18th July 1960, the industrial dispute teen Messrs. Bhatpara Tea Estate, P.O. Kalchini, dict Jalpaiguri, and their workmen represented by Tea Garden Indian Employees' Association, P.O. thini, district Jalpaiguri, regarding the issue attorned in the said order being a matter specified the second schedule to the Industrial Disputes Act, (XIV of 1947), was referred for adjudication to Sixth Industrial Tribunal;

nd whereas the said Sixth Industrial Tribunal submitted to the State Government its award on said industrial dispute;

low, therefore, in pursuance of the provisions of ton 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

### **ANNEXURE**

the matter of an industrial dispute between Messrs. Bhatpara Tea Estate, P.O. Kalchini, district Jalpaiguri, and their workmen represented by the Tea Garden Indian Employees' Association, P.O. Kalchini, district Jalpaiguri, (Case No. 181/60.)

FORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

Present:
Shri P. M. LAHIRI, Judge.
Appearances:

r the Company: Shri B. P. Srivastava.

The Union: Shri P. K. Sanyal, Advocate, Shri T. P. Chatterjee, Advocate with Shri J. N. Mitra, President of the Union.

### AWARD

The Government of West Bengal, Labour Departat, by Order No. 3595-I.R./IR/9L-43/60, dated

18th July 1960, referred under section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the abovementioned dispute for adjudication to this Tribunal.

### Issue

1. Whether the termination of employment of Shri Sailendra Nath Ghosh is justified? To what relief, if any, is he entitled?

This reference under section 10 of the Industrial Disputes Act was made at the instance of the workmen represented by Tea Garden Indian Employees' Association, Kalchini, district Jalpaiguri (hereinafter called the Union), relating to the termination of employment of daily clerk Shri Sailendra Nath Ghosh (hereinafter called Shri Ghosh) by the Management of the Bhatpara Tea Estate, Kalchini, district Jalpaiguri (hereinafter called the Company). The admitted facts are as follows:

On 19th January 1960 when bonus was being paid to the Tea Garden labourers at the weighment shed at Bhatpara Tea Estate "B" division, a crowd of unruly labourers forced its way into the shed and created a disturbance, in course of which the money that was lying on the pay table—being the unpaid bonus money—vanished. A check was made and it was found that a sum of Rs. 1,103.06 nP. was missing and was not accounted for by the daily clerk from the amount that was taken out of the safe for payment of bonus. Shri Ghosh, the workman under reference, was charge-sheeted on 24th February 1960 and he submitted his explanation on the day following. An the enquiry was held on 26th February 1960. At enquiry several witnesses were examined by the Company and Shri Ghosh admitted at the enquiry having picked up some amount of money from the pay table and he further stated that he had deposited the said amount in a tray in the Bhatpara "B" division office in presence of the garden Babu. After the enquiry the Personnel Officer, who had conducted the enquiry, submitted his report with his recommendation on 27th February 1960. The Manager on the same day wrote to Shri Ghosh telling him that he (the Manager) was prepared to accord Shri Ghosh an opportunity to get his case reprsented by an official of a registered Trade Union before he passed his orders in the case. The Manager considered the his orders in the case. The Manager considered the report and recommendation of the Personnel Officer and he dismissed Shri Ghosh on 1st March 1960.

The Union alleges that at the time when the bonus was being paid to the garden labourers on 19th February 1960 there was a great disturbance and the money lying on the pay table was looted by the unruly labourers, that Shri Ghosh picked up some amount of money which was lying scattered and deposited the same in the "B" division office of the Tea Estate in presence of the garden Babu, that after he had been interrogated about the incident he told the Manager and the police that whatever money he could pick up at the time of the disturbance was deposited by him in the tray in the office in presence of the garden Babu and that the rest of the money was looted by the unruly mob, that in spite of these facts the Company issued a charge-sheet to Shri Ghosh, held a perfunctory enquiry without giving Shri Ghosh any opportunity to defend himself and dismissed kim from service out of sheer vindictiveness and the finding arrived at by the Manager holding that Shri Ghosh was guilty of the offence was not based on evidence.

The Company alleges that when the bonus was being paid to the garden labourers there was a disturbance when a crowd of garden labourers forced its way into the shed in course of which the money lying on the pay table vanished. After a check was made it was found that a sum of Rs. 1,103.06 nP. was missing and was unaccounted for from the amount taken out of the safe for payment of bonus. When enquiries were being made after the police had been informed, certain persons gave out that Shri Ghosh had picked up a bundle of currency notes and passed on the same to his brother, a teacher of the "B" division garden school, who was standing near the dispensary. On the basis of this information Shri Ghosh was given a charge-sheet on 24th February 1960 to which he gave a reply on 25th February 1960. An enquiry was held on 26th February 1960 in An enquiry was held on 26th February 1960 in presence of Shri Ghosh who was given every opportunity to defend his case. He was asked to crossexamine the Company's witnesses and to examine his own witnesses. But Shri Ghosh did not cross-examine the Company's witnesses and did not examine any witness of his own. The prosecution witnesses having deposed to the effect that they had seen Shri Ghosh going away from the weighment shed with a bundle of currency notes and thrusting the same in the pocket of his elder brother's shirt, the Personnel Officer holding the enquiry found that the charge against Shri Ghosh had been proved and he therefore recommended his dismissal. The Manager then gave Shri Ghosh a further opportunity to have his case represented by any Trade Union official before the Manager's final orders. The Manager considered the report and recommendation of the enquiring officer, found Shri Ghosh guilty of picking up money lying on the pay table at the relevant time and not accounting for the same. The Manager therefore dismissed Shri Ghosh on 1st March 1960. The Company denies the allegation of the Union the Shri Charles and the shring the Union that Shri Ghosh was falsely charged or that no proper enquiry was made or that Shri Ghosh was denied opportunities to defend himself or that there was no proof of his guilt.

# Decision

It is admittedly a fact that on 19th February 1960 bonus was being paid to workers at the weighment shed at the Bhatpara Tea Estate "B" division in presence of the Manager, Mr. Gay, the Assistant Manager, Mr. Robertson, Shri R. Biswas, a clerk who was assisting Shri Ghosh in the matter of disbursement of bonus. Another clerk in charge of issuing ration slips whose name is Shri Kamal Kumar Chetri was also present at the weighment shed at the relevant time. It is also admitted that an unruly mob of garden labourers rushed forward by forcing its way into the shed and created a disturbance, that in the course of that disturbance the money lying on the pay table, i.e., the unpaid bonus money, vanished. It is also a fact that after a check having been made it was found that a sum of Rs. 1,103.06 nP. was missing and remained unaccounted for. In his statement before the enquiring officer and in his evidence before me Shri Ghosh stated that he did collect certain amount of money when the crowd forced its way towards the pay table, and he ran out towards the office and deposited the money that he could collect on a tray in presence of the garden Babu Shri T. P. Biswas. So, it is a fact that Shri Ghosh who was in charge of the money that was meant for disbursement of bonus did collect some amount of money upon which he could lay his hands on. Shri

Ghosh says that this sum of money he deposit the tray in the office in presence of the garden Shri T. P. Biswas. Shri T. P. Biswas gav evidence at the enquiry and also before me denies that Shri Ghosh deposited any money contains the formula of the state of the sta tray in the office or in his presence immediately the disturbance that took place in the weight shed or at any time. Shri Biswas (O.P.W. 2) that the tray was on the table and in his custoc he denies that Shri Ghosh ever deposited any ron the tray. He further says that Shri Ghosh r ed to him that all the currency notes which we the table had been looted. I have carefully dered the testimony of Shri T. P. Biswas and I c see anything to disbelieve him. This being the it is proved beyond any reasonable doubt that Ghosh must have misappropriated the money th had collected from the pay table at the time c disbursement in the weighment shed and did deposit the same nor account for the same to Company. O.P.W. 1 Mr. Gay deposed that in diately after the occurrence when certain amou money vanished from the pay table, he had no s cion that any of the employees in the office have taken any money for personal gain. At 8-30 or 9 p.m. on 19th February 1960 Mr. received a letter from one Shri Subba, a typist in Bhatpara Tea Estate. This letter (Ext. H) conta certain allegations against Shri Ghosh. In this | Shri Subba informed the Manager Mr. Gay that K. K. Chetri, the ration clerk, came and reporte him that he and some other persons had seen Shri Ghosh had passed on a bundle of 10currency notes to his brother Shri B. N. Ghost school teacher of the "B" division garden school. the basis of this letter, the Manager informed police and the police took up investigation arrested Shri Ghosh, and produced him before Magistrate. There was a criminal case against Ghosh, but he was acquitted as, according to Magistrate, the prosecution had failed to prove case beyond any reasonable doubt. Be that as it is the Company issued a charge-sheet to which Ghosh gave his reply. An enquiry was held and records of the enquiry proceedings (Ext. D) shapes of the enquiry proceedings (Ext. D) that Shri Ghosh was present throughout the enqu that the Company's witnesses were examined a Shri Ghosh declined cross-examination every ti he was asked by the enquiring officer to do so, being asked if he had any witness to examine he s that he had no witness. The evidence that was corded by the enquiring officer shows that the de sion arrived at was the only possible decision in facts and circumstances that were disclosed at lenguiry. I have no authority to give a differ finding on the basis of the evidence adduced at t enquiry unless the Union can prove or establish the it was a clear case of victimisation, that there w unfair labour practice, that there was want of go faith on the part of the Management, that the find was perverse or that there was basic error of fac There is absolutely nothing to show that it was case of victimisation. It is in evidence that SI Ghosh had never been charge-sheeted and had nev been punished for any misconduct during the cour of his service prior to this enquiry. There was 1 unfair labour practice as the procedure followed the matter was quite correct. There is no oth lobour practice that could be pointed out to me the Union that was unfair. It must be said in fairness to the Manager that even after such a lar sum of money had vanished from the pay table,

ad no suspicion against Shri Ghosh or against any ther clerk. He issued a charge-sheet to Shri Ghosh nly after he had been told by several persons that hey had seen Shri Ghosh handing over a bundle of 0-rupee currency notes to his brother who was tanding near the dispensary of the garden. So, it as only after this information that he issued a harge-sheet. At the enquiry held there was clear vidence of three of the witnesses that they had een Shri Ghosh leaving the weighment shed, going traight to his brother and making over a bundle of 0-rupee currency notes. The witnesses who had iven evidence in presence of Shri Ghosh as having seen Shri Ghosh thrusting currency notes in the hirt pocket of his brother were not cross-examined by the workman under reference. P.W. I who is the iccretary of the Union now comes before me to say hat he had seen Shri Ghosh depositing some money in the tray in the office in presence of the garden sabu. He was not examined by Shri Ghosh at the nquiry. I cannot place any reliance upon him as have already said that Shri T. P. Biswas denied aving seen Shri Ghosh depositing any money on the ray in the office. There was therefore no basic error of facts or any perverse finding arrived at by he enquiring officer. The attitude of the Management has throughout been fair, and there is not the lightest proof of any vindictiveness on the part of my of the clerks or officers of the Company.

The Union raises several points which I will deal me by one. The first point raised is that the charge s bad as "vague and unmeaning." It appears from he charge-sheet (Ext. A) that Shri Ghosh was charge-heeted for picking up some money lying on the pay able at the time of the disturbance. O.P.W. 1 Mr. lav savs that Shri Ghosh never accounted for the noney that was in his custody or that was picked up by him at the time of the disturbance. It could not expected that the Management should have issued charge-sheet in the language of the sections of the ndian Penal Code for theft, misappropriation or riminal breach of trust. In the charge-sheet the bare acts have been stated that Shri Ghosh had picked up lompany's money and he was therefore asked to xplain his conduct in not accounting for the same, do not consider the charge-sheet to be "vague or nmeaning."

Next, it was argued that Shri Ghosh was asked to o away and leave the place of enquiry after he had hade his statement and before the Company's witnesses were examined. It is sought to be established hat the enquiry was held in absence of Shri Ghosh, have already referred to the records of the proceedigs (Ext. D) and it appears from the records that hari Ghosh was present throughout the enquiry and hat he was asked to cross-examine the witnesses. J.P.W. 1 Mr. Gay and O.P.W. 2 Shri T. P. Biswas ay that Shri Ghosh was present throughout the nquiry. I do not see anything to hold that the lompany's witnesses gave evidence after Shri Ghosh ad been asked to leave the place of enquiry.

The third point taken by the Union is that the nquiry was perfunctory in view of the fact that hough the Manager informed Shri Ghosh that the nquiry would be held by him, the enquiry was, in act, held by the Personnel Officer. In my opinion, was the correct procedure adopted by the Management. The Manager was the final authority to punish

a person found guilty of misconduct and it is just and proper that the enquiry is held by an officer junior to him in rank whose report and recommendation was to be considered by the Manager to dispose of the matter finally.

The learned Advocate next argues that the evidence recorded by the Personnel Officer was not according to the statements made by the witnesses. There is absolutely no basis for making such an allegation as there is no material before me to accept this allegation as correct.

It is next argued that the enquiring officer has not been examined here. I do not think it necessary that the enquiring officer must be examined before the Tribunal unless the Union wanted him to be examined as its own witness. It is up to a party to decide as to which witness it would examine. There has been no difficulty in coming to a proper finding by this Tribunal in spite of the fact that the enquiring officer has not been examined. It is further argued by the learned Advocate for the Union that the dismissal was not based on the enquiry but on the personal knowledge of the Manager. This is obviously wrong. It is in evidence that the Manager had no personal knowledge if Shri Ghosh had taken away any money from the pay table or having made over any money to his brother. It is in evidence that he was informed after 8-30 p.m. on 19th February 1960 by the typist by a letter (Ext. H) that a certain number of persons had seen Shri Ghosh making over a bundle of currency notes to his brother. There is nothing on record to show that the enquiry was based on the persanal knowledge of the Manager.

The Manager was not a witness as he had no personal knowledge about the allegations that was sought to be proved by a number of witnesses.

The last point taken by the learned Advocate for the Union is that the ground of the dismissal was not the basis of the charge. I have already said that the charge-sheet contained the bare statements of facts. The dismissal was also based on the finding that the facts alleged in the charge-sheet were proved. I have already said that Shri Ghosh admitted having collected certain amount of money from the place of occurrence and that he had deposited the same on the tray in the office in presence of the garden Babu. But there is no proof that this deposit was made as Shri T. P. Biswas (O.P.W. 2) in whose presence Shri Ghosh was supposed to have deposited the money denied having seen Shri Ghosh depositing any money at all.

Considering all these facts and circumstances discussed above, I find that the termination of employment of Shri Ghosh is justified and that he is not entitled to any relief. This is my award.

Dictated and corrected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI, Judge, Sixth Industrial Tribunal.

The 19th July 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

No. 3816-I.R./IR/10L-108/62.—29th August 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 2946-I.R./IR/10L-108/61, dated the 7th June 1961, the industrial dispute between Messrs. Chaliha Rolling Mills (P) ttd. (Head Office 5 Mission Row, Calcutta-1), 13 Chanditala Lane, Tallygunge, Calcutta-40, and their workmen represented by Chaliha Rolling Mills Workers' Union, 51 Chittaranjan Avenue, Calcutta, regarding the Insues mentioned in the said order being matters specified in the second and the third schedules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

# **ANNEXURE**

In the matter of an indutrial dispute between Messrs.
Chaliha Rolling Mills (Private) Ltd. (Head Office
5 Mission Row, Calcutta-1), 13 Chanditala Lane,
Tollygunge, Calcutta-40, and their workmen
represented by Chaliha Rolling Mills Workers'
Union, 51 Chittaranjan Avenue, Calcutta-13
(Case No. VIII—210 of 1961).

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

For the Union: Shri Chandra Bahadur Rana, work-

For the Company: Shri S. K. Asthana of Engineering Association of India with Shri R. G. Bhardwaj, Manager.

### **AWARD**

By order No. 2946-I.R./IR/10L-108/61, dated the 7th June 1961, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. Chalina Rolling Mills (Private) Ltd. (Head Office 5 Mission Row, Calcutta-1), 13 Chanditala Lane, Tollygunge, Calcutta-40, and their workmen represented by Chalina Rolling Mills Workers' Union, 51 Chittaranjan Avenue, Calcutta-13, regarding the matters specified in the schedule, to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, 1947, by notification No. 808-1.R./IR/3A-2/57, dated the 11th March 1957, for adjudication.

### Issues

- (1) Permanency of 15 workmen as per list attached.
- (2) Bonus for 1960.
- (3) Is the dismissal of the following workmen justified? To what relief, if any, are they entitled?
- (a) Shri Chandra Bahadur, (b) Shri Madhai Koiri.

### LIST OF WORKMEN

- 1. Shri Amar Singh.
- 2. Shri Khartan Jayaswara.
- 3. Shri Mithai Jayaswara.
- 4. Shri Ghoram Jayaswara.
- 5. Shri Sowice.
- 6. Shri Esrajul Mian.
- 7. Shri Kushal Kishore.
- 8. Shri Nepal Jayaswara.
- 9. Shri Ramasray Chowdhury.
- 10. Shri Gathe.
- 11. Shri Motilal Joyswaree.
- 12. Shri Harihar Singh.
- 13. Shri Keshab Sarkar.
- 14. Shri Ram Nagina.
- 15. Shri Lal Bahadur Singh.

The reference relates to some industrial disputes existing between Messrs. Chaliha Rolling Mills (Private) Ltd. (hereinafter be referred to as the Company) and their workmen represented by Chaliha Rolling Mills Workers' Union (hereinafter be referred to as the Union).

The reference was received from the Government on 15th June 1961. As usual immediately thereafter notices were sent out for service upon the parties, who in pursuance thereof entered appearance but the Union asked for time to put in statement of claims. In the meantime a batch of workmen numbering 32 filed a petition authorising 3 Advocates and Assistant Secretary of U.T.U.C. to plead on their behalf. But none of them either accepted the authority or made appearance before this Tribunal on behalf of the workmen. On enquiry it was ascertained from the projections of the secretary of the projectors of the secretary of the secreta Labour Commissioner who is also the Registrar of Trade Unions, that the aforesaid Union did not submit the prescribed returns of office-bearers for the year 1961. One Shri Munish Chandra Roy purported to be the Secretary of the Union filed statement of claims on 12th February 1962. Since then the Union did not take any step whatsoever on the several dates fixed. The case was ultimately fixed on 10th August 1962 for hearing. Even on this hearing date the Union has not attended or taken any steps. No workman is also found present. Company is ready for hearing of the case. The Company files a petition for hearing on the preliminary objection raised in the written statement questioning the locus standi of the Union to represent the workmen in view of the fact that the said Union ccased to be a registered trade union with effect from 28th December 1961, in support of which Company has produced original letter No. 807T.U.R., dated the 19th March 1962, received by the Manager of the Company from the Registrar of Trade Unions, West Bengal.

Section 36(1)(a) of the Industrial Disputes Act, 1947, provides that "a workman who is a party to a dispute shall be entitled to be represented in any proceeding under this Act by an officer of a registered trade union, of which he is a member. \* \* \*" In this particular case it is abundantly clear from the above letter of the Registrar of Trade Unions that the Union ceased to be a registered trade union with effect from 28th December 1961. Therefore, it has no longer any legal status to represent the workmen

id as such it is incompetent to take up the cause of the workmen. The said Union filed written state-ent on behalf of the workmen on 12th February 162, i.e., at a time when it became incompetent or st its competence and legal authority to represent the workmen before a tribunal. Apart from that the mion does not come forward to proceed with the ise and does not show any cause for non-appearance. Similar sidence is also observed by the warkmen composed one Chandra Bahadur Rana who files a peting before this tribunal stating that he has already titled his dispute with the Company and accepted all so legal dues, and he has no longer any grievance gainst the Company, and as such his prayer is for no dispute' award. The dismissal of this workman one of the disputes referred to this tribunal for fijudication.

In any case, not only the Union, as I have already served, has no locus standi to represent the works in view of the fact that it ceased to be a gistered trade union with effect form 28th December 1961, but also neither the Union nor the worken involved in the dispute have taken any step or are made their appearance before this tribunal for their non-appearance. So, it may be presumed that he disputes under reference are no longer in existing and the present reference is accordingly isposed of.

This is my award.

Dictated and corrected by me.

J. N. MANDAL, Judge.

JITENDRA NATH MANDAL, Judge, Third Industrial Tribunal.

The 10th August 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 2939-I.R./IR/10L-211/61. -7th July 1962. - Whereas under the Government of West Bengal, abour Department, order No. 5782-I.R./IR/IL-453/60, dated the 30th September 1961, the dustrial dispute between Messrs. Pioneer Pipe Annufacturing Co., 92/93 K. D. Jalan Road, Ihusury, Howrah, and their workmen represented by Iron and Steel Workmen's Union, 172 Benaras Road, Salkia, Howrah, regarding the issue mentioned in the said order, being a matter specified in the econd schedule to the Industrial Disputes Act, 947 (XIV of 1947), was referred for adjudication to the Fourth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

# **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Pioneer Pipe Manufacturing Co., 92/93 K. D. Jalan Road, Ghusury, Howrah, and their workmen represented by Iron & Steel Workmen's Union, 172 Benaras Road, Salkia,

Howrah. (Government order No. 5782-I.R./ IR/11L-452/60, dated the 30th November 1961.) (Case No. VIII-323/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri K. K. MITRA, Judge, Fourth Industrial
Tribunal.

For the Union: Shri P. P. Pathak. For the Company: None.

An industrial dispute between Messrs. Pioneer Pipe Manufacturing Co., 92/93 K. D. Jalan Road, Ghusury, Howrah, and their workmen represented by Iron & Steel Workmen's Union, 172 Benaras Road, Salkia, Howrah, over the following issue, has been referred to this Tribunal for adjudication, by the Government of West Bengel, Labour Department, order No. 5782-I.R./IR/11L-453/60, dated the 30th September 1961.

### Issue

Whether the termination of service of the workmen is justified? To what relief, if any, are they entitled?

### AWARD

Upon receipt of the order of reference on the 11th October 1961, notices were issued under registered rost, upon the parties for appearance and for filing written statements.

The registered cover sent to the employer, i.e., Messrs. Pioneer Pipe Manufacturing Co., was returned back with an endorsement made by the Postal Authority on the postal cover that it had been refused. I take it that the registered letter had been duly delivered to the addressee and he intentionally refused to receive the same. Such service is binding upon the addressee who is bound by all consequences as would follow, if the letter had been accepted.

The workmen represented by the Iron & Steel Workmen's Union duly filed the written statement on the 17th April 1962. It is alleged by the Union in the written statement that the employer Company suddenly laid-off the workmen in the concern without any justification. As such the Union made representation complaining against such illegal layoff. Since then the Company refused to employ the workmen but, as a matter of fact, the Company started the factory work with many new hands, throwing the old workers out of employment, who were not taken back. It is accordingly prayed by the Union that the Company should be directed to reinstate the twenty workmen who had been thes discharged from service.

Even after the Union had filed the written statement, the Company took no step. It is apparent that the employer Company does not want to contest the case. The case was accordingly fixed for ex-parte hearing on 26th June 1962. On that date, on the side of the workmen Shri Hiralal Dutta, who filed the written statement as the Secretary of the Union, was examined. He proved the notice of lay-off which is marked as Ext. 1. It is clear from the evidence that the employer Company laid-off twenty workmen as named in the notice, Ext. 1, with effect from 28th July 1960. The

evidence of Shri Dutta that there was no justification for such lay-off stands proved. It is also clear from the evidence that the real intention of the employer was to terminate the services of these workmen arbitrarily and without any justification. Shri Dutta deposed to say that after the lay-off about a year after the lactory was restarted. It further appears that the employer recruited new hands and did not employ the old employees as named in the notice of lay-off, i.e., Ext. 1. Obviously, therefore, the termination of service of the workmen in accordance with the method adopted by the employer is completely unjustified. The workers named in the notice, Ext. 1, are directed to be reinstated to the posts they were holding beforehand. The employer should reinstate them within a month from the date of publication of the award in the official Gazette. The workers should be paid full wages at the rate of wages they were drawing for the entire period from the 21st July 1960, till the date of their reinstatement.

This is the award.

K. K. MITRA,

Judge, Fourth Industrial Tribunal. The 27th June 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secv. to the Govt. of West Bengal.

No. 2944-I.R./IR/9L-22/61. - 7th July 1962. — Whereas under the Government of West Bengal, Labour Department, order No. 2554-IR./IR 9L-22/61, dated the 13th May 1961, the industrial dispute between Messrs. Mechpara Tea Estate (of the Imperial Tea Co., Ltd.), P.O. Kalchini, Jalpaiguri, and their workmen represented by Dooars Chai Bagan Mazdoor Sangha, P.O. Hamiltonguni, Jalpaiguri, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fourth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal has submitted to the State Government its award

on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Mechpara Tea Estate (of the Imperial Tea Co. Ltd.), P.O. Kalchini, Jalpaiguri, and their workmen represented by Dooars Chai Bagan Mazdoor Sangha, P.O. Hamiltonguni, Jalpaiguri. (Government order No. 2554-I.R./IR/9L-22/61, dated 13th May 1961.) (Case No. VIII-175/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

## Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri Nikhil Roy, Advocate, and Shri Hiralal Roy, Advocate.

For the Company: Shri J. K. Ghosh, Advocate, Orr Dignam & Co., and Shri B. P. Srivastava.

An industrial dispute between Messrs. Mechpara Tea Estate (of the Imperial Tea Co. Ltd.), P.O.

Kalchini, Jalpaiguri, and their workmen represented by the Dooars Chai Bagan Mazdoor Sangha, P.O. Hamiltonguni, Jalpaiguri, has been referred to this Tribunal for adjudication, over the following issue, by the Government of West Bengal, Labour Department, order No. 2554-I.R./IR/9L-22/61, dated the i3th May 1961.

### Issue

Whether the termination of employment of Shri Surjan Singh is justified? To what relief, if any, is he entitled?

### **AWARD**

Upon receipt of the order of reference, notices were issued upon the parties for appearance and for filing written statement.

After service of notices, the workmen represented by the Doors Chai Bagan Mazdoor Sangha (hereinafter referred to as the Union) submitted the written statement on 28th June 1961. It is contended by the Union that Shri Surjan Singh was a permanent workman having put in long years of creditable service under this Company and that he had been unjustly charge-sheeted on 3rd August 1959 on an allegation as to attempt to commit theft on 15th/16th July 1959. The Union alleges that the Management had been actuated by an ulterior motive in drawing up the charge-sheet against Shri Singh and there was no basis of the allegations made in the charge-sheet. Shri Singh duly submitted his explanation denying the charge altogether. Thereafter the Management made a show of an enquiry covering several days for a long time and in the said enquiry neither the workman concerned, nor the Union officials had been allowed to cross-examine the witnesses produced for the Management. Besides, the proceedings of the enquiry had not been correctly recorded. The Management then dismissed the workman by a notice, dated lst October 1959. The Union alleges that the entire action of the Management was completely mala fide and unjust. It is further alleged that Shri Singh was completely innocent and that he had been penalised as he happened to be an active member of the Union.

The employer, i.e., Messrs. Mechpara Tea Estate (owned by Imperial Tea Co. Ltd.), (hereinafter referred to as the Company), then filed the written statement on 5th August 1961. It is stated by the Company that Shri Singh was a Head Fitter in the factory of the Tea Estate at the relevant time and he attempted to remove a chain bulley block from the factory premises with the help of factory oilers, Shri Kashi Kamar and the oiler of the oil pumping engine. Shri Budhoo Kharia and for that all the three workmen, i.e., Shri Singh, Shri Kamar and Shri Kharia and The analysis was The enquiry was Shri Kharia were charge-sheeted. due to be held on the 6th August 1959. But due to the illness of the Acting General Manager the date was postponed to 13th August 1959. The enquiry could not be held on the 13th August as Manager was still well, as the Acting General postponed till 20th suffering and the enquiry was in respect of the August 1959. As the enquiry charges issued to other two Budhoo Kharia and Kashi workmen, namely. became Kamar. protracted, the Management fixed another date of enquiry for Shri Surjan Singh on the 24th August 1959. The enquiry was done on the 24th August and it continued on the 25th August 1959 when the 25t was concluded. The Management asserts that the

iquiry was properly done, following the broad inciples of natural justice. As a result of the iquiry the Management found the charges estabthed against all the three workmen and dismissed hed against all the three workmen and dismissed iri Singh, with effect from 1st October 1959. It further contended by the Management that they id no knowledge that Shri Singh was an active ember of the Trade Union and, therefore, there uld not arise any question of proceeding ndictively against Shri Singh.

The dispute came up for hearing on 4th June 162. At the hearing the Union examined Shri K. Ghosh, the Secretary of the Union, and Shri ngh, the workman concerned in the dispute. The ompany did not adduce any oral evidence, even ough some witnesses were present at the time of

earing.

Both parties filed some documents which are

arked as exhibits in this case.

On the conclusion of evidence the learned lawyers presenting the parties advanced arguments in

apport of their respective contentions.

The charge against Shri Singh is to the effect that on the 15th/16th July 1959, along with Shri ashi Kamar and Shri Budhoo Kharia attempted to move one chain block pulley from the factory emises without the knowledge and permission of e Estate Manager. In the charge-sheet it is not finitely stated if the offence was committed on e 15th or on the 16th of July. All the three orkmen who have been alleged to have attempted r stealing the Company's articles, had been parately and independently charge-sheeted by the anagement on the 3rd August 1959. Admittedly ariagement of the 3rd August 1999. Admittedly ris Singh was employed as a head litter in the ztory of this Tea Estate at the relevant time awing a total wage at Rs. 340 per month. He d put in 25 or 26 years of service in this Tea tate when he was so charge-sheeted. There is dispute on the point that he had a clean and tisfactory record of service all through and that was an efficient worker. The case of the impany is that the Acting General Manager of the Estate received information on the 16th July 59 at about 8 a.m. that one chain pulley block d been placed into the Housing of the oil pumpgengine. On that date the oil pumping ergine is due to leave the factory compound for the miltongunj Railway Station to fetch Engine Oil.
iturally, therefore, this old chain pullev block,
pt inside the housing of the engine would
tometically get removed with the oil pumping
gine when that was scheduled to be taken away
the Hemiltonian Bailway Station. From that the Hamiltongunj Railway Station. From that Management took it that the chain pulley ock was being stealthily and secretly removed ay with the oil pumping engine within the hous-5, of which it had been kept and, therefore, the rsons responsible for placing that material within at housing would get a chance of removing away same at some point in course of its transit out-le Tea Estate, for the purpose of wrongful gain the part of those persons. There is no contro-rsy on the point that the material which was to removed, that is the property to be stolen away is an old disused body of chain pulley block. The ticle was obviously of little monetary value. sides, this was lying unused in the factory. Be at as it is, there is no controversy on the point at the chain pulley block was found inside the using of the oil pumping engine which was due be removed to Hamiltonguni on the 16th August

59 and the detection was made by the Manager

of the Tea Estate in presence of Shri Singh. contention of the Union is that Shri Singh had no contention of the Union is that Shri Singh had no hand in the matter of putting the article inside the housing of the oil pumping engine. In the explanation submitted by Shri Singh he denied the allegation altogether. He stated that he had only ordered the oil-men to clean the engine room and remove all sundries outside [vide Ext. B(1)]. The charge as to the offence of an attempt to commit that can be levelled against those persons who had theft can be levelled against those persons who had placed the article to be stolen away within the housing of oil pumping engine. It seems that the allegations against Shri Singh is to the effect that he had aided or abetted in the commission of the offence as to attempt to commit their. The case of the Company is that the offence had been committed and detected on the 16th July morning. There is however no explanation forthcoming from the side of the Company as to why the workmen including Shri Singh, who according to their version, committed the offence on the 16th July 1959 had been charge-sheeted long 18 days after, on the 3rd August 1959. The fact that no witness from Tribunal completely in darkness as to how such delay in drawing up the charge-sheet could be reasonably explained away. The Company in paragraph 7 of the written statement stated that before graph 7 of the written statement stated that before drawing up the charge-sheet a preliminary enquiry was held. At the time of hearing the learned lawer for the Company stated that the aforesaid preliminary enquiry was done by Mr. G. H. Page, the Acting Manager of the Tea Estate. A memo. of the said enquiry, dated 16th July 1959, is produced by the Company (vide Ext. A). The memo., Ext. A, is to the effect that a factory chowkidar reported to Mr. Page on 15th July 1959 that seme chain block equipment had been put outside the chain block equipment had been put outside the factory. The name of the chowkidar is not mentioned in the memo, and I find no reason for the same. This gave a chance to the employer to produce any chowkidar they liked. From the memo., it further appears that Mr. Page asked one Mr. Khosla, to investigate into the matter and keep a watch over the article. But there is no knowing what Mr. Khosla did in accordance with that direction. Again on the 16th July the same chowkidar, not mentioned by name, reported that the thing had been kept hidden in the oil pumping engine. There is nothing in the memo, to show that anybody was found keeping the thing in the oil pumping engine. The only matter appearing in the memo, is that Surjan Sing could not explain how the article got its entrance inside the engine housing. It is difficult to believe that on the basis of such an enquiry the two oilmen and Shri Surjan Singh could be charge-sheeted long after 18 days. I have carefully considered the entire evidence in the light of the circumstances of the case to find out if the Company proceeded bonafide against Surjan Singh in good faith in levelling the charge as to allegation to commit theft. This is all the more important as I find in this case that the Management held a departmental enquiry against all the three charge-sheeted persons.

Exhibit D, enquiry proceedings, show that the enquiry had been done on the 24th and 25th August From the evidence, however. I find that the enquiry was done on four days, that is 20th August 1959, 24th August 1959, 25th August 1959 and 1st September 1959. The employer then produced the typed copy of the entire enquiry proceedings which is marked as Ext. D(1).

It is necessary to examine carefully the evidence on record as adduced at the departmental enquiry to determine how far on the basis of such evidence it was at all possible to fix up the guilt of Shri Singh in the matter of commission of such an offence as levelled against him. On the first date of enquiry, i.e., on 20th August 1959, the enquiring efficer examined only Budhoo Kharia-- one of the chargesheeted persons. His evidence is to the effect that Kashi Kamar brought the chain pulley block in his hand and Shri Singh was walking behind Kashi Kamar and on instructions given by Shri Singh he wrapped up the chain pulley block in the hessian cloth, with which he was cleaning the engine and put the same inside the engine housing and locked the door of the same. He thus confessed his guilt and wanted to implicate Shri Singh as being present in the commission of the offence and also for instructing him to commit the offence. Obviously, the statement of a co-accused has got little evidentiary value as against the accused person standing trial for the same offence. It has got to be noted in this connection that in spite of such confession of guilt by Budhoo Kharia, the Management took a very lenient view against him and the only punishment inflicted upon him was in the shape of a suspension for 12 days. I am told at the time of hearing that the Managemen tfinally withdrew the order of suspension inasmuch as he was paid wages for the period of suspension. There is no carthly reason why such lenient view was taken against this workman who did all the overt acts constituting the alleged offence. Be that as it is, on the next date of enquiry, i.e., on the 24th August 1959, the Management first of all examined Shri Singh, who completely denied all konwledge about the matter of putting the chain pulley block inside the housing. It is true that the chain pulley block had been found out from the engine housing. But the whole thing is how far the evidence as adduced at the enquiry proceeding was relevant so far as the guilt of Shri Singh in the matter of comimssion of the offence is concerned. On that date the next witness for the Company examined was Jetha Rai Chowkidar, who stated that Shri Singh was present when Kashi and Budhoo wrapped the chain pulley inside the hessian cloth and put into the oil pumping engine. He simly speaks about the presence of Shri Singh at the time of the offence committed by the two oilmen. At the same time it appears that he was the particular chowkidar who first reported about the preparation for the commission of the offence of 15th July 1959 as per memo marked as Ext. A It is also significant to note that the Company did not examine this important witness before me, even though he was called as a witness. On the next date, i.e., on the 25th of August 1959, the enquiring officer again examined Budhoo Kharia. There is no reason why this man was again examined. On that date he did not state that he and Kashi put the chain pulley inside the engine under the instruction of Shri Singh. He simply stated that Shri Singh was present. His statement as to how the hessian cloth with which the chain pulley was wrapped came to his possession was different from what he stated on the previous day, i.e., 20th August 1959. Another witness for the Company examined on that date was Mangal Oran Chowkidar. He stated that looking out of the South side window of the drying room which is forty feet off from the place of occurrence he saw Budhoo and Kashi wrapping a chain pulley block in hessian cloth and

putting it into the oil pumping engine. His eviden is that Shri Singh was present when the mischi was done. He was not, however, examined at t preliminary enquiry. The next witness examin was Kashi Kamar, the other accused, who stated the Shri Singh asked him to clear up the engine roc and take away the various items therefrom and f that he took the chain pulley block to the Bla Smith Shop. He did not in any way implicate She Singh with the commission of offence. He ald did not admit his guilt. It is strange that the enquiring officer again examined Budhoo Kharia ( 1st September 1959 for the third time. It is cle from the statement of that date that it was he duty to accompany the oil pumping engine on when it was taken outside the factory compount and he always put it back in the factory compount after return from Hamiltongunj and he had no ide what he was supposed to do with the chain pulle Naturally if Shri Singh had conspired with the two oil-men for removal of the chain pulley block, he would have instructed Budhoo what was to he done after the article had been removed from th factory. It is clear from the evidence that exceptor an allegation of conspiracy there is nothin against Shri Singh to implicate him on the matte of commission of the aleged oflence as to attempt to commit theft. It has got to be noted that Shri Single was not charged with the offence of a conspiracy entered with two other persons. Even a case of conspiracy would not be built up on the strength of such evidence. In fact the entire case has been virtually built up on the evidence of Budhoo Kharia. It was entirely his duty to take the engine outside and every action in connection with the placing of chain pulley inside the engine was done by him. There might be thousand and one reason why he wanted to shift the blame upon Shri Singh When he was found out.

I am conscious of the fact that when the Manage-

mnet held a departmental enquiry before dismissing a workman, the function of the Tribunal becomes limited to the extent of finding out if there was any basic error in the departmental proceedings or that there had been any finding arrived at, entirely perverse and against the weight of evidence. To my mind it appears that the whole case was built up on the basis of the evidence of a co-accused Budho Kharia. He had been asked in a leading form questions on as many as three days so that the connection of Shri Singh with the commission of offence might be brought out. The procedure followed by the Management in examining Budhow Kharia on three occasions and utilising his evidence against Shri Singh appears to be completely against the principles of natural justice. The offence committed is of a nature punishable under the Penal Code. The Company did not take any action against the offenders by lodging a complaint to the police. Both Kashi Kamar and Budhoo Kharia had been ultimately excused even though they were found guilty. It transpires from the evidence that even after the dismissal of Shri Singh the Company, a few days after virtually recommended Shri Singh for appointment in a sister Tea Estate (vide Ext. L. dated the 25th October 1960). It is not consistent with the common course of human conduct that i responsible officer like the Manager of the Tea Estate would recommend an employee for appointment who had been dismissed on a serious charge as to attempt to commit theft. The facts and circumstances of the case indicate that Shri Singh was the stances of the case indicate the stances of the sta innocent. The evidence of the Secretary of the

n is that he was an active member of the n. No evidence was adduced challenging that tement. It is further alleged by the Union that 5. Company which was previously European naged, is now being managed mostly by Indians with the change of hands there has been a icy to dispense with the services of such people are rather highly paid. In fact, the motive find an action taken by the Management against workman remains so deep-rooted that direct dence on the point could not be available. But mitiation of service of an old employee should be ged from the standpoint of probabilities to find the truth. It has got to be seen how far it is bable that an old senior employee would be ty to an act as to secret removal of employer's perty of insignificant monetary value.

Jpon giving my anxious consideration to the its and circumstances of the case, I come to the helusion that the dismissal of Shri Singh was fust and unfair, and that the Management proded with an ulterior motive in dismissing him m service. I am satisfied that the employer did t proceed with good faith against Shri Surjan gh. He had no hand in putting the chain pulley the engine housing. I therefore direct that Shri gh be reinstated in his former post at the same 7 as he was drawing at the time of his dismissal. If Surjan Singh should be reinstated within a mth from the date of publication of the award in Official Gazette and the entire period from the c of dismissal to the date of his reinstatement unld be counted towards the length of service and should be paid half-the-wages for that period. This is the award.

### K. K. MITRA,

Judge, Fourth Industrial Tribunal. e 27th June 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

No. 3427-I.R./IR/10L-169(A)/61. -30th July 1962. Whereas under the Government of West Bengal, bour Department, Order No. 6771-I.R./IR/10L-16/A)/61, dated the 11th November 1961, the indusal dispute between Messrs. Calcutta Steel Co. Ltd., T. Road, Khardah, 24-Parganas, and their work-m represented by Calcutta Steel Co. Mazdoor iton, Natun Bazar, Khardah, 24-Parganas, regard; the issue mentioned in the said order being a titer specified in the third schedule to the Indusal Disputes Act, 1947 (XIV of 1947), was referred adjudication to the Fourth Industrial Tribunal; And whereas the said Fourth Industrial Tribunal

And whereas the said Fourth Industrial Tribunal submitted to the State Government its award on said industrial dispute;

Now, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish 2 said award as shown in the annexure hereto.

### **ANNEXURE**

the matter of an industrial dispute existing between Messrs. Calcutta Steel Co. Ltd., B. T. Road, Khardah, 24-Parganas, and their workmen represented by Calcutta Steel Co. Mazdoor

Union, Natun Bazar, Khardah, 24-Parganas. (G.O. No. 6771-1.R., dated the 11th November 1961.) (Case No. VIII/356/61).

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

For the Union: Shri N. D. Srimani. For the Company: Shri D. N. Varma.

An industrial dispute between Messrs. Calcutta Steel Co. Ltd., B. T. Road, Khardah, 24-Parganas, and their workmen represented by Calcutta Steel Co. Mazdoor Union, Natun Bazar, Khardah, 24-Parganas, over the following issue, has been referred to this Tribunal for adjudication, by the Government of West Bengal, Labour Department, Order No. 6771-I.R./IR/10L-169(A)/61, dated the 11th November 1961:

### Issue

 Weekly day of rest for the durwans or compensation in lieu thereof.

### AWARD

Upon receipt of the order of reference on 14th November 1961, notices were issued upon the parties for appearance and for filing written statements.

After service of notices the workmen represented by the Calcutta Steel Co. Mazdoor Union (hereinafter referred to as the Union) filed the written statement on 17th March 1962. Thereafter the employer, i.e., Messrs. Calcutta Steel Co. Ltd. (hereinafter referred to as the Company), filed the written statement on 19th May 1962 signed and verified by Shri J. P. Flaherty, the Works Manager of the Company.

The dispute came up for hearing on 13th July 1962. From the side of the Union two witnesses—(i) Shri Amal Kanti Dutta, the Assistant Secretary of the Union and (ii) Shri Ayodhya. Prosad, a durwan of this concern—were examined. No witness was examined on the side of the Company. Both parties itled some documents which are marked as exhibits, dispensing with the formal proof of the same at the consent of the parties.

After conclusion of the evidence the learned representatives of the parties advanced arguments in support of their respective contentions.

The only point for determination in this dispute is whether the durwans of this Company are entitled to get one day's rest as weekly day of rest in every week, or otherwise they should be given some monetary compensation in lieu of the same. It appears that this is an engineering concern and the production started in 1955. The factory is situated in Khardah which is about nine miles off Calcutta. This Company follows the directions as to the conditions of service of the workmen as given in the Engineering Industries awards of West Bengal. There had been, as is well known, three awards covering the engineering industries in West Bengal. By those successive awards the rates of wages, retiring benefits, leave facilities and other conditions of service of the workmen engaged in the engineering industry had been prescribed and fixed. These awards are popularly known as Omnibus Engineering Awards. The

first award was made in 1948, the second one in 1950 and the last one in 1958. The last of the series of awards was published in the "Calcutta Gazette, Extraordinary", dated the 5th November 1958. The issues covered in that award were relating to wages and dearness allowance of all categories of workmen engaged in the engineering industries. Admittedly this Company is paying wages to the workmen according to the decision of the Third Omnibus Engineering Tribunal award. By that award of 1958, the basic wages of an unskilled workman had been fixed at Rs. 35 per month in the scale of pay at Rs. 35-1.25nP./2-37.50 as prescribed for such category of workmen. For the semi-skilled workmen the scale of pay was Rs. 40-65. The wages of durwans had been fixed at Rs. 35-1-55 and generally speaking it was, more or less, in between the scales of pay of unskilled and semi-skilled workmen. It is therefore found that the durwans get better emoluments than peons, bearers and unskilled workers.

The question of leave and holidays to be enjoyed by the workmen had also been a specific point of issue to be decided by the Second Omnibus Engineering Tribunal, the award of which was published in the "Calcutta Gazette", dated the 21st September 1950. The learned Tribunal decided that the number of festival holidays should be increased to 10 from 8 and that this provision regarding 10 festival holidays should apply to all classes of employees. It may be noted that the number of festival holidays had been fixed at 8 days in a year by the First Engineering award of 1948.

Regarding leave it was provided, so to speak, that the workmen governed by the Factories Act of 1948 would get 5 or 6 days other leave with wages over and above the statutory annual leave as provided under section 79 of the Factories Act. It can therefore be said that those workmen who are governed by the Factories Act enjoy generally about 17 to 20 days leave with full pay. Admittedly the durwans who are not governed by the Factories Act enjoy 30 days' privilege leave in a year. So, in the matter of enjoyment of leave they are better placed compared to the other factory workers who are governed by the Factories Act. But at the same time they do not get any festival holidays. Nor do they enjoy any weekly day of rest. It appears that the Company gives them wages for five days at the time of Pujas as compensation for denial of the facilities of enjoying holidays. So, in the matter of enjoyment of festival holidays, they suffer financially compared to other workers who enjoy festival holidays by five days. At least the durwans are compensated by payment of full wages for five days in consideration of the fact that they are not off duty on holidays during the festival holidays. It is contended by the learned representative of the Company that the durwans enjoy better leave facilities and that should be taken as adequate compensation given to them for denial of the benefit of weekly rest. The representative of the Company placed before me the decision of a Tribunal in the case of Messrs. Burn & Co. Ltd., Howrah Iron Works, Howrah, and their employees as published in the "Calcutta Gazette", dated the 9th May 1957, wherein the claim of weekly holidays to the durwans was rejected. It appears that in the said case the durwans enjoyed very liberal facilities in the matter of privilege leave and that they also enjoyed sick leave with full pay. In this concern durwans are governed by the same rules in the matter of sick leave as the other mannual workers. In the case of Messrs. Textile Machinery Corporation Ltd., Belgharia, and their workmen, the learned Tribunal by the

award published in the "Calcutta Gazette", dated 10th March 1955, rejected the claim of weekly of rest for the employees of the Watch and v Department. But in that case it was found that t class of workmen were working in batches. Oby ly it is not always practicable, considering the na of duties performed by the durwans, to give a them a day of rest on a particular day in a week is well known that Sunday is observed as the darest in the factories of West Bengal. There are There ar all 20 or 22 durwans in the factory. Any provi for weekly day of rest must be such that it we be so regulated that it might be enjoyed by rota so that every durwan could enjoy one day's res turn. It transpires from the evidence that durwans of Messrs. Calcutta Silk Mfg. Co., Me Venestha Co., Messrs. Kusum Engineering Wand Messrs. Dalmia Iron & Steel Works get one d are engineering concerns. All these concerns situated in the neighbourhood of this fact Naturally, therefore, it strikes that when so me concerns in the neighbourhood could give a d rest in every week to their durwans, whether case of justification to make an exception, regard to such employees of this concern could made out. It is true that by the introduction ( system of giving weekly day to rest to the durwing by rotation, the Company would have to face so additional financial burden to meet the situation it would then be necessary to increase the num of durwans in the concern. But the fact remains t every workman has got the same need to enjoy so rest for maintaining his health and he must h some respite for discharging his social obligations

The question therefore is if the durwans sho get a day of rest every week or that something belthat standard should be prescribed for them.

I have already stated that in the matter of enjument of leave and also with regard to the wastructure they were better placed compared to oth workmen who do job of comparable worth and value of the chart, Ext. A.

Considering the facts and circumstances of t case, I think it would fair to prescribe that eve durwan should have an off-day, i.e., a day of rest every fortnight. According to this decision th would thus get about 26 days of rest in a year.

The Company is directed to prepare the duroster of durwans within a month from the date publication of the award so that every durw enjoys a day of rest within a period of eve 14 days.

This is the award.

K. K. MITRA, Judge, Fourth Industrial Tribun

The 21st July 1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal

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No. 2590-I.R./IR/10L-79/62.—20th June 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 789-I.R./IR/10L-214/61, dated the 7th March 1962, the industrial dispute between Messrs Hindusthan Cables Ltd., Rupnarayanpur, Burdwan, and their workmen represented by (1) the Hindusthan Cables Workers' Union, Hindustrict Burdwan, and (2) Hindusthan Cables, district Burdwan, and (2) Hindusthan Cables Employees' Union, Hindusthan Cables Colony, P.O. Hindusthan Cables, district Burdwan, regarding the issues mentioned in the said order being matters specified in the second and third schedules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the First Industrial Tribunal;

And whereas the said First Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

in the matter of an industrial dispute between
Messrs. Hindusthan Cables Ltd., Rupnarayanpur, Burdwan, and their workmen represented
by (1) the Hindusthan Cables Workers Union,
Hindusthan Cables Colony, P.O. Hindusthan
Cables district Burdwan and (2) Hindusthan
Cables Employees Union, Hindusthan Cables
Colony, P.O. Hindusthan Cables, district Burdwan. (Case No. VIII-58 of 1962.)

BEFORE THE FIRST INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present

Shri S. N. GUHA ROY, Judge, First Industrial Tribunal.

This is a reference under section 10 of the Industrial Dispute Act made by the Government of West Bengal, Labour Department, order No. 789-I.R./IR/10L-214/61, dated the 7th of March 1962, of an industrial dispute between Messrs. Hindusthan Cables Ltd, Rupnarayanpur, Burdwan, and their workmen represented by (1) Hindusthan Cables Workers' Union and (2) Hindusthan Cables Employees' Union relating to the following issues:

- (1) Wages and pay scales;
- (2) Dearness allowance;
- (3) Overtime payment for non-factory workmen;
- (4) Duty hours and holidays for office staff;
- (5) Rent-free accommodation for sweepers, chawkidars and other class IV staff, and
- (6) Retiring gratuity.

The two Unions filed their written statements on 3rd May 1962 and the Company was directed to file its written statement on 24th May 1962 which was extended at the instance of the Company to 8th June 1962. On the 5th June 1962, however, the Company, represented by Shri Basu Thakur of Messrs. Orr Dignam & Co. and the two Unions represented by Shri Sajan Singh, Organising Secretary of the Hindusthan Cables Workers' Union and by Shri

Nikhil Deb, General Secretary of the Hindusthan Cables Employees Union, filed a joint petition before me stating that both the two Unions and the Company have come to an amicable settlement on all the issues referred to the Tribunal and Annexure "A" to this petition is a copy of the signed agreement and asking for an award being made in terms of the said agreement. I have gone through the memorandum of settlement and heard the representatives of the parties. On going through the memorandum of settlement and hearing the representatives of the parties I am fully satisfied that there has been a genuine settlement and the terms of settlement appear to be quite reasonable and fair, so that there is no reason why the Tribunal should not accept them and pass an award in terms of the same. Let an award be made in terms of the memorandum of settlement annexed to the petition of compromise as Annexure "A" and let the petition of compromise and the annexure thereto be made a part of this award.

Dictated and corrected by me. S. N. GUHA ROY, Judge.

S. N. GUHA ROY, Judge, First Industrial Tribunal.

The 6th June 1962.

# ANNEXURE "A"

BEFORE THE FIRST INDUSTRIAL TRIBUNAL, WEST BENGAL

In the matter of an Industrial Dispute

### Between

Messrs. Hindusthan Cables Ltd., P.O. Hindusthan Cables, district Burdwan (to be hereinafter known as Company)

### And

Their workmen represented by Hindusthan Cables Workers' Union, the Hindusthan Cables Employees' Union, P.O. Hindusthan Cables, district Burdwan (to be hereinafter known as Union)

### And

In the matter of Government of West Bengal, Labour Department, order No. 789-1.R./IR/10L-214/61, dated the 7th March 1962.

The joint petition of the Company and Hindusthan Cables Workers' Union and Hindusthan Cables Employees' Union.

Most respectfully Sheweth:

- 1. That the above dispute is pending before this Hon'ble Tribunal and the Company is directed to file its written statement on the 8th June 1962.
- 2. That both the two Unions and the Company have come to an amicable settlement regarding all the issues referred to the Hon'ble Tribunal and a copy of the signed Agreement is filed herewith as annexure "A" of this petition.

3. It is humbly submitted that an Award may be made in terms of the said Agreement which is Annexure "A" of this petition.

And for this act of kindness your petitioner as in duty bound shall ever pray.

Filed by:

D. Pacu Thakur, Solicitor,

Orr Dignam & Co. 5-6-62.

D. D. Banerjee,

Secretary,

Hindusthan Cables Ltd.

5-6-62.

Nikhil Deb, General Secretary, Hindusthan Cables Employees Union.

5-6-62. Sajan Singh, Organising

Sajan Singh, Organising Secretary,

Hindusthan Cables Workers Union. 5-6-62.

Memorandum of settlement between the management of Hindusthan Cables Limited and its workmen as represented by the Hindusthan Cables Workers' Union and Hindusthan Cables Employees' Union.

Certarin demands had been raised by the abovementioned Unions some of which were resolved by a mutual agreement after a bipartite discussions. The rest of the demands, viz.,

- (1) Wages and pay scales;
- (2) Dearness allowance;
- (3) Overtime payment for non-factory workmen;
- (4) Duty hours and holidays for office staff;
- (5) Rent-free accommodation for sweepers, chowkidars and other Class IV staff; and
- (6) Retiring gratuity,

were referred to adjudication under the Government of West Bengal, Labour Department's No. 789-I.R./IR/10L-214/61, dated the 7th March 1962.

These issues under reference to the Tribunal were the subject-matter for discussion between the management of the Company and representatives of the two abovementioned Unions at Ranchi on the 23rd and 24th May 1962. After considerable discussions, the following agreement was reached in respect of the issues in question ad seriatim.

(1) Wages and pay scales

It was agreed that the scales of pay in respect of various categories of workmen, industrial and nonindustrial, shall be as per Annexure "A" hereto.

These pay scales shall be effective on and from the 1st April 1960, but the actual fixation on a point-to-point basis shall be with effect from the 1st April 1962. Lump-sum payments for the period from 1st April 1960 to 1st April 1962 shall be on the following basis:

(a) Where the maximum of a present grade does not exceed Rs. 100 per mensem, payment will be at Rs. 60/7 per month for the number of completed months of service as on 31st March 1962, subject to a maximum of Rs. 210.

- (b) Where the maximum of a present grade does not exceed Rs. 300 per month, payment will be at Rs. 10 per month for the number of completed months of service as on 31st March 1962, subject to a maximum of Rs. 240.
- (c) In other cases, payment will be at Rs. 80/7 per month for the number of completed months of service as on 31st March 1962, subject to a maximum of Rs. 270.

These pay sales shall be applicable to those who are in employment of the Company on the 1st April 1962.

In order to afford fair and reasonable chances of promotion to workmen from lower categories to higher categories, the management of the Company shall consider provision of larger number of posts in the higher categories, so that workmen in the lower categories are not stuck up for a long period in the absence of posts in higher categories.

Details regarding fixation of individual workmen in the scales agreed upon and anomalous points, if any, shall be decided in consultation with the representatives of the Unions.

#### (2) Dearness allowance

In addition to the wages as fixed from the 1st April 1962, workmen would be paid dearness allowance at the following rates with effect from 1st April 1962:

Pay. Dearness allowance

Below Rs. 150

Rs. 150 and above but below Rs. 300

Rs. 30

Rs. 300 and up to Rs. 320

Amount by which pay falls short of Rs. 330

Re. 321 and up to Rs. 390

Rs. 10

Rs. 15

Rs. 391 and above

Amount by which pay falls short of Rs. 400

For the period from 1st November 1961 to 1st April 1962, in addition to the lump-sum payments stated in the item No. I the workmen would be paid the difference between the rates of the dearness allowance mentioned above and the rates given below:

Basic pay below Rs. 150---Rs. 10.

Basic pay of Rs. 150 or above but below Rs. 320 -- Rs. 20

with marginal adjustments for employees drawing a basic pay of Rs. 300 or above but up to Rs. 320.

The rates of dearness allowance will be subject to adjustments in accordance with the variations in the cost of living index, as the Government may decide for its own servants.

## (3) Overtime payment for non-factory workmen

Overtime shall be paid to non-factory workmen at double the normal rate of wage, provided that overtime work is after 48 hours' working period in a week. Overtime to these workmen shall be paid at single rate if the overtime worked falls below 48-hour period.

Duty hours and holidays for office staff	
The present arrangement regarding duty d holidays for office staff shall continue.	hours
- 4 for a second delta fee second	

Rent-free accommodation for sweepers. chowkidars and other Class IV staff

The present arrangements for rent-free accommotion for existing incumbents in the categories of ecpers and chowkidars shall continue. The ques-n of grant of some ad hoc allowance in the event non-availability of accommodation is under consiration of the management of the Company.

Recovery of rent for the residences shall continue remain as at present except that, in cases of workm who draw pay in the revised scale agreed upon
d whose emoluments are below Rs. 150 per menm, rent shall be recovered on the basis of standard nt or 7½ per cent. of the emoluments, whichever is e less.

# ) Retiring gratuity

The Scheme as per Annexure "B" is accepted bject to the approval of the Government of India.

In view of the agreement reached by mutual negoition in respect of all the various issues as above, der reference to adjudication, the parties agree to ply to the Tribunal requesting that the Tribunal ay be pleased to accept these terms of agreement d make the award accordingly.

anagement, Hindusthan

Cables Ltd.

Sandilya, Chairman.

- S. Ahluwalia, Director.
- K. Roy, Chief Engineer.

- D. Banerjee, Secretary.
  L. Miglani, Witness.
  anchi, dated the 24th May 1962.

Workmen, 1. Hindusthan Cables Workers' Union. Gopeswar, Vice-President. Sajjan Singh, Organising Secretary.

2. Hindusthan Cables Employees' Union: N. Deb, General Secretary.

# Annexure

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	(Item 1 of	the Agreement.)	33. Head Compounder	
	Revised wage scale.	Agreed scale.	33A. Cashier	
	Designation.			
l.	Foreman	Rs. 450—25—575	84. Motor Driv	er
2.	P. S. to M. D.	Rs. 370—20—450—25—475	Mechanic.	
3,	Office Superintendent	Rs. 325—15—475	35. Sanitary Inspector	•
i.	Assistant Foreman	Rs. 335—15—425	36. Yard Supervisor	
5.	Welfare Supervisor	Rs. 335—15—425	•	_
6.	Store-keeper	Во.	37. Lower Division Cle Typists	)Ti
7.	Publicity Assistant	<b>Do</b> .	38. Store Clerk	
8.	Cost Accountant	Rs. 270—15—435—EB—20	39. Record Clerk	
,		575.	40. Care Taker	
	Accountant	Do.	41. Compounder	
),	Technical Assistant	Rs. 825—15—435—EB—20	•	
		575.	42. Typist	

11.	Lady Doctor	Rs. 250—10—290—15—380 plus non-practising allow- ance at 50 per cent. of basic pay.
2.	Chargeman, Grade II	Rs. 210—10—290—15—320 —EB—15—425.
18.	Junior Technical Assistant	Do.
14.	Head Time-keeper	Do.
15.	Office Assistant	Do.
16.	Estate Supervisor	Do.
17.	Senior Stenographer	Do.
18.	Horticultural Supervisor	Do.
19.	Assistant Store keeper	Rs. 205—7—240—BB—8— 272—10—282.
20.	Draftsman, Grade I	Do.
21.	Shipping Assistant	Do.
22.	Junior Accountant	Rs. 180—10—290—EB—15 —380—15—440
23.	Planning and Progress Assistant	Rs. 150—5—160—8—200— EB—8—256—8—280—10 —300
24.	Nurse-cum-Midwife	Rs. 150—5—175—6—205— EB—7—240
25.	Draftsman, Grade II	Do.
26.	Draftsman Estimator	Do.
27.	Godown Keeper	Rs. 135—4—155—DB—4— —175—5—180—EB—5— 200
28.	Upper Division Clerk	Rs. 130—5—160—8—200— EB—8—256—8—280—10 —300
29.	Stock Verifier	Do.
<b>3</b> 0.	Stenographer	Do.
31.	Time-keeper	Do.
<b>32</b> .	Clerk-cum-Public Relations Assistant	Do.
33.	Head Compounder	Do.
33A	. Cashier	Do. Rs. 30 cash allow- ance per month.
<b>34</b> .	Motor Driver-cum- Mechanic.	Rs. 120—3—135—4—155— BB—4—175—5—180
<b>3</b> 5.	Sanitary Inspector	Rs. 110—4—150—EB—4— 170—5—180—EB—5—200
<b>3</b> 6.	Yard Supervisor	Do.
87.	Lower Division Clerks and Typists	Rs. 110—3—131—4—155— EB—4—175—5—180

Do. Do. Do. Do. Do.

1	Companies of the same of the s	
43.	Steno-Typist	The revised scale will be as that of Stenographer and the designation of the Steno-Typist will be abolished.
44.	Assistant Cashier	Rs. 110—3—131—4—155— —EB—4—175—5—180 plus Rs. 16 cash allowance per month.
45.	Havildar Major	Rs. 110—3—131—4—155
46.	Canteen Supervisor	Rs. 110—3—131—4—155— EB—4—175—5—180
47.	Storeman	Do.
48.	Storeman-cum-Meter Reader	Do.
49.	Crib Attendant	Do.
<b>5</b> 0.	Motor Vehicle Driver	Rs. 110—3—131—4—155— EB—4—175—5—180
51.	Ambulance Driver	Do.
52.	Duplicating Machine Operator	Rs. 80—3·50—1]5
<b>53</b> .	Packer-cum-Adjuster	Rs. 75—2—85—3—97
54.	Duftry	Rs. 75—2—85—3—97
55.	Jamadar	Do.
56.	Ayah	Do.
<b>57.</b>	Head Chowkidar	Do.
58.	Head Sweeper	Do.
59.	Cook/Caretaker	Do.
60.	Canteen Boy	Rs. 70—2—80—3—92
61.	Peon	Do.
62.	Sweeper	Do.
63.	Female Sweeper	Do.
64.	Chowkidar	Do.
65.	Farash	Do.
66.	Tester (Industrial Employee)	Rs. 160—10—250—15—280
67.	Chargehand (Industrial Employee)	Do.
68.	Head Fitter (Industrial Employee)	De.
69.	Highly Skilled (Industrial Employee)	Rs. 130—5—160—8—200— EB—8—216
70.	Skilled, Grade—I Worker (Industrial Employee)	Rs. 120—6—138—7—145— 8—185
71.	Skiffed, Grade—II (Indus- trial Employee)	Rs. 100-5-120-6-150
72.	Semi-skilled (Industrial Employee)	Rs. 80—3.50—115
78.	Unskilled Worker (Indus- trial Employee)	Rs, 70—3·25—96

N.B.-For School Teachers (all categories) the pay scale and allowances will be as per Government of West Beagal pay scales and allowances for aided schools as prescribed from time to time.

G. S. Aluwalia.

Gopeswar.

D. Sandilya.

N. Deb.

#### Annexure B

# **GRATUITY RULES**

Gratuity will be granted as approved by the Com. pany as a reward for good, efficient and faithful service to permanent wholetime employees of the Company on quitting service in the following circumstances:

(a) Discharge on abolition of post.

(b) Permanent incapacity due to bodily or mental infirmity.

(c) Superannuation.

(d) Retirement after 30 years qualifying service. Provided that (i) gratuity will not be admissible to an employee who resigns from service (voluntary retirement after 30 years service does not, however, constitute resignation).

(ii) Except in the case of death, gratuity will be admissible only after five years' qualifying service.

(iii) An employee whose services are terminated for misconduct, insolvency or inefficiency will not be eligible for gratuity.

2. Except as stated below, qualifying service shall mean all service rendered in the Company.

Explanation 1.—Temporary or officiating service in the Company followed without interruption by confirmation shall count in full as qualifying service.

Explanation 2.—Service as an apprentice does not qualify.

Explanation 3.—Time passed on leave with allowances other than privilege leave, earned leave shall count to the following extent. If the total service of the employee is:

(i) 15 years and above but less than 30 years-

l year.

(ii) 30 years and above—2 years.

Explanation 4.—Extraordinary leave without salary cut does not count.

Explanation 5.—Period of service in a post paid from contingencies shall not count.

3. Gratuity will be equal to one-fourth of the monthly emoluments for each completed six-monthly period, subject to a maximum of 15 times of monthly emoluments or Rs. 24,000, whichever is less.

In the case of death the amount of gratuity will be subject to the following minima. If death occurs—

(a) during the first year—two months emolu-

ments.

(b) after one year but before five years—six months emoluments,

(c) after completion of five years' service—twelve months emoluments,

reduced by the amount of the Companies' contribution to the employees' Provident Fund together with the interest thereon standing to his credit in the fund.

"Emoluments" mean and include-

(a) Substantive pay in respect of a permanent post.

(b) Personal allowance granted in lieu of loss of

substantive pay.

(c) Special pay if the post to which it is attached is held in a substantive capacity.

(d) One half of-

(i) the difference between the substantive pay and the pay actually drawn in higher officiating appointment;

temporary or officiating (ii) Pay drawn in appointment;

(ni) Personal allowance or special pay other than referred to in clauses (b) and (c) above.

An employee shall, as soon as he is confirmed a service, make a nomination conferring on one or nore persons the right to receive the gratuity in the vent of his death while in service or after quitting ervice but before payment of the gratuity has been nade.

Provided that, if at the time of making the nominaion, the employee has a family the nomination shall ot be in favour of any person(s) other than the lembers of his family; the shares payable to each 1ember shall be specified in the nomination.

Family shall include the following:

(i) Wife in the case of a male employee; (ii) Husband in the case of a female employee; (iii) Sons;

- (v) Unmarried and widowed daughters; (v) Brothers below the age of 18 years and unmarried or widowed sisters;
- (vi) Father;
- (vii) Mother;

(viii) Married daughters; and

(ix) Children of a predeceased son.

In the event of there being no nomination the ratuity on death may be paid in the manner indiated below:

- (a) If there are one or more surviving members of the family as in items (i) to (iv) above, it may be paid to all such members other than any such member who is a widowed daughter, in equal shares.
- (b) If there are no such surviving members of the family as at (a) above, but there are one or more surviving widowed daughters and one or more surviving members of the family as in items (v) to (ix) above, the Gratuity may be paid to all such members in equal shares.
- 5. The Company will have the right to effect recoveries on account of any amounts due by the employee to the Company and to make such reductions, in the amount of the Gratuity as it thinks proper, if the service has not been thoroughly satisfactory.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 2567-I.R./IR/10L-32/60.—19th June 1962.—Whereas under the Government of West Bengal, Labour Department, Order No. 131-I.R./IR/10L-70/58, dated the 8th January 1960, the industrial dispute between Messrs. Machinery Manufacturers Corporation Limited and their workman employed in their tion Limited and their workmen employed in their Sonai Works, P-61 Circular Garden Reach Road, Calcutta-23, represented by the M. M. C. Employees' Union, 129A Circular Garden Reach Road, Kidderpore, Calcutta-23, and the M. M. C. Mazdoor Union, 10/2 Waters, Sanat Collectic 22 10/2 Watgunj Street, Calcutta-23, regarding issues mentioned in the said order being matters specified in the second and the third schedules to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Industrial Tribunal;

And whereas the said Second Industrial Tribunal has submitted to the State Government its award in the said industiral dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute existing between Messrs. Machinery Manufacturers Corbetween Messrs. Machinery Manufacturers Corporation Ltd. and their workmen employed in the Sonai Works, P.-61 Circular Garden Reach Road, Calcutta-23, represented by the M. M. C. Employees' Union, 129A Circular Garden Reach Road, Kidderpore, Calcutta-23, and the M. M. C. Mazdoor Union, 10/2 Watgung Street, Calcutta-23. (Case No. VIII-10 of 1960.)

# BEFORE THE SECOND INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri P. C. PAL, Judge, Second Industrial Tribunal.

Present for the Company: Shri K. B. Bose, Counsel, Shri J. K. Ghosh, Advocate of Messrs. Orr Dignam & Co., Solicitors, Shri J. N. Chatterji, Deputy Labour Adviser of the Indian Engineering Association, and Shri A. K. Dey, Labour Officer of the Company.

Present for the Employees' Union: Shri A. K. Dutta and Mrs. H. Dev Burman, Advocates, instructed by Shri Phani Bagchi of the Union.

This is a reference under section 10 of the Industrial Disputes Act of 1947, by the Government of West Bengal, Labour Department, Order No. 131-I.R./IR/10L-70/58, dated the 8th January 1960, for determination of the following issues:

- 1. Whether the discharge of the 47 workmen as per list attached is justified? To what relief, if any, are they entitled?
- Whether the workers are entitled to wages for strike period?

The names of the 47 discharged workmen relating to issue No. 1, as per the list attached to the order of reference are reproduced below:

## Tool Room

- A. K. Mitra, SL/CL. No. 385, Grinder. J. C. Mondal, SL/CL. No. 320, Fitter. Narsing Rai, SL/CL. No. 396, Labour.

# Sub-Assembly Section

- A. N. Midday, SL/CL. 13.
   Brindaban Adhikari, 271, Fitter. A. N. Midday, SL/CL. No. 275, Fitter.

# Turning Section

- S. K. Dey, 129, Cap. Operator.
   S. S. Dey, 410, Cap. Operator.

## Mech. Maint. Sec.

- K. L. Mitra, 500, Fitter.
   Kismet Hossain, 509, Labour.

## F. P. Store Section.

- Ahmed Ali, 6/11, Jr. Store-Keeper.
   S. K. Ray, 6/24, Storeman.

# Inspection Section.

- B. N. Pakrashi, 3/17, Inspector.
- 13. S. N. Guha, 3/15, Inspector.

## **Heavy Section**

- 14. S. C. Pandit, 279, Fitter. 15. K. C. Dutta, 118, Turner.
- Biswanath Dey, 221, Turner. Sadananda Das, 222, Fitter.

- 18. Akhil Sarkar, 251, Grinder.19. Mustakain, 248, Mate.
- K. C. Sen, 93, Miller. 20.
- Suraj Singh, 141, Machinist.
   G. S. Chatterjee, 258, Machinist.
   B. N. Das Gupta, 372, Turner.

#### Milling Section

24. A. K. Ghosh, 381, Miller.

#### Tool Store Section.

25. J. N. Ghosh, 6/32, Storeman.

### **Sheet Metal Section**

26. Makbul Hossain, 642, Labour.

### Assembly Section.

- 27. K. L. Sardar, 384, Fitter.
- 28. Nilmony Khamaru, 393, Fitter.
- Raman Ali, 577, Labour.
   N. N. Tagore, 405, Mate.
   G. B. Mandal, 382, Fitter.

## Foundry

- Bikramjit Singh, 726, Labour.
- 33. Kuhar Singh, 646, Labour.
  34. Ekbaluddia, 725, Labour.
  35. Nagen Pyne, 724, Labour.
  36. Bimal Sen, 728, Labour.
  37. Ataru, 678, Labour.

# Wood Working Section

38. Daniel Ghosh, 1, Opeartor.

## Canteen

- 39. S. N. Ghosh, 1/16, Supervisor.
- 40. Subairam, 1/25, Attendant.

### **Electric Maint. Section**

41. Mohan Rana, 505, Labour.

# **Drilling Section**

- 42. Samir Ghosh, 97, Driller.43. Ajit Dey, 432, Driller.

# **Snagging Section**

44. K. C. Paul, 440, Mate.

# Special Machine Section

45. U. P. Banerjee, 169, Mate.

### Building Maint. Section

- 46. Jagannath Routh, 375, Sweeper.47. Sudhu P. Routh, 308, Sweeper.

After the Union's written statement of claim was filed, the Company put in its own written statement. Besides challenging the Union's claim on merits, the Company also took a legal preliminary objection to the effect that the reference was incompetent, without jurisdiction and bad in law, and that the Tribunal had no jurisdiction to proceed with this adjudication by reason of a previous settlement arrived at between the parties on the 20th October 1959 in course of conciliation proceedings. My learned predecessor in office heard the preliminary objection first on 11th February 1961, and passed his orders on 21st February 1961 rejecting the objection taken on behalf of the Company, by holding that the disputes in question had not been previously settled, and the Tribunal had jurisdiction to adjudicate upon the present issue. Against that order the Company moved the Hon'ble High Court and obtained a rule in a proceeding under Article 226 of the Indian Constitution. The Hon'ble High Court of Calcutta stayed further proceeding of the reference case. Ultimately, the parties came to terms, and an amicable agreement was reached, and a petition of

compromise was filed by the parties in the Hon'ble High Court. The matter was thus disposed of or compromise.

Next, the Labour Department of the Governmen Next, the Labour Department of the Government of West Bengal returned the case record to the Tribunal with a copy of the terms of settlement Subsequently, Shri J. K. Ghosh, Advocate for the Company, filed a certified copy of the Hon'ble Court's order with schedule containing the terms of settlement in this Tribunal for the number of force settlement in this Tribunal for the purpose of final disposal of the reference case here. I heard both parties' representatives on this point, and have gone through the Hon'ble Court's orders including the schedule which embodied the terms of settlement. Accordingly, I pass a compromise award in this case in terms aforesaid, and the Hon'ble Court's orders inclusive of the terms of settlement shall form part of this award and be made Annexure to this award. Dictated and corrected by me.

P. C. PAL, Judge.

> P. C. PAL. Judge,

Second Industrial Tribunal.

The 11th June 1962.

#### Annexure '

Matter No. 58 of 1961

# IN THE HIGH COURT AT CALCUTTA

Constitutional Writ Jurisdiction Original Side.

Seal.

President of the Union of India.

The Hon'ble Mr. Justice

B. Baneriee

In the matter of 226 of the Constitution

And
In the matter of the Second Industrial Tribunal, West Bengal

And

In the matter of a Writ of or in the nature of Certiorari

And

In the matter of a Writ of or in the nature of Mandamus And

In the matter of other directions or orders And

In the matter of order or direction No. 2, dated 20th February 1961, in an Industrial Dispute referred under order No. 131-IR/IR/102-70/58, dated 8th January 1960, of the Department of Labour, Government of West Bengal

And In the matter of Messrs. Machinery Manufacturers Corporation Limited having its office situate at 31 Chowringhee Road, Calcutta, within the Ordinary Original Civil Jurisdiction of this Hon'ble Court and Factory situate at P-61 Circular Garden Reach Road, Calcutta-23— Petitioner,

versus

 P. K. Sarkar, Judge, Second Industrial Tribunal, West Bengal, having his office at No. 1, Hastings Street, Calcutta-1, within the Ordinary Original Civil Jurisdiction of this Hon'ble Court

2. Machinery Manufacturing Corporation Employees' Union, 129A Circular Garden Reach Road, Calcutta-23. 3. The State of West Bengal through the Secretary, Department of Labour, Government of West Bengal, Writers' Buildings, Calcutta—Respondents.

Upon reading on the part of Messrs. Machinery anufacturers Corporation Limited abovenamed reinaster referred to as the said Petitioner Comny) its petition verified by an affidavit of Sudhir Chatterjee affirmed ed on and the eighth njan the exhibits of March last nexed to the said petition and marked spectively A, B, C and D all filed on e ninth day of March last and a rule nisi issued rein and dated the ninth day of March last and an idavit of Amiya Kumar Roy of the due service ercof affirmed on the twenty-ninth day of March st both filed on the twenty-ninth day of March et and an affidavit of the said Sudhir Ranjan natterjee affirmed and filed on the eighth day of ne last and upon reading on the part of the Resinc tast and upon reading on the part of the residents P. K. Sarkar, Judge, Second Industrial Trinal, West Bengal, and the State of West Bengal ovenamed an affidavit of Quader Newaz affirmed the first day of May last and an exhibit annexed ereto and marked "A" both filed on the first day May last and upon reading on the part of the espondent Machinery Manufacturing Corporation aployees' Union abovenamed an affidavit of Phani agchi affirmed on the seventeenth day of May last id filed on the eighteenth day of May last and on hearing Mr. Sankar Das Banerjee (Mr. K. B. ose appearing with him) advocate for the said titioner Company Mr. Arun Dutt advocate for the espondent Machinery Manufacturing Corporation mployees' Union and Mr. S. A. Masood advocate for e Respondents P. K. Sarkar Judge Second Indusial Tribunal West Bengal and the State of West engal and upon the said advocate for the said etitioner Company putting in certain terms of settleent (a copy whereof is set out in the Schedule herender) arrived at between the parties regarding the abject matter of this application on which the said ıle nisi was issued.

It is ordered that the said terms of settlement be corded and carried out And it is further ordered presuant to clause 1 of the said terms of settlement the said rule nisi is hereby made absolute And further ordered pursuant to the said clause 1 to a Writ in the nature of Mandamus is issued the respondents abovenamed commanding the bondent P. K. Sarkar, Judge, Second Industrial bunal, West Bengal, to forbear from adjudicating respect of the alleged industrial dispute mentioned pretended and/or purported order of reference at the eighth day of January One thousand nine idred and sixty mentioned in the said petition 1 it is further ordered pursuant to the said clause 1 a Writ in the nature of Certiorari is issued and the following order and proceedings are quashed records of proceedings had before the Resident P. K. Sarkar, Judge, Second Industrial bunal West Bengal in connection with and result-in his decision or order dated 21st day of February 1961.

and it is further ordered pursuant to the said use I that a Writ in the nature of Prohibition is led upon the Respondents abovenamed prohibit-

ing the Respondent P. K. Sarkar Judge Second Industrial Tribunal West Bengal from proceeding with the alleged industrial dispute in the said pretented and/or purported order of reference dated the eighth day of January One thousand nine hundred and sixty or exercise jurisdiction in any manner in respect thereof and prohibiting the respondents abovenamed and each of them to take any further steps or to proceed in the said order of reference dated the eighth day of January One thousand nine hundred and sixty or to give any effect to the same And it is further ordered that the costs mentioned in clause 4 of the said terms of settlement be if necessary taxed by the Taxing Officer of this Court.

Witness Shri Himansu Kumar Bose, Chief Justice at Calcutta aforesaid the twentythird day of March in the year One thousand nine hundred and sixty-

Orr Dignam & Co.—Attorneys. N. C. Mitra.—Attorney. R. Ghose.—Attorney.

H. Ghosh, For Registrar. 10-5-62.

#### Shedule above referred to

#### Terms of Settlement

- 1. Rule made absolute as per prayers contained in the petition.
- 2. Without prejudice to the contentions of the parties the Petitioner will pay to those workmen out of the 47 workmen concerned in the reference who have not received payment in full satisfaction from the Company.
  - (1) 15 days wages (basic plus dearness allowance) for each completed year of service at the rates last drawn
  - (2) Provident Fund contributions of both sides according to Provident Fund Rules
  - (3) Two months basic pay and dearness allowance
  - (4) Payment for leave not availed of and at credit of the respective workmen.
- 3. In case of any suitable vacancy in future the Company will consider applications of these persons (concerned in the reference) but this should not in any case be treated as an undertaking by the Company.
  - 4. Each party to pay its own costs.

H. Ghosh, For Registrar. 10-5-62.

I do hereby certify that this is a true copy of the original in my custody.

Dated this 14th day of May 1962.

D. Bhattacharjya,

For Registrar of the High Court at Calcutta, Original Side.

P. C. PAL, Judge, Second Industrial Tribunal.

> By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3495-I.R./IR/10L-161/Pt/59. — 3rd August 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 1354-IR/IR/10L-161/59, dated the 30th March 1960, the industrial dispute between Messrs. Saxby and Farmer (India) Private Ltd., 17 Convent Road, Calcutta-14, and their workmen represented by the Saxby & Farmer Mazdoor Union, 17 Convent Road, Calcutta-14, regarding the issue mentioned in the said order being a matter specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

# ANNEXURE

In the matter of an industrial dispute between Messrs. Saxby and Farmer (India) Private Ltd., 17 Convent Road. Calcutta-14. and thier workmen represented by the Saxby & Farmer Mazdoor Union, 17 Convent Road. Calcutta-14 (Case No. VIII-81 of 1960.)

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

# Appearances:

For the Union: Shri Ram Sen.

For the Company: Shri J. N. Chatterji, Labour Adviser, Indian Engineering Association.

# **AWARD**

By order No. 1354/I.R./IR/10L-161/59, dated the 30th March 1960, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. Saxby & Farmer (India) Private Ltd., 17 Convent Road, Calcutta-14, and their workmen represented by the Saxby & Farmer Mazdoor Union, 17 Convent Road, Calcutta-14, regarding the matter specified in the schedule, to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, by-notification No. 808-I.R./IR/3A-2/57, dated the 11th March 1957, for adjudication.

### Issue

Bonus for the accounting year ended 30th June 1959 payable in 1959.

The reference relates to an industrial dispute in respect of claim of bonus for the accounting year ended 30th June 1959 payable in 1959 existing between Messrs. Saxby & Farmer (India) Private Ltd., 17 Convent Road, Calcutta-14 (hereinafter be

referred to as the Company) and their work  $m_t$  represented by the Saxby & Farmer Mazdoor  $U_{nj}$  (hereinafter be referred to as the Union).

Immediately after receipt of the reference notice were sent out for service upon both parties wentered appearance in time and filed their respitive written statements but initially neither pacomplied with the procedure regarding product and inspection of documents despite orders to a effect. Subsequently, however, the Union filed affidavit before this Tribunal on 23rd December 10 calling upon the Company to produce cert documents which may be required for determine the available surplus. The Company filed counter-affidavit. The matter was heard at len and an appropriate order was passed on 12th 1961, and both parties were directed to subtheir respective calculations of available surplus profit in respect of the accounting year ended 30th June 1959. The order was complied with the parties. The case was finally taken up hearing. The union tendered only one with and no documentary evidence, whereas the Company examined three witnesses including an expert a tendered various documents into evidence.

In short the union's case in the written statem is that the Compony is a top-ranking engineer unit with sound financial position and earning h profit year after year. The Company was pay bonus almost regularly before the puja every you but at different rates. Bonus was paid up to year 1958. But in the year 1959, the unidemanded that bonus should be paid by Company which must be equivalent to one dabasic wage for every two days' earnings. To Company did not agree to pay at the rate claim. The dispute was taken up by the Labour Commissioner for conciliation but in the meantime of Company issued a notice on 23rd September 15 offering advances. The Union with a view to avoindustrial unrest, advised the workers to accept advance without prejudice to the claim of bom The workmen accepted the advances pending tadjudication of the dispute.

The Company in its written statement does a admit its sound financial position as alleged by t Union, but has contended that this concern mainly engaged in the manufacture of signal a vacuum brake equipments for the Indian Railway and the Company earned moderate profit and heen working on a large bank overdraft. It admitted by the Company that in 1947 it had pay one month's basic wages as bonus under dure and in other years also bonus was paid on trading profits of the business, but in 1948, 1949 at 1952 bonus had to be paid in terms of awar Company admits that in 1959 finally no bonus was paid to the workmen who having refused to acce two months' basic wages as bnous offered by the Company. However, the Company made advantagements to the workmen in terms of a notice, date 23rd September 1959, subject to the condition specified therein. The Company has contended that the trading results of the relevant year do not warrant payments of bonus to the workmen in vicof the fact that there will be left no available surplus after meeting the prior charges including the charges for rehabilitation, replacement amodernization of the plant and machinery and fair returns on paid up capital and reserves used as working capital, depreciation and income-tax.

### Decision

The issue formulated in the order of reference elates to claim of bonus for the accounting year nded 30th June 1959 payable in 1959. Presumably t is profit bonus. The union admits this fact and lear indication thereof is also evident from the mion's affidavit filed before this Tribunal on 23rd prior charges under the formula". Subsequently, never both parties have filed their respective nowever, both parties have filed their respective alculations of available surplus according to Full 3ench Formula. The Union, of course, in its written tatement has contended regular payment of bonus y the Company every year before the puja, and as such, it is claimed to be customary bonus. This contention was urged by the Union's representative at the earliest stage of the case when both parties were heard at length on this point, and a decision was given earlier by order No. 21, dated 12th July 1961. The Union's contention was rejected in view of the admitted position that the payment of bonus was made not at a uniform rate throughout. It was laid down in the case of Graham Trading Company (India) Ltd. reported in 1959, Vol. II, L.L.I. 393, that one of the four tests for determining whether the puja bonus has acquired the character of customary or traditional bonus or not with-any particular concern is whether the payment of the illeged bonus has been made at a uniform rate throughout to justify the inference that the payment of such rate had become customary and traditional in the particular concern. That condition was lacking in the instant case. Therefore, both parties proceeded on the assumption of profit bonus and accordingly filed their respective calculations to determine the available surplus to the Full Bench Formula.

The basic concept of bonus is that its payment depends on surplus of trading profit available according to the Full Bench Formula evolved in Bombav Mill Owners' Association case (1950 Vol. II, L.L.J. 1247.) In Burn Company's case (1957, Vol. I. L.L.J. 226), the Hon'ble Supreme Court held that in law the claim for bonus would be admissible only if the business has resulted during the year in question in sufficient profits. It was also held in that case that the reason for the grant of bonus is that workers should share in the prosperity to which they all have contributed, and as such all of them would have the right to participate in it. The Union claims bonus for the workmen for a particular year in question. Therefore, the onus is always upon the workmen to make out a case for bonus. they must show after meeting the prior and another necessary charges and the payment of dividend on the paid up capital and return on the reserves employed as working capital, sufficient surplus is left, out of which bonus can be paid (1953 Vol. II, L.L.J. 858). In order to justify a claim for bonus two conditions have to be fulfilled as laid down by the Honble Supreme Court in the Minr Mills Case the Honble Supreme Court in the Miur Mills Case reported in 1955 I L.L.J., 1. These conditions are:

(1) The wages paid to the workmen must fall short of the limit of the lim of the living standard, and (2) the industry must make profit, part of which are due to the contribution whi bution which the workmen make in increasing the

production. The same principles have been further reiterated and the subject of profit bonus has been elaborately and exhaustively dealt with by the Hon'ble Supreme Court in a later case of the Associated Cement Company reported in 1959 (I) L.L.J. 644. Therefore, the formula for awarding bonus to workmen is based on two considerations: First that the labour is entitled to claim a share in the trading profits of the industry because it has partially contributed to the same and second that the labour is entitled to claim that gap between its actual wage and living wage are within reasonable limits be filled up. It is undisputed in the present case that the level of existing wages is far below the living standard. The Company admits to have paid bonus to the workmen almost regularly prior to the year in question but the rate was not uniform. It was dependent upon the trading results of each of the years. According to the Company the trading results of the year 1958-59 ending with 30th June 1959 do not warrant payment of any bonus to the workmen in view of the fact that there will be no available surplus left after meeting the various items of prior charges including charges for rehabilitation, replacement and modernization, etc. (Vide paras. 7, 8 and 9 of the written statement).

It is wellknown that the profits bouns was evolved by the Labour Appellate Tribunal in the case of Mill Owners' Association, Bombay vs. Rashtriya Mill Mazdoor Sangh [1950 (II) L.L.]. 1247]. The formula that was evolved by the Full Bench is known as Full Bench Formula which provided for arriving at the available surplus after meeting prior charges, namely, (1) depreciation, (2) taxes, (3) return on paid up capital, (4) return on working capital and (5) rehabilitation. The formula further dealt with the claim for bonus on the basis that the relevant year is a self-sufficient unit. Appropriate accounts have to be made in respect of the said year. Finally, it was pointed out that it was only after the prior charges had thus been determined and deducted from the gross profits that the available surplus could be ascertained for payment of bonus, and when the available surplus had been ascertained, there were three parties entitled to claim shares therein, viz.—

- (1) labour's claim for bnous,
- (2) industry's claim for the purpose of expansion and other needs, and
- (3) the shareholder's claim for additional return on the capital invested by them.

It would thus be clear that the essential concept of profit bonus is that there should be an available surplus determined according to the Full Bench Formula. If there be no such available surplus for distribution there can be no case for payment of profit bonus. (1961 L.L.J. Vol. I 521).

The working of the Full Bench Formula begins with the figure of gross profits taken from the profit and loss account which are arrived at after payment of wages and dearness allowance to the employees and other items of expenditure. As a general rule, gross profits appearing at the face of the statement of profit and loss account should be taken as the basic figure while working out the formula. In the present case the Company has placed before the Tribunal a copy of the balance sheet. The amount of gross profit is found to be Rs. 7,96,619 from the profit and loss account. This amount is not

disputed by the Union. This amount was described as gross profit of the year in the statement of calculations submitted by the Company and the union has described the same in its statement as net profits. From the gross profits the Company has deducted an amount of Rs. 38,016 on account of non-trading profit, and a further sum of Rs. 3,343 on account of excess provision for doubtful debts. The Union has objected to the deduction of both these items from the gross profits. As to the non-trading profit it is in the evidence of Company's witness No. 1 Shri J. N. Maitra who is the Deputy Secretary of the Company and in charge of accounts, that the Company derived a profit of Rs. 38,016 by sale of capital assets like plant and machinery. it was called a non-trading profit and as such it was deducted from the gross profits as it was unconnected with the efforts of the workmen. The Union objected to the deduction of this amount from the gross profits but there was no substantial ground for the objection. On the other hand, in Tata Oil Mills Co.'s case (16 F.J.R. 349) it was held by the Hon'ble Supreme Court that the income arising out of sale of fixed or capital assets be treated as extraneous income for the purpose of the formula. Therefore, the Union's contention is rejected.

As to the other amount under the head "Excess provision for doubtful debts" it appears from the profit and loss account that it was excess provision for doubtful debts in previous years written back. No serious objection was raised to this small amount being deducted from the gross profits as done by the Company.

Thus the gross profit is reduced to Rs. 7,55,260. To this amount has been added back several items. Under the read "depreciation charges" an amount of Rs. 3,14,000, as will appear from the income-tax assessment certificate Ext. 3 and also from the copy of the profit and loss account for the year ended 30th June 1959, has been taken. The Union does not dispute this amount. The next item added to the gross profit is the bonus paid for the previous year amounting to Rs. 6,85,927. The next item is and subscription ammounting gratuities Rs. 10,538 and the fourth item is the provision for taxation amounting to Rs. 6,24,675. The Union does not arise any objection to these items. On the contrary, admits them in toto as will appear from the Union's statement of calculation of available surplus filed on 6th August 1961. The Union's representative filed another revised calculation of available surplus according to the Full Bench Formula very late sometimes after the close of the case when the award was being dictated by this Tribunal. Along with that statement the Union filed written arguments afresh but copies of these documents were not furnished to the Company. Therefore, these papers have simply been kept with the record after showing them to the Company's representative Mr. J. N. Chatterji who having raised objection to their acceptance at such a late stage. I have just looked into the revised calculation of available surplus which shows that according to the Union the available surplus would be 14.94 lacs. The earlier calculation filed before the conclusion of hearing of the case shows that the available surplus according to the Union would be 17.73 lacs. It may be mentioned here that in both these calculations the Union has altogether avoided rehabilitation cost and return on reserves employed

as working capital. In the earlier calculation the Union further avoided to deduct notional normal depreciation amount. In both the statements of calculations filed by Union there is no dispute as to the four items added back by the Company. Besides these four items the Union claims to add back bad debt amounting to Rs. 6,000. But it is in the evidence of the Company's witness No. 1 Shri J. N. Maitra who is the Deputy Secretary of the Company and in charge of the accounts that the Company actually suffered during the year in question bad debts amounting to Rs. 6,759. He has not been cross-examined by the Union on this point. It was held in the case of Ganesh Flour Mills (1961 I L.L.J., 415) that bad and irrecoverable debts in the accounts of the year in question would not be added back for the purpose of determining available surplus. Therefore, the Company has rightly refused to add back this amount of bad debt. The next item is pension to former Directors amounting to Rs. 34,000 which the Union insisted on being added to the gross profits. But the Company claimed this item as a permissible expenditure. Another item is excess provision for Directors amounting to Rs. 1,20,000.

As regards the pension to former Directors the Company has produced before this Tribunai two resloutions of the Board of Directors (Exts. B and B/1) to support granting of pension to two former Directors. The Company has produced another paid salaries amounting to Rs. 1,69,455 ir accordance with the terms of appointment of the Managing Director and other Directors Managing Director and other Directors of the Company. It appears from the balance sheet that this amount was paid to the sheet that this amount was paid to the Managing Director and other Directors as their salaries. The Union has shown in their calculation of available surplus an item of excess provision of Director amounting to Rs. 1,20,000 for being added back to the gross profit. But this excess provision for Director is not provided for anywhere in the balance sheet. Therefore, the Union's claim to addition of this fictitous amount must be rejected. The amount of Rs. 34,000 which was paid as pension to the former Directors also cannot be added back because that payment was made to fulfil the contractual obligations of the Company. are two resolutions (Exts. B, B/1) of the Board of Directors sanctioning the said payment, and it was not at the same time objected to by the Income Tax Authorities. This amount was not taken into account for the purpose of assessment by the Income Tax Authorities as is evident from the income tax certificate (Ext. C). The said amount is, therefore, being commercially justified as per resolutions of the Management cannot be added back to the gross profit. In support of this view, reliance may be placed on the decision of the Hon'ble Supreme Court in the case of Crompton Parkinson (Works) Private Ltd., Bombay, reported in 1959 II L.L.J., 382. Therefore, the total gross profit is found to be Rs. 23,90,400 as has been calculated by the Company [vide Exts. F, F(1)].

Coming to the prior charges to be deducted from the gross profits I find that there is practically no dispute as to the amount of notional normal and multiple shift depreciation. The Company has submitted a statement showing details of calculation of normal and multiple shift depreciation (Vide Ext. C/1). The Union has not challenged the state

ment. On the contrary, it has accepted this amount as the normal depreciation in the statement of revised calculation of available surplus and filed before the Tribunal after the close of hearing of the case, and which has been kept with the record. The income tax certificate (Ext. C) will also show that this amount was allowed by the Income Tax Authority as the normal depreciation in exclusion of the development rebate. I find nothing wrong in the calculation. Therefore, this amount of prior charges be deducted from the gross profit amount.

The next item of prior charge is the Income Tax. According to the Company's calculation it is Rs. 8,99,000 and odd. whereas according to the Union it will be Rs. 6,66,000 as per calculations filed. The total gross profit is found to be Rs. 23,90,400 and the Company has calculated the Income Tax as per statement which is Annexure A to the written statement. It is well-settled that the moome tax amount to be calculated according to the decision in the Meenakhi Mills Case [1958(1) L.I.]. 239]. It was held by the Hon'ble Supreme Court in that case that "in determining the amount of income tax payable during the bonus year, the further depreciations permissible under the Income Tax Act should be taken into account". Therefore, from the above amount of the gross profits to be deducted the total statutory depreciation including the development rebate amounting to Rs. 3,90,989. Income Tax is calculated at the rate of 45 per cent. On the balance amount of Rs. 19.99,411, and we get the figure of Rs. 8,99,734. This amount of prior charges be again deducted from the gross profits. Thus the gross profit is reduced to Rs. 12,11,339.

The next item of the prior charges is the return on the paid up capital. In this case the paid up capital is admittedly amounting to Rs. 25,00,000. There was no controversy on this point. The Union has calculated return on this amount at the rate of 6 per cent. per annum, whereas the Company has calculated at the rate of 8 per cent. per annum. The Company's contention is that the dividend was income-tax-free prior to 1959 but from the year 1959 meome tax is levied on this amount as well. Section 18 of the Income Tax Act has been amended ov Section 9 of the Finance Act 1959. The new sub-sections 3D and 3E provide for deduction of mecome tax on payments of dividends to share-holders. Therefore, there is justification for claiming higher rate of return than 6 per cent. per annum 18 was usually awarded prior to the enactment of the Finance Act of 1959. The Company has the Finance Act of 1959. The Company has claimed interest at the rate of 8 per cent, per annum but in support of which the Company could not myoke any authoritative decision on this point. It has relied on an arbitration award given by Shri M. R. Meher and published in the "Maharashtra Government Gazette", dated 22nd December 1960, at page 3267. In that award the interest has been conceded at the rate of 7½ per cent, per annum. In view of the new provision in the Finance Act I am. view of the new provision in the Finance Act I am, of course, inclined to consider this claim of the Company but not to the extent asked for. In my considered opinion it may be allowed at the rate of 7 per cent. per annum on the paid up capital amounting to Rs. 25,00,000. So, the amount of prior charge on this head comes to Rs. 1,75,000.

The next item of prior charge claimed by the Company is interest at the rate of 4 per cent. on the reserves used as working capital. The amount of

reserve so used is said to be Rs. 60,00,000. This will appear from the balance sheet which will show that at the beginning of the year there was appropriation of this amount. The Company's contention is that this amount was utilised for the purpose of the business during the year. The Union has enallenged this fact and on this point the Company's witness Shri Maitra was cross-examined at length. His evidence is that at the beginning of the year in question the Company appropriated the general reserves amounting to Rs. 100 lacs only and for the purpose of calculation no other reserve has been taken into account. According to him this amount of general reserve was utilised in the business. He, of course, could not satisfy on what particular items the said amount was expended. It is evident from his cross-examination that the said amount was expended in the ordinary course of business. It is, of course, some what difficult to point out the specific heads on which this amount was spent. But that does not mean that the said amount was lying in the hands of the management. Had it been so, the Company would not have gone for incurring over-draft almost regularly month after month as will appear from the Bank's statement of account Annexure A/1 and also from another statement of Stock and Book Debts as sent to the Llyods Bank Ltd. which is also Annexure A/1. Moreover, on scrutiny of the balance sheet it does not appear that there was any substantial amount of idle money in the hands of the management. The correctness of the two statements which are Annexures A/1 has not been questioned by the Union. Therefore, I am inclined to hold that the general reserves amounting to Rs. 60 lacs were utilised by the Company as working capital and as such the Company is entitled to reasonable return on this amount. The Company has claimed at the rate of 4 per cent. but the Union has pleaded that this should be at the rate of 2 per cent. only. The Full Bench Formula provides cent. only. The Full Bench Formula provides generally for payment of interest at 2 per cent, on the working capital as has been observed in the Associated Cement Company's Case at page 666 (1959 L.L.J. I 644). Calculating the return at hhe rate of 2 per cent. per annum on the general reserves used as working capital amounting to Rs. 60 lacs the amount of prior charge of this head is found to be Rs. 1,20,000. This brings the total to Rs. 2,95,000 being the amount of prior charges by way of return on the paid up capital and on the working capital.

The next item of prior charge is the rchabilitation cost. It is now well-settled by series of decisions of the Hon'ble Supreme Court that the burden of proving what amount, if any, should be allowed as rehabilitation cost is on the employer and this burden has to be discharged by adducing proper evidence and giving the other party an opportunity to test the correctness of the evidence by cross-examination. The Company, therefore, has to prove the price of plant and machinery, the period during which it requires replacement, the cost of replacement, the amount standing in the depreciation of reserve fund and to what extent the fund at his disposal to meet the cost of replacement. To discharge that onus the Company has not only produced the copy of the balance sheet of the relevant year but also a few detailed statements regarding computation of rehabilitation of plant and machinery. The Company further produced before the Tribunal the price quotations received from

different machine manufacturing firms and also its plant register. The Company also examined two witnesses including an expert who happens to be the Production Manager of the firm. The Company has claimed rehabilitation charges amounting to Rs. 21,54,034 which amount was found after deducting from total rehabilitation charges an amount of Rs. 1,22,596 as the depreciation amount for the said year as will appear from the statement Ext. E/1. It has already been found that there remains balance of gross profit amounting to Rs. 9,16,339 after meeting the other prior charges excepting the rehabili-tation charges. The amount of rehabilitation charges as claimed by the Company far exceeds the balance of gross profit in hand. Undoubtedly, the item of rehabilitation is generally a major item of that enters into calculation for the purpose of ascertaining the surplus and, therefore, the amount of bonus. So, there would be a tendency on the part of the employer to inflate this figure and the employees to deflate it. (1960 L.L.J. Vol. I, 541). The Company has divided its entire plant and machineries into four categories of blocks according to their years of purchase. The first category consists of blocks purchased up to the year 1939, the second purchase between 1940 and 1946, the third purchase between 1947 to 1953 and the last purchase between 1954 to 1959. In column 2 of the statements No. A (Annexure B/2) which give the original costs of the said categories. Column 3 gives the multiplier. Column 4 gives the total amount of present price. Column 5 gives the breakdown value of the plant and machinery calculated at the rate of 5 per cent. of the cost price of the block. Column 6 gives the balance after deducting the breakdown value from the total cost price. In Column 7 is given the residual useful life in years and in the last column is given the annual replacement cost.

Regarding the replacement cost of pre-1939 block the Company has applied the multiplier 5.1. The Union has raised serious objection to the using of plant and machineries purchased prior to 1949.

Union's allegation is purposely retained old plant and machineries our machineries which higher in the multiple of the plant and machineries which was a supplication of the machineries which was a supplication higher is the multiplier. Industry is, therefore, tempted to keep its own machineries alive with a view to claim a higher multiplier which gives it a larger amount of rehabilitation expenditure. (1959 I L.L.I. 644). The Union has referred to the above decision of the Hon'ble Supreme Court but it has failed to establish that pre-1939 plant and machineries are of no use or have not been rendering any useful service. On the contrary, the evidence of Mr. Miles Paine, the Production Manager of the Company, is that the pre-1939 plant and machineries have been rendering useful services even now, and they are being profitably used. This witness jonied the firm as Technical Advisor to the Managing Director and before that he was Production Engineer of Wasting House to the Brake and Signal Companies in England, of which the present concerns a subsidiary firm. He is respnosible for mainenance of machineries and is also advisor to the loard of Directors of Institution of New Machineries. In respect of the pre-1939 block the lompany has applied the multiplier 5.1, to which as I have already observed, the Union has raised serious objection. The Union has contended that

this pre-1939 block should have altogether been discarded but as I have already observed, Union could not establish satisfactory ground to support the contention.

The next contention of the Union was that the multiplier applied by the Company was very high and it referred to the case of Associated Cement Companies in which the multiplier applied was 3.5. The plants and machineries involved in that case are used for cement industry and there is no evidence to show whether the plant and machineries used by the present industry are of identical varieties with the present industry are of identical varieties with those used in cement factories or are of completely different nature in respect of their longivity, durability and capacity to work with precision. However, even assuming that the multiplier should be 3.5 in respect of pre-1939 blook as contended by the Union it will be of little assistance because even in that once the not result will be a big defoit. The in that case the net result will be a big deficit. total original cost price is found to be Rs. 3,68,109. Applying the multiplier 3.5 we get the amount of Rs. 12,88,381. Deducting therefrom 5 per cent. breakdown of the original cost the balance is found to be Rs. 12,60,976. To this amount be added the to be Rs. 12,69,976. To this amount be added the annual replacement cost in respect of three other blocks. According to the Company's computation the total amount in respect of the other four blocks is Rs. 94,857. The Unoin has contended that useful life should be more or in other words, it claimed higher divisor but there is no evidence to justify a higher divisor than 20 years. There is the evidence of D.W. 2 Mr. Miles Paine on this point which is found to be convincing. Therefore, I hold that the Company has rightly adopted the divisors on the basis of 20 years' useful economic life. So, the total rehabilitation charge is found to be Rs. 13,64,833. The balance of the gross profit in hand as already found, was Rs. 9,16,339. So, the result is a deficit of several lacs of rupees and as such no bonus claim be entertained by the Company for the relevant year. It may be noted here that the Company has been paying a little over 2 lacs of rupees per month to their workmen and staffs as basic wages and salaries as will appear from the statement Ext. D. which fact is not challenged or disputed by the

In veiw of the above findings the workmen are not entitled to receive any profit bonus for the accounting year ended 30th June 1959 payable in 1959.

A chart showing calculations of the available surplus according to the Full Bench Formula is made an Annexure A to this award.

This is my award.

Dictated and corrected by me, J. N. MANDAL, Judge.

JITENDRA NATH MANDAL. Judge, Third Industrial Tribunal.

The 20th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy. to the Govt. of West Bengal.

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No. 489(I)

The





# Gazette

# Extraordinary Published by Authority

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RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

# DECLARATION

West Dinajpur.—No. 11586L.A.—13th September 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55 Judl.(1), dated 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1)

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of article 258 of the Constitution of India, as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955.

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the construction of an access road to Repeater Station No. 14, in connection with the Oil Pipeline Project, in the village of Balichuka Purab, jurisdiction list No. 12, police-station Goalpukhar, district West Dinajpur, it is hereby declared that a piece of land comprising a part of cadastral survey plot No. 43 of village Balichuka Purab, and measuring, more or less, 0.12 acre, is needed for the aforesaid public purpose at the public expense within the aforesaid village of Balichuka Purab.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of
West Bengal.

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PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# OFFICE OF THE COMMISSIONER, BURDWAN DIVISION, CHINSURAH,

### NOTIFICATION

No. 1674M.—7th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M, dated the 18th May 1956, I hereby determine, after considering the views of the commissioners of the Konnagar municipality at a meeting, that the Konnagar municipality in the district of Hooghly shall, for the purpose of election of commissioners be divided into 15 wards, each representing a single-member constituency.

The description of the boundary of each ward is given below:

Name of the ward and its boundary

# Ward No. I

Bounded by Mukherjee Bagan Bye Lane and junction of N. D. Basu Lane and Kalitala in the north, Mukherjee Bagan Lane in the east, C. S. Mukherjee Street from Mukherjee Bagan Lane to Netaji Subhas Road in the south and N. D. Basu Lane from C. S. Mukherjee Street to Kalitala in the west.

# Ward No. II

Bounded by boundary of Rishia municipality from Jugi Lane to Railway Track in the north, Hazi Banku Lane and S. C. Mukherjee Bye Lane of constituency No. IV in the east, A. K. Banerjee Lane of constituency No. II and Mukherjee Bagan Bye Lane of constituency No. I and C. S. Mukherjee Street of Constituency No. I from N. D. Basu Lane to Netaji Subhas Road in the south. Railway Track from Netaji Subhas Road to Rishia municipality in the west.

# Ward No. III

Bounded by A. K. Banerjee Lane in the north, S. C. Mukherjee Street of constituency No. IV and Prosad Movee Devi Lane in the east, Rajrajeswaritala Lane of constituency No. VI and Biswambhar Banerjee Lane in the south, Mukherjee Bagan Lane of constituency No. I and part of Dr. Bankim Street of centituency No. VII from Biswambhar Banerjee Lane to C. S. Mukherjee Street in the west.

## Ward No. IV

Bounded by Rishra municipality from junction of Jugi Lane to River Hoognly in the north, part of River Hooghly from Rishra municipality to Biswa Lakshi Ghat Lane in the east, Biswa Lakshi Ghat Lane and part of C. S. Mukherjee Street from P. C. Mukherjee Street to east end in the south, part of S. C. Mukherjee Street from C. S. Mukherjee Street to S. C. Mukherjee Bye Lane and S. C. Mukherjee Bye Lane in the west.

# Ward No. V

Bounded by Biswalakshmi Ghat Lane of constituency No. IV and part of C. S. Mukherjee Street from P. M. Devi Lane to Biswalakshmi Ghat Lane in the north River Hooghly from Biswalakshmi Ghat Lane to S. C. Chatterjee Street in the east, S. C. Chatterjee in the south and P. M. Devi Lane in the West.

# Ward No. VI

Bounded by Rajrajeswantala Lane and Biswambhar Banerjee Lane of constituency No. III in the north, Musalmanpara Lane of constituency No. VIII in the east, part of S. C. Chatterjee Street from Dr. Bankim Street to Dr. S. P. Mukherjee Street and Football ground Lane in the south, Dr. Bankim Mukherjee Street of constituency No. VII, part of Shyamaprosad Mukherjee Street from S. C. Chatterjee Street to Football Ground Lane in the west.

# Ward No. VII

Bounded by part of C. S. Mukherjee Street of constituency No. I from Railway Track to Dr. Bankim Street in the north, Dr. Bankim Mukherjee Street and Bancharam Mitra Lanc in the east, part of Criper Road from Railway Track to Bancharam Mitra Lane in the south, Railway Track from Criper Road to C. S. Mukherjee Street in the west.

# Ward No. VIII

Bounded by part of S. C. Chatterjee Street from Musalmanpara Lane to River Hooghly of constituency No. V in the north, River Hooghly from S. C. Chatterjee Street to S. C. Dev Street in the east, Shib Chandra Deb Street in the south and Musalmanpara Lane and part of Shib Chandra Deb Street from Criper Road to Musalmanpara Lane in the west.

# Ward No. IX

Bounded by part of Shib Chandra Deb Street of constituency No. VIII from A. C. Mitra Lane to River Hooghly in the north, River Hooghly from Shib Chandra Deb Street to ferry ghat in the east, part of Criper Road from N. C. Mitra Lane to G. T. Road in the south, Atul Mitra Lane and Teorpara Lane in the west.

## Ward No. X

Bounded by part of Criper Road from Arabinda Road to N. C. Matra Lane and Dayal Siromony Road and part of Criper Road of constituency No. 1A from N. C. Matra Lane to G. T. Road in the north, part of G. T. Road from Criper Road to Arabinda Road in the east, Sn Arabinda Road in the south and west.

# Ward No. XI

Bounded by Puratan Bazar Ghat Lane and A. L. Banerjee Street in the north, River Hooghly from Puratan Bazar Ghat Lane to Kotrung municipality in the east, boundary of Kotrung municipality from River Hooghly to Dwarik Jangal Road in the south, part of Dwarik Jangal Road of constituency No. XIII from Dwarik jangal Bye Lane to Bakultala Lane, G. T. Road from P. Dutta Ghat Lane to Puratan Bazar Ghat lane in the west.

# Ward No. XII

Bounded by part of Arabinda Road from Bakultala Lane to G. T. Road in the north, part of G. T. Road from Arabinda Road to A. L. Banerjee Street in the east, A. L. Banerjee Street of constituency No. X1 in the south and Bakultala Lane in the west.

# Ward No. XIII

Bounded by Puratan Bazar Bye Lane west of constituency No. XIV and Criper Bye Lane south of constituency No. XV in the north, part of Arabinda Road from Criper Road to M. N. Bose Lane, Bakultala Lane and Dwank-jangal Road in the east, part of Haran Chandra Banerjee Lane from Bakultala Lane to B. C. Nawn Factory in the south, Trenching Ground Lane of constituency No. XV in the west.

# Ward No. XIV

Bounded by part of S. C. Chatterjee Street from Bancharam Mitra Lane to Dr. S. P. Mukherjee Street in the north, part of Dr. S. P. Mukherjee Street, Football Ground Lane and Sinher Ber Lane in the east, Puratan Bazar Bye Lane West and part of Criper Road from Bancha-am Mitra Lane to Puratan Bazar Bye Lane West in the south, Bancharam Mitra Lane of constituency No. VII in the west.

# Ward No. XV

Bounded by part of Criper Road from H. C.
Banerjee Lane to Puratan Bazar Bye Lane
West in the north, Puratan Bazar Ghat Lane
West of constituency No. XIV Trenching
Ground Lane in the east, part of Haran
Chandra Banerjee Lane from B. C. Nawn
Factory to Railway Track in the south and part
of Haran Chandra Banerjee Lane in the west.

2. The Notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

V. S. C. BONARJEE, Commissioner, Burdwan Division. The

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GOVERNMENT OF WEST BENGAL

# EPARTMENT OF LAND AND LAND REVENUE Land Acquisition

# **ERRATUM**

Darjeeling.—No. 11590L.A.—13th September 1962. In declaration No. 14436L.A., dated the 6th Sepmber 1961, published at page 2231 of the Calcutta Gazette", Part I, dated the 6th September 1961 for acquisition of land for the Oil Pipeline Procts (Mile 123.4 to 124.4)—

Delete figure "554" from line 21.

Read the figure "5.20" for the figure "5.56" in line

By order of the Governor,B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

Calcutta

# The



# Gazette

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# GOVERNMENT OF WEST BENGAL

### **EDUCATION DEPARTMENT**

### General

# CORRIGENDUM

No. 3354-Edn (G)/3P-41/61-62.- 14th September 1962,—In this Department notification No. 1490Edn.(G)/3P-41/61, dated the 15th December 1961, published at pages 179-492 of Part I of the "Calcutta Gazette" of the 18th January 1962, for the Schedule, read the following Schedule, namely:—

# The Schedule

District School Board		Name of the subdivision		Nina of the pelice station.		Name of the Union Board Union Committee Pan chayats/Gram Panchayats	
1		2		3		4	
Bankura		Sudar	• •	Bankura		(1) Kenjakura.	
ро		<b>D</b> o.		Chatan		(2) Jhunjka.	
Do		Do		Indpur		(3) Hatagram.	
Do		Do		Khatra		(4) Baidyanathpur	
Ъо		Do		Ranjbandh		(5) Haludkanah	
Do		Do.		Raiput		(6) Metgoda,	
<b>D</b> o,		Do.		$\mathbf{D}\mathbf{o}$		(7) Gargaria.	
Do,		Do.		Simlapal		(8) Mandaigram	
Do		Do.		Taldangra	٠.	(9) Fulmati.	
Do		Do.		Onda		(10) Kalyani.	
Do		Do.		Barjera		(11) Hat-asuria.	
Do		Do.		Gangajalghati		(12) Lachmanpur.	
Do		Do.		Mejhia		(13) Mejhia.	
Do		Do.		Saltera		(14) Gogra (Anchal).	

District School	Board	Name of the subdivision.		Name of the police-station.		Name of the Union Board/ Union Committee/Pan- chayats/Gram Panchayats.
1		2		3		4
Bankura		Vishnupur		Kotulpur		(15) Kotulpur.
Do		Do.		Joypur		(16) Kuchiakol.
Do		Do.		Vishnupur		(17) Dwarika.
Do		Do.		Indas		(18) Sashpur.
Do		Do.		Patrasayor		(19) Patrasayer.
Do		Do.		Sonamukhi		(20) Dipara.
Midnaporo		Sadar		Salboni		(1) Salboni.
Do		Do.		Kotalı		(2) Chandra.
Do		Do.		Khargpur		(3) Kulaikunda.
Do		Do.		Do.		(4) Chakmakrampur.
Do		Do.		Narayangarh		(5) Narayangarh.
Do,		Do.		Garbeta		(6) Garbota.
100		Do.		Do.		(7) Goaltore.
Ъо		Do.		Do.		(8) Amalgora.
Do		Do.		Koshiary		(9) Keshiary.
Do		Do.		Dantan		(10) Baghasty.
Do		Do.		Do.		(11) Dantan.
Do		Do.		Do.		(12) Sabra.
Do		Do.		Mohanpur		(13) Nilda.
Do		Do.		Sahong		(14) Mohar.
Do		Do.		Pingla	٠.	(15) Jalchak.
Do		Do.		Debra		(16) Dobra.
Ъо		Do.		Koshpur		(17) Sirsha.
Do		Do.		Do.		(18) Anandapur
Do		Tamluk		Tamluk		(19) Anantapur (Anchal).
Do		Do.		Mahishadal		(20) Puidda.
Do		Do.		Do.		(21) Mahishadal.
<b>D</b> o		Do.		Nandigram		(22) Khakda.
Do		Do.		Do.		(23) Nandapur.
Do		Do.		Sutahata		(24) Kukrahati.
Do		$\mathbf{D_0}$		Moyna		(25) Kiarana (Anchal).
Do		$\mathbf{D_0}$		Panskura		(26) Bhogpur.
Do		Ghatal		Ghatul		(27) Mansuka.
Do		Do		Chandrakona		(28) Manikkunda (Anchal).
Do		Do.		Daspur		(29) Daspur,
Do		Contai	•	Contai		(30) Marishda.
Do		Do.	• •	Do.		(31) Durmut.
Do		Do.			• •	•
	••		• •	Do.	• •	(32) Darua.
Do	••	Do.	• •	Do.	• •	(33) Basantia.
Do	••	Do.	• •	Bhagwanpur	• •	(34) Bibhisanpur (Anchal).
Do	••	$\mathbf{D_0}$ .	• •	Do.	• •	(35) Kajlagarh (Anchal).

District School Bo	pard. Name of the subdivision.	Name of the police-station.	Name of the Union Board, Union Committee/Pan- chayats/Gram Panchayats,
1	2	3	4
Midnaporo	Contai	Egra	(36) Bathuary
ро	Do.	Do.	(37) Basudevpur.
Do	Do.	Patashpur	38) Pataspur (Anchat)
Do	Do.	Do.	(39) Chistipur (Anchal)
Do	Do.	Ramnagar	(40) Chhotapadampur
Do	Do.	Do.	(41) Kalindi.
Ъо	Do.	Khedgree	(42) Lakshi (Anchal).
Do	Do.	Do.	(43) Kamarda (Anchal)
Do,	Jhargram	Jhargram	(44) Manikpara (Anchal)
Do	Do.	Do.	(45) Patasımul (Anchal).
Do	Do.	Jamboni	(46) Gidm.
Do	Do.	Binpur	(47) Dahıjurı.
Ъо	Do.	Do.	(48) Ergoda.
Do	Do.	Gopiballavpur	(49) Gopiballavpur.
Do	Do.	Nayagram	(50) Kharika.
Do	Do.	Sankrail	(51) Rogra.
Birbhum	Suri Sadar	Suri	(1) Damdama.
<b>Do.</b>	Do.	Do.	(2) Kondua.
Do	Do.	Rajnagar	(3) Tantipara.
<b>D</b> o	<b>D</b> o.	. Dubrajpur	(4) Parulia.
Do	Do.	Do.	(5) Hetampur.
Do	Do.	Khoyrasole	(6) Khoyrasole.
Do	Do.	Do.	(7) Pigora.
Do	<b>D</b> o.	Do.	. (8) Sagarbhanga.
Do	Do.	Do.	(9) Babujiore,
Do	<b>D</b> o.	Sainthia	(10) Harisara.
Do	Do,	<b>D</b> o.	(11) Sangra.
Do	Do.	Illambazar	(12) Ghurisha.
<b>D</b> o	<b>Do.</b>	. Do.	(13) Illambazar.
Do	<b>D</b> o.	Md. Bazar	(14) Doucha
<b>D</b> o	<b>Do.</b>	<b>Do.</b>	. (15) Puranagram.
<b>D</b> o	Do.	<b>Do.</b>	(16) Sekedda.
<b>D</b> o	<b>Do.</b>	. <b>D</b> o.	. (17) Ganpur.
Do	Rampurhat	Rampurhat	(18) Kharun.
Do	Do.	, Do.	(19) Kasthagora,
<b>D</b> o	Do.	, Do.	(20) Barsal.
До	Do.	Moureswar	. (21) Dakshungram
Do	Do.	<b>D</b> o.	. (22) Bajītpur.
<b>D</b> o	Do.	Do.	(23) Dekha.
Do	Do.	Do.	(24) Satpalsa.
Do	D-	Nalhati	(25) Bhadrapur,
<b>D</b> 0	ро.	•	

District School	Bourd.	Name of the subdivision.		Name of the police-station		Name of the Union Board/ Union Committee/Pan- chayats/Grain Panchayts.
1		2		3		4
Burdwan		Sudar .		Khandaghosh		(1) Sankrail.
Do.		Do.		$\mathbf{D}\mathbf{o}$		(2) Sankari.
Do		Do.		Do.		(3) Khandaghosh.
<b>D</b> o		Do.		Do.		(4) Borugram.
<b>D</b> o		Do.		Do.		(5) Gopalbera.
<b>D</b> o		Do.		Raina		(6) Gotan.
<b>D</b> o		Do.		Do.		(7) Narugram.
<b>D</b> o	• •	Do.		Do.	• •	(8) Kaiti.
Do		Do.		Jamalpur		(9) Parat I.
Do.		Do.		Do.		(10) Jamalpur.
<b>D</b> o		Do.		Do.		(11) Panchra.
Do		Do.		Memari		(12) Nabastha (Anchal).
Do		Do.		Do.		(13) Bijpur (Do.)
Do		$\mathbf{D}o$ .		Do.		(14) Bohar (Do.)
Do		Do.	••	Do.		(15) Kuchut (Do.)
Do		Do.		Do.		(16) Amadpur (Anchal).
<b>D</b> o		Do.		Do.		(17) Debipur (Do.)
<b>D</b> o		Do.		Do.		(18) Durgapur (Do.)
$\mathbf{D}_{-}$		Do.		Galsi		(19) Mankar.
<b>D</b> o		Do.		Do.		(20) Hasoa.
Do		Do.		Do.		(21) Pandudaha.
Do		Do,		Do.		(22) Loa.
ро		Do.		Do.		(23) Galsi.
Do		Do.		Bhatar		(24) Bamshore.
Do		Do.		Do.		(25) Barabelun (Auchal)
Do		Do.		Do.		(26) Mohachanda (Do.)
Do		Do.		Do.		(27) Amarun.
Do		Do.		Ausgram		(28) Bhalki (Anchal).
Do		Do.		Do.		(29) Eral (Do.)
Do.		<b>D</b> o.		Do.		(30) Dignagar (Do.)
Do		Do.		Do.		(31) Borenda (Do.)
Do		Do.		Do.		(32) Billagram (Do.)
Do,		Asansol		Salanpur		(33) Basudevpur.
Do		Do.		Kulti .		(34) Niamatpur.
Do		Do.		Hirapur		(35) Didyanandapur.
Do		Do.		Asansol		(36) Dhadka.
Do		Do.		Do.		(37) Kalipahari.
Do	••	Do. Do.	• •	Do. Baraboni	••	(38) Punchra.
Do		Do.		Jamuria		(39) Churulia.
Do	••	Do. Do.		Do.		(40) Chinchuria.
	• •	200.			• •	( )

District School Board.		Name of the subdivision.		Name of the police-station.		Name of the Union Board Union Committee, Pan chayats/Gram Panchayats		
1		2		3		4		
Burdwan		Asansol		Raniganj		(41) Egra.		
Do		Do.		Andal		42) Bonbohal.		
Do		Do		Faridpur	. (	43) Amra.i		
Do		Do.		Do.	. (	(44) Durgapur.		
Do		Do.		Kanksa	(	15) Amlajora.		
Do		$\mathbf{D}\alpha$ .		Do.		(46) Gopalbera.		
Do		Kalna		Kalna	(	(47) Sultanpur.		
До		Do.		Purbasthali		(48) Purbasthali.		
Do		Do.		Do.		(49) Patuli.		
Do		Do.		Do.		(50) Johannagar.		
Do		Do.		Do.		(51) Hadanghat.		
Do		Do.		Do.		(52) Samudragarh.		
Do		Do.		Monteswar		(53) Putsuri.		
Do		Do.		Do.		(54) Kusumgram.		
Do		Do.		Do.		(55) Modhyamgram.		
Do		Katwa		Katwa		(56) Gidgram.		
Do		Do.		Do.		(57) Sribati.		
Do		Do.		Do.		(58) Singhi.		
$\mathbf{D}\alpha$ .		$\mathbf{D}\alpha$ .		Mongalkoto		(59) Lakhuria (Anchal).		
D		$\mathbf{D}\alpha$ .		Do.		(60) Jhilu (Do.)		
Do		$\mathbf{D}\alpha$ .		Do.		(61   Simulia (Do.)		
$\mathbf{p}_0,\dots$		$\mathbf{D}$ o.		Do.		(62) Majhigram (Do.)		
Do		$\mathbf{D}_{0}$ .		Kotugram		(63) Sitahati.		
Darjooling		Kursoong		Kursoong		(Entire area).		
Do		Sihgari		Siliguri		(1) Dumriguri Umon.		
Do	• •	Do.	• •	Do.		(2) Cossnipur Union.		
<b>D</b> >		Do.		$\mathbf{D}$ o.		(3) Atharkhai Union.		
<b>D</b> o		$\mathbf{D}\alpha$ .		Do.		(4) Patharghatta Umon.		
<b>D</b> o		Do.		Do.		(5) Champasari Union.		
$\mathbf{p}_0,\dots$		$\mathbf{D}o$ .		Do.		(6) Baragharm Union.		
$\mathbf{p}_0, \dots$		$\mathbf{D}o$ .		$\mathbf{Do.}$	• •	(7) Hatighas Union.		
Do		Darjeoling Sada		Poolbazar	• •	(1) Bijanbari Anchal.		
						(2) Goke Anchal.		
Do	••	100.	••	(Part of Pools Polico State comprising complete Auc	nosta S	(3) Jhopi Anchal.		
<b>D</b> o		Do.		Sukhinpokhri		(Entire area).		
Dο		Kalimpong		Kalimpong		Part of Kalimpony P.S. comprising 8 villages.		
Jalpaiguri		Sadar		Sadar		(1) Goralbari.		
D >		Do.		Do.		(2) Kharija Borubari.		
<b>D</b> o		Do.		. <b>D</b> o.		(3) Bahadur.		

District School	Board.	Name of subdivision		Name of the police-state		Name of the Union Board/ Union Committee/Pan- chayats/Gram Panchayats.
1		2		3		4
Jalpaiguri		Sadar		. Sadar		(4) Nandanpur Boalmarı
<b>D</b> o		Do.	-	$\mathbf{D}\mathbf{o}$ .		(5) Nagar Borubari.
<b>D</b> o		Do.		Do.		(6) South Beruban.
$\mathbf{D}_{\Omega}$		<b>D</b> o.		$\mathbf{D}\alpha$ .	•	(7) Baropata Natumbas
$\mathbf{p}_0,\dots$		$\mathbf{D}\alpha$		Do.		(8) Patkata.
<b>D</b> o,		$\mathbf{D}\alpha$ .		. <b>D</b> o.		(9) Kharia.
<b>D</b> o		Do.		. Maynagari		(10) Amguri.
Do		Do.		Do.		(11) Damohani.
$\mathbf{p}_0,\dots$		Do.		. <b>D</b> o.		(12) Barnes.
$\mathbf{p}_0,\dots$		Do.	•	Do.		(13) Madhabdanga.
<b>D</b> o		Do.	•	Do.		(14) Churabhandar.
Do		Do.	• •	Do.		(15) Ramshai.
<b>D</b> o	••	Do.		Do.		(16) Outside Unions (Τ. G. & Forest Areas).
Do	• •	Do.		Dhupguri		(17) Salbari.
Do	••	Do.		Do.		(18) Jhar Altagram,
<b>D</b> o	• •	$\mathbf{Do}$ .	• •	Do.		(19) Magurmari.
Do	••	Do.		Do.	• •	(20) Dhupguri.
Do		Do.		Do.		(21) Sakosjhora.
Do		Do.		$\mathbf{D}\alpha$ .		(22) Gadang.
100	••	Do.	• •	Do.	• •	(23) Outside Unions (T. G. & Forest Areas).
<b>D</b> o		Do.		Rajganj		(24) Dabgram.
Ро		Do.	•	Do.	• •	(25) Mandadari.
Do		Do.		Do.	٠.	(26) Fulbari.
Do	••	$\mathbf{Do.}$		Do.		(27) Bumaguri.
Do		Do.		Do.		(28) Sannyashikata.
Do	••	$\mathbf{D}\alpha$ .		Do.	• •	(29) Majhiallı.
Do	••	Do.		Do.		(30) Kukurjan.
Do	1	dipurduai		Alipurduar		(31) Patinkhowa.
Do		Do.		Do.		(32) Chakon Kheti.
Do		Do.		Do.		(33) Tapsikata.
Do		Do.		Do.		(34) Banchukamari.
Do		Do.	٠.	Do.		(35) Majherdahri.
Do		$\mathbf{D}\alpha$ .		$\mathbf{D}o$		(36) Bhatibari.
Do		Dο		Do.		(37) Mahakalguri.
Do		Do.	٠.	Do.		(38) Saontalpur
Do		Do.	•	$\mathbf{D} \alpha$ .		(39) Turturi.
<b>D</b> o	• •	Do.		Do.		(40) T. G. & Forest Areas.
<b>D</b> o		Do.		Kumargram		(41) Kumargramduar.
Do		Do.		$\mathbf{D}\alpha$ .		(42) Valka.
Do	••	$\mathbf{D}\alpha$ .		Do.	••	(43) T. G. & Forest Areas

District School I	Sound.	Name of the subdivision.		Name of the police station.		Name of the Union Bound Union Committee Pan chayats/Gram Panchayats.
1		2		3		4
Jalpaiguri		Alipurduar		Madarihat		(44) Napania
Do	-	Do.		Do.		(15) Totpara
<b>D</b> o		$\mathbf{D}\mathbf{o}$		1)o		(46) Balaleure
Do.		$\mathbf{D}_{0}$		$\mathbf{D}o$		(47) Khayerbur
$\mathbf{D}\alpha$		Do.		Do.		(48) T. G. & Lore t Vica-
Do		Do.		Falakata		(49) Dhanirampur.
Do		Do.		Do.		(50) Chhotosal, ame:
Do	• •	Do.		Do.		(51) Falakata
Do		Do.		Do.		(52) Guubharnagar
Do	••	<b>D</b> σ.	••	Ъо.	• •	(53) T. G. & Forest Arons, Group B "Old Union in part (no comprising only the mens, which were left out in the Plan 1951-52) Ten year
$\mathrm{Do}_{\bullet}\dots$		Sadar		Sadar		(1) Belacoba.
<b>D</b> o		Do.	••	Rajganj		(2) Panikouri
$\mathbf{Do.}\dots$		Do.		Do.		(3) Shikarpur.
Do		Alipurduar		Kumargiam		(4) Natorthali
Do		100.	• •	Do.		(5) Chengman
24-Parganas		Ahpur Sadar		Bishnupur		(1) Amgachia
Do		Do.		Do.		(2) Andharmand.
Do		Do.		Do.		(3) Bakınhat.
Do		Do.		$\mathbf{D}\alpha$ .		(4) Moukhali
Do		Do.		Do.		(5) Bishnupui
Do		Do.		Do.		(6) Chandi.
Do		Do.		Do.		(7) Moudi
Dσ		Do.		Do.		(8) Joyebandipur
Do		Do,		Do.		(9) Panakuza
Do		Do.		Do.		(10) Rashl.hab.
Do		Do.		Do.		(11) Samulı.
Do		Sadar		Budge Budge		(12) Bawah
Do		Do.		Do.		(13) Chakmani
Do		Do.		$\mathbf{D}_{0}$ .		(14) Chingripota
Do		Do.		Do.		(15) Chawlkhola.
Do		Do.		Do.		(16) Dakshin Roypur
Do		Do,		Do.		(17) Nischintapui
Do		Do.		Do.		(18) Pujah.
Do		Do.		Sonarpur		(19) Boral.
Do		Do.		<b>D</b> o.		(20) Khiadah
Do		Do.		$\mathbf{D}\alpha$ .		(21) Langalbora.
Do		Do.		Do.		(22) Senarpur.
Do		Do.		Do.		(23) Kahkapur.
- ··· • · ·	-					

District ochool (Free	Name of the Smoller E.n.	Name of the policy-station	Name of the Union Board/ Union Committee/Pan- chayats/Gram Panchayats.
1	2		4
24 Pargane	. Sadar	. Sonarpur	(24) Protapnagar.
7 h	130 .	Mahoshtala	(25) Ganipur.
D ·	D.	. Do	. (26) Chatta.
1)	126	. De	(27) Krishnagat.
<b>D</b>	Ð	D	(2007) Me he shtala.
$\mathbf{D}_{2}$	1)	Baruipur	(29) Dhap <b>D</b> hapi.
Do	Do.	$\mathbf{D}_{i}$ .	(30) Hariharpur.
$\mathbf{D} \circ$	Do.	$\mathbf{D}\alpha$ .	. (31) Hardah (Hirgue).
$\mathbf{D} \circ$ .	D+.	. Do.	. (32) Kalyanpur.
$\mathbf{D}\alpha$ .	Do.	$\mathbf{D} \alpha$ .	(33) Madarhet.
Do.	$\mathbf{D}_{0}$ .	. Do.	. (34) Nabagram.
Do.	, $\mathbf{D}_{0}$ .	$\mathbf{D} \alpha$ .	. (35) Ramnagar.
$\mathbf{p}_{\mathbf{o}}$ .	. Do.	. Do.	(36) Sankarpur.
Do	. Do.	. <b>D</b>	(37) Sikarbali.
$\mathbf{D}_{ij}$ .	escent and	Barwat	. (38) Khill,apur.
$\mathbf{p}_{o}$	Do.	Do.	(39) Ishhapur Nilgunj.
Di	Lio.	. $\mathbf{D}\alpha$ .	(40) Madhyangram.
$\mathbf{D}\alpha$ .	Do.	. Do.	(11) Rahanda Chandigarh.
Do .	16	Do.	(42) Koma Khamarpara.
D	. D	. D)	(43) Kadambagachi.
D).	<b>10</b> 0.	D.	(44) Jugulia.
Do.	, Do.	Do.	(45) Dattapul ur.
D <sub>c</sub>	. 100	Do.	(46) Kotra.
<b>D</b> 1	<b>D</b> o.	. <b>D</b> o.	(47) Falti Belinghata.
<b>D</b> .	$\mathbf{D}_{C}$ .	D.	(48) Dadpur.
$\mathbf{D}_{0}$	150	<b>D</b> o	(49) Kirtipur.
D	Do.	<b>D</b> ·.	(50) Sasan.
<b>1)</b> .	$\mathbf{D}_{t}$ .	Repubat	(51) Kaikhah Hatiara.
Do .	D.	. <b>D</b> e	(52) Mahisbathan.
Die.	. 150.	Do.	. (53) Rajarhat Bishnupur.
Do.	D o	Do	. (54) Chandpur.
$\mathbf{D}_{i}$	D ·.	. Habra	. (55) Sri Krishnapur.
Do	De	. Do	(56) Bhurl.undu
<b>J)</b> v	$\mathcal{D}_{ij}$ .	. Do.	. (57) beraberia.
D	De	Do.	(58) Digra Mallikberia.
D.	. 47	Do.	, (59) Gama.
D-	. D.	1)6.	. (60) Rautara,
T)	. Do	Do.	(61) Prithiba.
Do	Б	<b>D</b>	(62) Banspolo.
D).	D.	Do	(63) Habra.
# 7 Fe	•	¥ 677	(00) 11.11/1.6.

District School Board,		Name of the subdivision.		Name of the police-station	Name of the Union Board/ Union Committee/Pan chayats/Gram Panchayats.		
1		2		3	4		
24-Parganas		Barasat	• •	Habra	(64) Kamra.		
Do		Do.		Do.	(65) Maslandapur.		
Do		Do.		Do.	(66) Bergum.		
Do		Basirhat		Swarupnagar	(67) Bithari Boyerghata.		
Do		Do.	• •	Do.	(68) Gobindapur.		
Do		Do.	••	Do.	(69) Saguna.		
<b>D</b> o		Do.		Do.	(70) Swarupnagar.		
Do		Do.	• •	Do.	(71) Bakra.		
<b>D</b> o		Do.		Basirhat	(72) Sangrampur.		
<b>D</b> o		Do.		Do.	(73) Choita.		
<b>D</b> o		Do.		Do.	(74) Sakchura.		
Do		Do.		Do.	(75) Champapukur.		
Do		Barrackpore		Jagatdal	(76) Rahuta.		
До		Do.		<b>D</b> J.	(77) Madral Narayanpur.		
Do		Diamond Harb	our	Diamond Harbo	ur (78) Bhadura.		
Do		Do.		Do.	(79) Nurpur.		
<b>D</b> o		Do.		Do.	(80) Kamarpole.		
Do		Do.		Do.	(81) Mosat.		
<b>D</b> o		Do.		Do.	(82) Notra.		
Do		Do.		Do.	(83) Parulia.		
<b>D</b> o		Do*		Do.	(84) Mallikpur.		
Do		Do.		Do.	(85) Paschim Gopalpur.		
Do		Do.		Do.	(86) Debipur.		
Do		Do.		Do.	(87) Harmdanga.		
Do		Do.		Do.	(88) Banganagar.		
Do		Do.		Do.	(89) Fatepur.		
Do		Do.		Kulpi	(90) Karımınagar.		
Do		Do.		Do.	(91) Iswaripur.		
Do		Do.		Do.	(92) Nilamburpur.		
Do		Do.		1)0	(93) Ballavpur.		
Do		Do.		Do.	(94) Ghateswara.		
Do		Do.		Do.	(95) Kulpi.		
Do		Do.		Do.	(96) Chandipur.		
Do		Do.		Do.	(97) Belpukur.		
Do		Do.		Do.	(98) Dholahat.		
Do		Do.		Do.	(99) Lakshmipur.		
Do		Do.		Sagar	(100) Ghoramara.		
Do		Do.		Do.	(101) Fuldubi.		
Do		Do.		Do.	(102) Ramkarchar.		
Do		Do.		Do.	(103) Begunkhalı.		
Do		Do.		Do.	(104) Dhoblat.		
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District School B	oard.	Name of the subdivision.		Name of the police station.	Name of the Union Board/ Union Committee/Pan- chayats/Gram Panchayats.
ı		2		3	4
24-Parganus	в	Songaon		Gaighata	(105) Dharampur.
Do		Do.		Do.	(106) Jaleswar.
Do		Do.		Do.	(107) Ichhapur.
Do		Do.		Do.	(108) Chandpara.
Do	••	Do.	• •	Do.	(109) Sutia.
ро		Do.		Do.	(110) Ramnagar.
Do		Do.	• •	Do.	(111) Jhowdanga.
Do		Do.	••	Do.	(112) Duma.
Do		Do.	• •	Bongaon	(113) Bongaon.
Do	• •	10.	••	Do.	(114) Matiganj.
Do		Do.	• •	Do.	(115) Sundarpur.
Do	•1.•	Do.		Do.	(116) Gopalnagar.
Do.	••	Do.	***	Do.	(117) Akaipur.
Do		$\mathbf{D}\mathbf{o}$		Do.	(118) Ganganandapur.
Do		Do		Do.	(119) Bairampur.
Do		Do		Do	(120) Palla.
Do		Do		Do.	(121) Chowberia.
Do		Do.		Do.	(122) Ghatoor.
Do		Do		Do.	(123) Ganrapota.
Do	•:•	Do.		Bagdah	(124) Smdrani.
Do	••	Do.		Do.	(125) Malipota.
Do	•••	Do,		Do.	(126) Kaniara.
Do		Do.		Do.	(127) Ranghat.
Dο		Do.		Do.	(128) Bagdah.
Do		Do		Do.	(129) Asaru.
Do		Do		Do.	(130) Boyra.
Howrah		Howrah Sadar		Bally	(1) Bally.
Do		Do.		Do.	(2) Jagadishpur.
Do		Do.		Sankrail	(3) Sankrail.
Do		Do.		Do.	(4) Nalpur.
Do		Do.		Do.	(5) Duillya.
Do		Do.		Do.	(6) Dhulagori.
Do		Do.		$\mathbf{D} \alpha$	(7) Andul.
Do		Do.		Do.	(8) Jorhat.
Do		Do.		Do.	(9) Manikpur.
Do		Do		Jayacha	(10) Jagacha.
Do		Do.		Do.	(11) Santragachi.
Do	•.•	Do.		Domjur	(12) Domjur.
1)0	• .•	Do.		Do.	(13) North Jhapardah.
Do. 🟎	***	Do.		Do.	(14) Makarduh.
Do	•••	Do.		Do.	(15) Bankura.

RT I]

Bauria

Uluboria (9 umons)

Do.

Do.

Do. . .

Do. . .

(54) Bauria.

(55) Kalmagar.

District School Board.		Name of the subdivision.		Name of the police-station.		Name of the Union Board/ Union Committee/Pan- chayats/Gram Panchayats.	
1	1			3		4	
Howrah		Uluberia		Uluberia (9 unions).	••	(56) Dhulasimla.	
Do		Do.		Do.		(57) Hatgacha.	
Do		Do.		Do.	• •	(58) Chandipur.	
Do		Do.		Do.		(59) Uluberia.	
Do		Do.		Do.		(60) Changail.	
Do		Do.		Do.		(61) Banibon.	
Do		Do.		Do.		(62) Basudebpur.	
Do		Do.	• •	Do.	• •	(63) Joargoria.	
Do		Do.		Bagnan (2 union	ns)	(64) Bangalpur.	
Do		Do.		Do.	••	(65) Mellock.	
Do		Do.	• •	Shyampur (2 un	ions)	(66) Nabagram.	
Do		Do.	• •	Do.	• •	(67) Bellari.	
West Dinajpur		Balurghat		Balurghat	• •	Jalghar.	
Do		Do.	• •	Do.	••	Boaldar.	
Do		Do.	• •	Do.	• •	Bhatpara.	
Do		Do.	••	Do.		Danga.	
Do		Do.	••	Do.		Gopalbati.	
Do		Do.		Do.	••	Amritakhanda.	
Do		Do.		Do.	••	Chengishpur.	
Do	• •	Do.	••	Hilli	• •	Binshira.	
Do		Do.		Do.	• •	Dhalpara.	
Do	• •	Raiganj	- •	Kalinganj	• •	Anantapur.	
Do		Do.		Do.		Dhankoil.	
Do		Do.		Do.		Akhanagar.	
Do		Do.		Do.		Mustafanagar.	
Do		Do.		Do.		Baruna.	
Do		Do.		Do.	• •	Malgaon.	
Do		Do.		Hemtabad	••	Chainagar.	
Do	• •	Do.	••	Do.	••	Bishnapur.	
Do		Do.	• •	Do.	• •	Naoda.	
Do	• •	Do.	••	Do.	••	Hemtabad.	
Hooghly		Sadar		Polba		Sugandha.	
Do		Do,		Do.	••	Rajhat.	
Do		Do.		Balagarh		Sripur Balagarh.	
Do		Do.		Do.		Sijakamalpur.	
Do		Do.		Pandua	••	Jamna.	
Do	••	Do.		Do.		Rameswarpur-Gopalnagar.	
Do	••	Do.		Do.		Simlagarh-Vitasin.	
Do		Do.	• •	Mogra		Mogra.	
Ю		Do.		Dhaniakhali		Dasghara.	
Do	• •	Chandernagore		Tarakeswar		Talpur.	

District School I	Зоard.	Name of the subdivision.		Name of the police-station.		Name of the Union Board/ Union Committee/Pan- ohayats/Gram Panchayats.
1		2		3		4
Hooghly		Chandernagore		Singur		Anandanagar.
Do		Do.		Do.		Nasibpur.
Do		Serampore		Serampore		Rajyadharpur.
Do		Do.		Jangipara		Mundalıka.
Do		Do.	٠.	Do,		Dilakash.
Do		Do.		Do.		Jangquara.
Do		Do.		Uttarpara.		Mukhla-Nawpara.
Do		Arambagh		Arambagh		Batanal.
Do		Do.		Do.		Mayapur.
Do	••	Do.		Goghat		Bhadur.
Do		Do.		Do.		Bengai.
Do	••	Do.		Do.		Raghubatı.
Do		Do.		Do.		Goghat.
Do		Do.		Do.		Hazipur.
Do		Do.		Do.		Nakunda.
Do	••	Do.		Do.		Sheora.
ро		Hooghly		Hooghly		Paschimpara.
Do		Do.		Khanakul		Ghoshpur.
Do		Do.		Do.		Kishorepur.
Nadia		Sadar		Kotwali		Poragacha,
Do		Do.		Chapra		Pipragachi.
Do		Do.		Do.		'Hridaypur,
Do		Do.		Kaligunj		Matiari.
Do		Do.		Do.		Mira.
Do		Do.		Do.		Plassey.
Do		Do.		Tehatta		Palsunda.
Do		Do.		Do.		Barnia.
Do		Do.		Do		Hanspukhuria
Do		Do.		Krishnagunj		Bhajanghat (Anchal)
Do		Do.		Nakashipara		Dhanchapur (Anchal)
Do		Do.		Do.		Muragachha (Anchal).
Do.		Do.		Do.		Haranagar (Anchal).
Do		Do.		Karimpur		Natidanga (Anchal).
Do	•••	Ranaghat		Hanskhali	• •	Pipulberia (Anchal).
		-	••		• •	
Do	••	Do.	••	Do.	• •	Gobindapur (Anchal).
Do	••	Do.	••	Ranaghat	• •	Khisma (Anchal).
Murshidabad	••	Berhampore	••	Berhampore	••	(1) Radharghat.
Do	••	Do.	••	Do.	• •	(2) Hatinagar.
Do. 🕳	-	Do.	•••	Nowda		(3) Patikabari.

District School Box	ard.	Name of the subdivision.			Name of the Union Board / Union Committee/Pan- chayats/Gram Panchayats	
1		2		3		4
Murshidabad		Be <b>r</b> hampore		Nowda		(4) Nowda.
Do		100.		Beldunga	• •	(5) Beldanga (Anchal).
Do		Do.	-	Do.		(6) Dadpur (Anchal).
Do .		100.		Do.		(7) Mahula (Anchul).
Do .		Do		Do.		(8) Bhabta (Anchal)
130		Do.		Domkal		(9) Bhagnat <b>hpu</b> r.
J. (O)		Do		Jalangi		(10) Jalangi.
120		Jangipur		Suti		(11) Aurangabad.
Do.		1)o.		Do.		(12) Ahron (Excepting V17. Ahron)
Do		Do.		Raghunathgunj	• •	(I: ) Mirzapur (Excepting Vill. Mirzapur).
150.	• •	10.		Do.		(14) Daffarpur (Except ang Vill, Nutangunj)
i an	-	120.		Farakka	••	(15) Bewa (Excepting Vills, Farakka and Nisindea)
Do	•	Do.		Samsergunj	-	. (16) Kanchantola (Ex- cepting Vills. Gazmagar and Ratanpur).
10o		1)0.		Sugardighi	• •	(17) Bokhara (Anchal) (Excepting Vill, Dhalsa)
190	•	Kandi	••	Kandi	••	(18) Purandarpur (Anchal) (Excepting Vills Purandarpur, Ranagram and Gopalnagar).
Do		Do.		Bharatpur		(19) Amlai (Anchal).
<b>D</b> ο		Do.		Do.	• •	(20) Jajan (Anchal).
Do	• •	Do.		Do.	• •	(21) Salar (Anchal) (Ex- ceptin Vills, Auocha and Makaltore).
Do		Do.		190.	.,	(22) Malihati (Anchal) (Excepting Vills, Pro- sadpur, Gulhatia and Kandra-Milupara).
<b>Do</b>		Do.		Khargram		(23) Padamkandı
Do		Do.		Do.		(24) Khargram.
Do		Do.		Barwan		(25) Sabaldah (Union).
Do		Do.		Do.		(26) Barwan (Anchal).
Do	• •	Lalbagh		Raninagar		(27) Paharpur (Union).
Do		Do.		Do.	••	(28) Rajapur (Union).
Do	• •	Do.	••	Nabagram		(29) Mahurul (Union) (Excepting Vills. Muraria, Hizrole, Kalyangunj and Palsa).
Do		Do.		Lalgola	••	(30) Jasaitola (Union) (Excopting Vill. Balutungi).

District School Board.		Name of the subdivision.		Name of the police station.		Name of the Union Board/ Union Committee/Pan- chayats/Gram Panchayats		
1		2		3		4		
		G	iroup A					
Malda		Sadar		Englishbazar		(1) Amrity Union		
Do. , ,	••	Do.		Do.		(2) Mahadipur Umon		
$\mathbf{D}o$ ,		Do.		Do.		(3) Jadupur Union.		
Do		Do		Kahachak		(4) Kaliachak Union		
Do		Do.		Do.		(5) Supapur Union		
Do		Do.		Do.		(6) Gangaprasad Union		
Do		Do.		Malda .		(7) Muchia Umon.		
Do		Do.		Barnongola		(8) Pakuahat Umon.		
100		Do.		Manikebak		(9) Dharampur Anchal		
Do		Do.		Do.		(10) Nazirpur Anchal.		
Do		Do.		Do.		(11) Nurpur Anchal.		
Do		Do.		Набибриг		(12) Roshipur Anchal.		
Do		Do.		Do,		(13) Srirampur Anchal.		
Do		Do.		Ratua		(14) Debipur Anchal.		
Do	• •	Do.		Do.		(15) Mahanandatola Union.		
Do		$\mathbf{Do}$		Harishchandraj	)111	(16) Tulshihata Union.		
Do		Do,		Do.		(17) Bhingola Anchal.		
Do		Do.		Kharba		(18) Kharba Anchal		
Do		Do.		Do.		(19) Kalıgram Anchal.		
Do	••	Do.	• •	Gazolo		(20) Gazole Union.		
				roup B				
34-14-		e-1		•		(1) M (1)		
Malda	• •	Sadar	••	Manikchak	• • •	(1) Mothurapur Anchal.		
Do	• •	Do.	••	Do.	••	(2) Manikchak Anchal.		
100		Do.	.,	Harishchandra;	our	(3) Boroi Anchal.		
Do		Do.	• •	Ratus		(4) Baharal Anchal.		

By order of the Governor,

K. LAHIRI,

Dy. Secy. to the Govt. of West Bengal.

# The



# Gazette

# Extraordinary

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SATURDAY SEPTEMBER 15, 1962

[SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

Calcutta

# Land Acquisition

## **NOTICES**

wrah.—No. 11708L.A.(P.W.).—15th September Whereas 1.94 acres, more or less, of land e in or near the village of Dwipamalita, destinction of the West Bengal Land isition and Acquisition Act, 1948, by the nauthorised under the said section 3(1) for bublic purpose of providing facilities for irrigated drainage, namely, for construction of a at Dwipamalita;

ow, therefore, notice is hereby given that in tance of section 4 of the said Act, the Governor res such land, being required for a public se as aforesaid.

is notice is given under the provisions of subm (la) of section 4 of the West Bengal Landuisition and Acquisition) Act, 1948 (West al Act II of 1948), to all whom it may concern.

plan of the land may be inspected in the office e Collector, Howrah.

# Description of the land

ge Dwipamalita, jurisdiction list No. 17, policestation Bagnan, district Howrah. dastral survey plots in full—1201 and 1210. Cadastral survey plots in parts 1203, 1204, 1205, 1213, 1309, 1318, 1316, 1317, 1319, 1329, 1331, 1332, 1338, 1339, 1340, 1348 and 1359.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Cooch Behar.—No. 11711L.A.(P.W.).—15th September 1962. -Whereas 9.09 acres, more or less, of land situate in taluk Nazirandeutikhata, pargana Tufanganj, have been requisitioned under subsection (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person authorised under the said section 3(1), for the public purpose of providing facilities for irrigation and drainage, viz., for Jorai Irrigation Scheme (in taluk Nazirandeutikhata. thak No. 1187, sheet No. 2);

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land, being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Cooch Behar.

# Description of the land

Pargana Tufanganj, police-station Tufanganj, district Cooch Behar.

Taluk Nazirandeutikhata, thak No. 1187, sheet No. 2.

Cadastral survey plots in full—336, 340, 1150 and 1863.

Cadastral survey plots in part—273, 274, 275, 276, 277, 278, 324, 325, 335, 342, 343, 344, 345, 346, 348, 349, 351, 352, 353, 354, 357, 358, 359, 360, 1048, 1049, 1052, 1053, 1145, 1146, 1147, 1148, 1149, 1151, 1156, 1269, 1277, 1278, 1441, 1445, 1446, 1447, 1453, 1456, 1457, 1458, 1459, 1464, 1854, 1855, 1856, 1858, 1869, 1861, 1862, 1864, 1865, 1866, 1867, 1868, 1869, 1880, 1891, 1992, 1995, 1996 and 1997.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Howrah.—No. 11714L.A.(P.W.).—15th September 1962.—Whereas 125.53 acres, more or less, of land situate in or near the villages of Jovpurbeel and others, described below, have been requisitioned under sub-section (1) of section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, by the person authorised under the said section 3(1), for the public purpose of providing facilities for transport and communication, namely, for the construction of Calcutta-Bombav National Highway 6 (section Joypurbeel-Alampur);

Now, therefore, notice is hereby given that in pursuance of section 4 of the said Act, the Governor acquires such land, being required for a public purpose as aforesaid.

This notice is given under the provisions of subsection (1a) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act 11 of 1948), to all whom it may concern.

A plan of the land may be inspected in the effice of the Special Land Acquisition Officer, Howrah.

# Description of the land

Village Joypurbeel, jurisdiction list No. 13, policestation Bally, district Howrah.

Cadastral survey plots in full—707 to 726, 762 to 772, 782, 1029 to 1032, 1034, 1035, 1037 to 1068, 1073 to 1076, 1079 to 1087, 1089 to 1145, 1201 to 1211, 1213 to

1241, 1250 to 1266, 1295, 1297, 1298, 1304, 1305,  $2_{10}$ , 2109, 2112, 2140, 2144 to 2146, 2151, 2386, 2388, 238 to 2403, 2446 and 2447 and

Cadastral survey plots in part—701 to 706, 727 ; 731, 759 to 761, 773, 779 to 781, 783, 793, 794, 1016 ; 1024, 1028, 1069 to 1072, 1077, 1078, 1088, 1242, 124, 1249, 1267, 1289, 1290, 1292, 1293, 1301 to 1303, 2102 ; 2107, 2110, 2111, 2113, 2114, 2129 to 2131, 2137, 213 2141 to 2143, 2148 to 2150 and 2152.

Village Chamrail, jurisdiction No. 5.

Cadastral survey plots in full—3139, 3140, 3149 ; 3152, 3155 to 3159, 3199 to 3206, 3209, 3210, 3232 ; 3242, 3266, 3315, 3319 to 3321, 3325, 3326, 3329 to 333 3336 to 3339, 3341, 3403, 3404, 3406 to 3409, 341 3413, 3414, 3417, 3418, 3463 to 3465, 3468, 3469, 3472 ; 3474, 3477, 3479, 3485, 3488, 3514 to 3519, 3968, 401 4016, 4019, 4020, 4022, 4026, 4027 and 4033.

Cadastral survey plots in part—3111, 3112, 3129-3133, 3137, 3138, 3141 to 3145, 3148, 3153, 3154, 316 3196, 3197, 3198, 3207, 3208, 3211, 3229, 3231, 324 3244, 3246, 3264, 3265, 3267, 3268, 3310, 3316, 331 3322 to 3324, 3327, 3328, 3334, 3335, 3340, 3342, 339 3400, 3405, 3410, 3412, 3416, 3419, 3420, 3455, 345 3458, 3461, 3462, 3466, 3467, 3470, 3471, 3475, 347 3478, 3480, 3481 to 3484, 3486, 3487, 3511, 3512, 357 4023, 4018, 4027, 4011, 3489, 4013 and 4014.

Village Eksara, jurisdiction list No. 4.

Cadastral survey plots in full—1028 and 1034. Cadastral survey plots in part—930 to 932, 990, 101 1017, 1027, 1029, 1030, 1032, 1033 and 1035.

Village Kona, jurisdiction list No. 7.

Cadastral survey plots in part-1 and 2.

Village Chakpara, jurisdiction list No. 11.

Cadastral survey plot in full-434.

Village Khalia, jurisdiction list No. 6.

Cadastral survey plot in full—425.

Cadastral survey plots n part—263, 265—to 267, 420+424, 426 to 428, 431 to 438, 440, 441 and 454 to 456.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benga



# Extraordinary

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MONDAY, SEPTEMBER 17, 1962

SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

#### OFFICE OF COMMISSIONER BURDWAN DIVISION

### NOTIFICATION

No. 1728M.—13th September 1962.—In exercise the power conferred by section 20 of the Bengal unicipal Act, 1932 (Bengal Act XV of 1932), segated to the Commissioners of Divisions under overnment notification No. 4394M., dated the 18th ay 1956, I hereby determine, after considering the ews of the commissioners of the Raniganj municipality at a meeting, that the Raniganj municipality at a meeting, that the Raniganj municipality in a district of Burdwan shall, for the purpose of action of commissioner, be divided into 15 wards, ch representing a single-member constituency. The description of the boundary of each ward is wen below:—

## Ward No. I

North-Mauza Amrasota.

South—Searsole School Road and Saldanga first Lane.

East-Mauza Ronai.

West-N. S. B. Road.

# Ward No. II

North—Searsol School Road, Saldanga 1st Lane. South—M. C. Street (from Chotolal Marowari Lane up to N. S. B. Road).

East—College Road up to the junction of Gorabazar 2nd Lane to the south and thence along Gorabazar Lane to P. N. Malia Road along P. N. Malia Road up to the junction of Chotelal Marowari Lane to the south through Chotelal Marowari Lane to M. C. Street.

West—N. S. B. Road from M. C. Street to Searsole School junction.

# Ward No. III

North—Starting from the junction of Gorabazar and P. N. Malia Road along Gorabazar Lane to College Road and then along College Road to the southern boundary to Ward No. I, then along southern boundary of ward No. I to the Ronai Mauza to the east.

East-Ronai Mauza.

West—From the junction of Gorabazar Lane and P. N. Malia Road along P. N. Malia Road to the south meeting Chotelal Marowari Lane on the south. Then along Chotelal Marowari Lane to west meeting M. C. Street on the west.

South—Dr. R. R. Road and Dr. M. N. Ghosh Road.

# Ward No. IV

North—Junction of eastern boundary of Scarsole mauza, N. S. B. Road and part of Scarsole mauza.

East—N. S. B. Road from northern point to Annapurna Lane to the south.

South—Annapurna Lane, north western bank of Bujir Bandh Tank and then straight up to the railway line on the west.

West-Searsole mauza.

# Ward No. V

North—Southern boundary line of ward No. IV. East—N. S. B. Road from junction of Annapurna Lane towards south up to the R. M. Road.

- South—R. M. Road from N. S. B. junction to Eastern Railway line.
- West—Eastern Railway line from R. M. Road junction to southern boundary of ward No. IV.

#### Ward No. VI

- North—Eastern Railway line between from R. M. Road to the junction of ward Nos. IV and V.
- East—R. M. Road from Eastern Railway line up to junction of Girjapara Lane.
- South—Girjapara Lane from R. M. Road to mauza Sahibganj.
- West- Municipal limit up to Sahibganj and Egara mauzas.

#### Ward No. VII

- North—Eastern Railway line from R. M. Road up to mauza Kumerbazar.
- East-Mauza Kumerbazar.
- South-Mauza Sahibganj.
- West—R. M. Road from its junction with Eastern Railway line to Girjapara Lane and whole of Girjapara Lane.

#### Ward No. VIII

- North—Starting from the junction of R. M. Road and N. S. B. Road towards south along with the N. S. B. Road up to Dr. J. C. Ghosh Road, then along Dr. J. C. Ghosh Road up to Bhimacharan Road to the east and then the whole of southern side of Bhimacharan Road up to Kumerbazar mauza.
- East-Kumerbazar mauza.
- South--Eastern Railway line from Kumerbazar mauza to R. M. Road.
- West—R. M. Road from Eastern Railway line to N. S. B. Road junction.

#### Ward No. IX

- North—Starting from the junction of Kumerbazar Lane and G. C. Mondal Road up to the Kumerbazar mauza along with southern bank of Rajarbandh Tank.
- East-Kumerbazar mauza.
- South—Bhimacharan Road from Kumerbazar mauza to Kumerbazar Lane.
- West—Kumerbazar Lane from junction of Bhimacharan Road up to its junction with G. C. Mondal Road.

#### Ward No. X

- North- Butcherpatty Lane and from its southern extremity straight line up to Kumerbazar mauza.
- East-Kumerbazar mauza.
- South—Northern boundary line of ward No. IX and Bhimacharan Road from its junction of Kumerbazar Lane to Dr. J. C. Ghosh Road.
- West—Dr. J. C Ghosh Road from junction of Bhimacharan Road to Butcherpatty Lane.

#### Ward No. XI

- North—Dhobapara Lane starting Abdul Rahamar Road to Shivmandir Lane, from Shivmandi lane via Shivmandir Road up to junction of C. R. Road and Dr. M. N. Ghosh Road then along Dr. M. N. Ghosh Road up to Kumerbazar mauza to the east.
- South—Northern boundary line of ward No. 3 from the junction of A. R. Road and Dr J. C. Ghosh Road to Kumerbazar mauz; on the east.
- East-Kumerbazar mauza.
- West—A. R. Road from Dr. J. C. Ghosh Road to Dhobapara Lane.

#### Ward No. XII

- North—Starting from the junction of N. S. B. Road and M. G. Road along the M. G. Road up to Tilok Road, then along Tilok Road to J. L. Nehru Road, then along J. L. Nehru Road up to the junction of A. R. Road.
- South—Dr. J. C. Ghosh Road from N. S. B. Road junction to junction of A. R. Road.
- East-A. R. Road.
- West—N. S. B. Road from Dr. J. C. Ghosh Road up to the junction of M. G. Road.

#### Ward No. XIII

- North -M. G. Road from the junction of Tilok Road up to Shivmandir Road to the east
- South—J. I.. Nehru Road from Tilok Road up to its junction with A. R. Road, then along A. R. Road up to the Dhobapara Lanc. the whole of Dhobapara Lane.
- East—Shivmandir Road from Shivmandir Lane to M. G. Road.
- West-Tilok Road from junction of J. L. Nehru Road to M. G. Road.

#### Ward No. XIV

- North—Napitpara Lane, southern bank of Sastgoria tank. B. C. Chatterji Road and C R. Road from the junction of B. C Chatterji Road to the junction of R. R. Road.
- South-M. G. Road.
- East Forton of Shivmandir Road between M. C. Road and C. R. Road.
- Wes!—Portion of N. S. B. Road from M. C. Road junction to Napitpara Lane to the north.

#### Ward No. XV

- North—Junction of N. S. B. Road and M. C Street (Turbunglow junction).
- South---Northern boundary line of ward No. XIV
- East M. C. Street and Dr. R. R. Road. West—N. S. B. Road from Napitpara Lane to the
- junction of M. C. Street (Turbunglow).

  2. The notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

V. S. C. BONARJEE Commissioner.





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MONDAY, SEPTEMBER 17, 1962

|SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATIONS

Burdwan.—No. 11780L.A.—15th September 1962. Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), m relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 20|1|55-Judl.(1), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (i) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part 11, Section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that land belikely to be needed for a public purpose, being a purpose of the union, namely, for rehabilitation of persons displaced due to the acquisition of their lands required for expansion of the Chittaranjan Loco-notive Works at Simjuri, in the village of Uttarrampur, jurisdiction list No. 56, police-station Salarpur, jurisdiction list No. 56, police-station Salarpur, pargana Pandra, district Burdwan, it is hereby notified that two pieces of land comprising sadastral survey plot Nos. 38 to 41, 58, 92, 95, 100 to 105, 117, 118, 125 to 130, 135, 172 to 175 and part of cadastral survey plot Nos. 96 to 99, 107 and 124 and altogether measuring, more or less, 22.00 acres, are needed for the aforesaid public purpose, at the public expense within the aforesaid village of Uttarampur.

This notification is made under the provisions of section 4 of Act I of 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to cuter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (Act 1 of 1894), read with the said notification the Governor is pleased to direct that the provisions of section 5A of the Act, shall not apply to the waste and arable lands described above, to which, in the opinion of the Governor, the provisions of sub-section (i) of section 17 of the said Act are applicable.

By order of the Governor,

B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 11783L.A.—15th September 1962.
—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purpose of the Union have been entrusted to the State Government by notification No. 20|1|55-Judl.(I), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, Section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being a purpose of the Union, namely, for rehabilitation of persons displaced due to the acquisition of their lands required for expansion of the Chittaranjan Locomotive Works at Simjuri, in the village of Pithakiari, jurisdiction list No. 12, police-station Salanpur, pargana Pandra, district Burdwan, it is hereby notified that a piece of land comprising cadastral survey plot Nos. 405 to 410, 426, 427, 502 and part of cadastral survey plot Nos. 424, 434 and 501 and measuring, more or less, 40.11 acres, is needed for the aforesaid public purpose at the public expense within the aforesaid village of Pthakiari.

This notification is made under the provisions c section 4 of Act I of 1894, read with the said not fication, to all whom it may concern.

A plan of the land may be inspected in the offic of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the afore said section, the Governor is pleased to authorise the Officers for the time being engaged if the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acrequired or permitted by that section.

In exercise of the powers conferred by sub-sectio (4) of section 17 of the Land Acquisition Act, 189 (Act 1 of 1894), read with the said notification the Governor is pleased to direct that the provisions a section 5A of the Act, shall not apply to the wast and arable lands described above, to which, in the opinion of the Governor, the provisions of sub-sectio (1) of section 17 of the said Act are applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of
West Bengal.



#### Extraordinary

#### Published by Authority

3HADRA 27]

TUESDAY, SEPTEMBER 18, 1962

**ISAKA 1884** 

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### **Public Health**

#### **NOTIFICATION**

No. PH|6708|2R-52|62.—17th September 1962.—Whereas the Governor is satisfied that the district of Burdwan excluding the municipal areas is threatened with an outbreak of cholera.

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from or suspected of being infected with cholera in the said district for a period of three months:—

### TEMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the subject or context.—
  - (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Union Board" means a union board constituted under the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (e) "Patient" means a person suffering from or suspected to be suffering from cholera;
- (f) "Medical practitioner" means any person practising the medical profession.
- 2. Whenever any land is held jointly by two or more persons, whether as owners or occupiers of that land, such persons shall be held jointly and severally liable for carrying out any measure ordered in a notice under these regulations, and the names of any one or more of such joint holders may be entered upon such notice at the discretion of the Health Officer and the Health Officer shall not be bound to enter the names of all the joint holders in the notice.

#### **Notices**

- 3. If in any case the Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.
- 4. If any measure which the Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the Health Officer shall be entitled to carry out the measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of any order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer to pass such an order, are not attributable to any act or default of the persons in possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done, or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer.

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of chaukidar or other village watchman to the nearest Sanitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the Health Officer and the cost of such messenger in each case shall be defrayed by the State Government.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the Health Officer by post and the cost of such messenger in each case shall be defrayed by the State Government.
- 9. Presidents of union boards in union board areas and than officers in non-union board areas shall supply to the Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

- 12. The Health Officer or a Sanitary Inspector may order any person to take such drugs in such quantities as may be specified by the said officer or to submit himself to anti-cholera inoculation within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the Health Officer or a Sanitary Inspector.
- 14. The State Government shall provide free of charge suitable places, with necessary attentions, medicine, diet and other necessaries for persons isolated under regulation 11: provided that a private individual may provide places certified by the Health Officer as being fit for the purpose of such isolation.

- 15. If it is not possible for the State Government to provide suitable places with necessary attendants, diet and other necessaries for isolation of the patient or if satisfactory arrangement for such isolation is not also possible in the house where the patient is staying, the patient shall be sent, under proper sanitary precautions, to the nearest hospital where there is suitable arrangement tor isolation.
- 16. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time specified in the order any person residing on such premises and under the control of such owner or occupier.
- 19. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

#### Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or other source of water-supply is situated to take steps to close the same to the satisfaction of the Health Officer or the Sanitary Inspector, as the case may be, within such time as may be specified in the order.

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(2) The Health Officer or a Sanitary Inspector may require such owner occupier to keep closed during such a period as shall be specified in the graph well, tank, pool or other sources of water-supply closed under agraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of chaukidars prevent access to the well, tank, pool or other source of water-supply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion that water in well, tank, pool or source of water-supply is contaminated he disinfect it or order its owner or occupier to disinfect it with such discusses as he may specify in such quantities and at such times as he may k fit
- 26. The Health Officer or a Sanitary Inspector may prohibit persons from ring into or using for drinking, bathing, or any other purpose, during such od as may be specified in the order, the water in any well, tank, pool or possible source of water-supply, which, in his opinion, is contaminated akely to be contaminated.
- 27 The Health Officer or a Sanitary Inspector may, by an order published such places as he may think fit, set apart any well, tank, part of a river, am or channel not being private property, or being private property with consent of the owner, for the supply of water for drinking or culinary poses and may prohibit therein or within a distance therefrom to be stated he order all bathing, washing of clothes or animals, or other acts calculated pollute the water; and may similarly set apart any well, tank, part of a r, stream or channel for the purpose of bathing or for the purpose of hing animals or clothes or for any other purpose connected with the health cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from ing themselves, or throwing, depositing or discharging any rubbish, sewage, offensive matter into any well, tank, pool or other source of water-supply, ich is used by the public, or within such a distance from such well, tank, of or source of water-supply as he may fix.

#### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the mmittal or continuance of any nuisance, or (2) require the person causing y nuisance or the person occupying the premises on which any nuisance sts to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in the nion of the Health Officer or Sanitary Inspector is likely to spread or to use the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied the condition of any privy, urinal, drain, sewer or cesspool is such as to caurisk of spreading cholera to the inhabitants of the neighbourhood he may one the occupier of the land in which such privy, urinal, drain, sewer or cesspois situated to disinfect, or may take such steps as is deemed necessary to disinfect the same with such disinfectants in such quantities and at such time as a said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention, the outbreak or spread of cholera, order the owner or occupier of any late to repair or make efficient to the satisfaction of that officer or inspector at drain, sewer, privy, urinal or cesspool which is situated upon such land or remove any such drain, sewer, privy, or urinal or close any such cesspowithin such time as may be fixed by the said officer or inspector.

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalent of any outbreak of cholera order that any market, shop or other public planshall remain closed for such time as may appear to him to be necessary at may forbid the holding of any fair, *mela*, or other gathering to which peopfrom several villages commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner occupier of any land to clear and remove within the period specified in the order any vegetation upon such land the existence of which in the opinion the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general order that by a specified date certain sanitary precautions of a simple nature such lime-washing of houses, clearing of latrines or the removal of filth or rubbishall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Office or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer may approve burning or burial grounds, and may order direct, either generally or specially in respect to any specified are that corpses shall not be burned or buried at places other than those so approve by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the cloth other articles brought with such corpse to be reduced to ashes.
- 39. The Health Officer may direct that no person shall bury or cause the buried any corpse which, in the opinion of the Health Officer, is likely the spread cholera in a grave not constructed of masonry and less than six feed deep.

- 40. The Health Officer may order that no dome or other person employed the disposal of corpse shall withdraw from his duties without the permission the Health Officer unless such dome or other person has given notice in iting not less than one month previously of his intention so to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person ithorised by such officer or inspector in that behalf seize and dispose of any orpse, which, in the opinion of the said officer or inspector, is infected with is likely to spread cholera, unless the relatives or friends of the deceased of reson satisfy him that they are prepared and able to dispose of the corpse in manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any person to appears to be acquainted with facts in connection with any case of cholera suspected cholera to attend before him at a time to be stated in the order at any place not more than one mile from the place where such person sides or is staying when the order is issued, and such person shall appear as required.
- (2) When the person summoned to appear under paragraph (1) is a female, 10, by the custom of the country, does not appear in public, suitable precaution all be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally by person who appears to be acquainted with the facts and circumstances of a use of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female ho, by the custom of the country, does not appear in public, the officer shall ke her statement under such conditions as shall admit of due respect to the iid custom.
- (3) Such person shall be bound to answer all questions relating to such case ut to him or her by such officer, other than questions the answers to which ould have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such assistants if any), as he thinks fit, enter upon any land, or after two hours' notice in riting, into any premises or buildings used for human habitation at any time etween sunrise and sunset for the purpose of carrying out any measure of taking any enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any canal river or other persons residing on such vessel or boat shall be subject to hese regulations.
  - 46. All inoculations under these regulations shall be performed gratuitously.
- 47. (i) Orders issued by the Health Officer or a Sanitary Inspector under less regulations shall be in writing.

- (ii) The officer issuing such orders shall cause copies of them to be sen upon any persons named in them.
- (iii) The nearest relative of a patient for the occupier of the house in whi the patient is staying shall, if a copy of the order under regulation 11 h been served upon him, give to the nearest Sanitary Inspector or to his offi immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Asstt. Secy. to the Govt. of West Beng



### Extraordinary

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HADRA 27

TUESDAY, SEPTEMBER 18, 1962

**SAKA 1884** 

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### **EDUCATION DEPARTMENT**

#### General

#### NOTIFICATION

No. 3395|Edn.(G)|9B-14|61.—14th September 1962.—In exercise of the power conferred by sub-ection (1) and, in particular, by clause (t) of sub-ection (2) of section 66 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII ol 1930), the Governor is pleased to make, after previous ablication as required by sub-section (1) of that action, the following amendments in the rules ablished with Government of West Bengal Education epartment notification No. 1176-C.Edn., dated the 19th July 1945, as subsequently amended (hereinafter derred to as the said rules) regarding the conditions I appointment, punishment and dismissal of the aff of the District School Boards and the salaries of 19th staff under section 26 of the said Act, namely:—

#### Amendments

In the said rules-

- (1) for rule 4, substitute the following rule, namely:—
- "4. The clerical and technical staff of the District School Board shall be employed on the following time-scales of pay, namely:—
  - (i) Head Clerk—Rs. 200—10—300.
  - (ii) Accountant—Rs. 125—3—140—4—200 with higher initial start at Rs. 164 (i.e., 12th stage of the scale).

- (iii) Stenographer—Rs. 125—3—140—4 —200 (Efficiency bar after 10th stage) plus a special pay of Rs. 20 per month.
- (iv) Clerk—Rs. 125—3—14()—4—2()0 (Efficiency bar after 10th stage).
- (v) Sub-Overseer—(a) For persons with qualifications of Overseer—Rs. 200—10—400 (Efficiency bar after 10th stage). (b) For persons with qualifications of Sub-Overseers—Rs. 175—7—245—8—325 (Efficiency bar after 10th stage).
- (vi) Work Sarkar—Rs. 100—3-136—4—140 (Efficiency bar after 10th stage).
  - (vii) Driver—Rs. 100—3—136—4—140.
- (viii) Projectionist—Rs. 125—3—140—4—200 (Efficiency bar after 10th stage).

No person shall, without the previous approval of the State Government, be appointed to a post with a higher initial pay in the time-scale and no person shall be granted increments in excess of the prescribed rate."

- (2) for rule 5, substitute the following rule, namely:—
- "5. Appointment to the inferior service shall be in the time-scale of Rs. 60—1—65—1—75.";
- (3) for rule 7, substitute the following rule, namely:—
- "7. The following qualifications are prescribed for appointment on a permanent basis

to the posts of Clerks, Stenographers, Sub-Overseers, Work Sarkars, Drivers and Projectionists under the Board, namely:—

Clerks—A pass in the School Final Examination of a Recognised Board of Secondary Education in India, or its equivalent.

Stenographers—A pass in the School Final Examination of a Recognised Board of

Secondary Education in India, or equivalent together with fair knowled of shorthand and typewriting.

Sub-Overseers, Work Sarkars, Drivers, Projectionists.

The same qualifications as prescribed for appointment these posts under Government

By order of the Governor, K. LAHIRI,

Dy. Secy. to the Govt. of West Ben

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# Calcutta

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TUESDAY, SEPTEMBER, 18, 1962

SAKA 1884

ART IIIA-Ordinances promulgated by the Governor of West Bengal under the Constitution of India.

GOVERNMENT OF WEST BENGAL

#### LAW DEPARTMENT

Legislative

#### West Bengal Ordinance No. VII of 1962

THE WEST BENGAL  $BHUDAN\ YAGNA$  ORDINANCE, 1962.

WHEREAS it is expedient to provide for dealing with lands donated by people in pursuance of *Bhudan Yagna* as initiated by Acharya Vinoba Bhave and matters ancillary thereto;

AND WHEREAS both Houses of the Legislature of West Bengal are not in session and the Governor is satisfied that circumstances exist which render it necessary for her to take immediate action;

The Governor is pleased, in exercise of the power conferred by clause (1) of article 213 of the Constitution of India, to make and promulgate the following Ordinance, namely:—

Short title, extent and application.

- 1. (1) This Ordinance may be called the West Bengal Bhudan Yagna Ordinance, 1962.
  - (2) It extends to the whole of West Bengal.
- (3) It shall apply to such area or areas with effect from such date or dates as the State Government may, by notification in the Official Gazette, specify in this behalf and different dates may be specified in respect of different areas.

Definitions.

- 2. In this Ordinance unless there is anything repugnant in the subject or context,—
  - (1) "Bhudan Yayna" means the movement initiated by Acharya Vinoba Bhave for the encouragement of voluntary donation of land for distribution to landless persons;
  - (2) "Board" means the West Bengal Bhudan Yayna Board constituted under section 3;
  - (3) "land" means land used for purposes of agriculture or horticulture or purposes incidental thereto, and includes waste land;
  - (4) "landless person" includes a person owning land not exceeding such limit as may be prescribed;
  - (7) "prescribed" means prescribed by rules made under

The West Bengal Bhudan Yagna Ordinance, 1962.

(Sections 3-6.)

Establishment and incorporation of Bhudan Yagna Board.

- 3. (1) The State Government shall, by notification in the Official Gazette, establish a Board to be called the "West Bengal Bhudan Yagna Board" consisting of such number of members as it may think fit for carrying out the purposes of this Ordinance.
- (2) The Board shall be a body corporate having perpetual succession and a common seal, with power to acquire, hold and dispose of property, both movable and immovable, and to enter into contracts and to do all acts necessary and consistent with the purposes of this Ordinance and shall sue and be sued by the name referred to in sub-section (1).

Staff and fund of the Board.

- 4. (1) The Board shall appoint a Secretary and such other staff as it may consider necessary for carrying out the purposes of this Ordinance on such remuneration and on such terms and conditions as may be prescribed.
- (2) The Board shall have a fund to be called the "West Bengal Bhudan Yagna Fund" and all monies received by the Board on any account whatsoever shall be credited to, and all expenditure incurred by the Board shall be paid out of, such fund.
- (3) The accounts of the West Bengal Bhudan Yagna Fund shall be kept and audited in such manner as may be prescribed.

Particulars of donated land to be furnished to Board.

- 5. Any person donating any land in pursuance of Bhudan Yagna shall furnish to the Board all particulars in respect of such land specifically mentioning,—
  - (a) the right, title and interest of such person in the land,
  - (b) the nature and extent of encumbrances, if any, to which the land is subject, and
  - (c) whether any rent, revenue, cess or tax in respect of the land is outstanding or not.

Vesting order.

- 6. (1) On receipt of the particulars referred to in section 5, the Board shall refer the same to an Officer having jurisdiction over the area in which the land concerned is situated specially appointed by the State Government in this behalf and thereupon the Officer shall, if he is satisfied, after giving, in such manner as may be prescribed, public notice of his intention so to do, and after making such enquiry, if any, as he may think fit, that the donor has good title to the land and that the land is free from encumbrances, make a vesting order, and shall, after the expiry of the period of appeal or, if an appeal be filed, after the disposal thereof confirming the vesting order, send such vesting order to the Registering Officer having jurisdiction over the area in which the land is situated for registration thereof.
- (2) The Registering Officer shall on receipt of a vesting order sent by the Officer under sub-section (1) register the same:

Provided that, notwithstanding anything to the contrary contained in any other law, no fee shall be necessary for registration of the vesting order.

(3) On registration of any vesting order under sub-section (2), the right, title and interest of the person donating the land in respect of which the vesting order is made shall vest in the Board and the Board shall hold the land so vested on such terms, conditions and restrictions as may be prescribed:

Provided that if any rent, revenue, cess or tax in respect of such land be in arrears at the time when the same is donated, the nerson donating the land, and not the Board, shall...

The West Bengal Bhudan Yagna Ordinance, 1962.

(Sections 7-10.)

Appeal.

7. An appeal from a vesting order made by the Officer under sub-section (1) of section 6, shall lie, if preferred within thirty days from the date of the vesting order, to the Munsif having jurisdiction over the area within which the land in respect of which the vesting order is made is situated and the Munsif shall dispose of such appeal by an order either confirming the vesting order or setting it aside:

Provided that no such order in appeal shall be passed without giving the party or parties prejudicially affected thereby an opportunity of being heard.

Settlement of land vested in the Board. 8. The Board may settle on such terms, conditions and restrictions as may be prescribed, any land vested in it with landless persons residing within the area within which such land is situated.

Indemnity.

9. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Ordinance or any rule or order made thereunder.

Power to make rules. 10. The State Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Ordinance and such rules may provide for any matter which may be or is required to be prescribed.

PADMAJA NAIDU,

Governor of West Bengal.

The 18th September, 1962.

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

No. 499(1)

Registered No. C20?

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TUESDAY, SEPTEMBER 18, 1962

[ SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasurv, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### **Public Health**

#### **NOTIFICATION**

No. PH|6735|2R-53|62.—18th September 1962.—Whereas the Governor is satisfied that the district of 24-Parganas excluding the municipal areas is threatened with an outbreak of cholera;

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from or suspected of being infected with, cholera in the said district for a period of six months:—.

### TEMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the subject or context—
  - (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Union Board" means a union board constituted under the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (e) "Patient" means a person suffering from or suspected to be suffering from cholera;
- (f) "Medical practitioner" means any person practising the medical profession.
- 2. Whenever any land is held jointly by two or more persons, whether as owners or occupiers of that land, such persons shall be held jointly and severally liable for carrying out any measure ordered in a notice under these regulations, and the names of any one or more of such joint-holders may be entered upon such notice at the discretion of the Health Officer and the Health Officer shall not be bound to enter the names of all the joint-holders in the notice.

#### **Notices**

- 3. If in any case the Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.
- 4. If any measure which the Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the Health Officer shall be entitled to carry out the measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of any order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer to pass such an order, are not attributable to any act or default of the persons in possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Health Officer in carrying out the measure under regulation 4 from the person of persons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done, or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer.

### ART I]

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the carest male relative in attendance upon the patient, or in the absence of any uch relative the occupier of the house, or if the occupier be the patient, some tale inmate of the house shall, within twenty-four hours of the onset of the tsease, give information regarding the occurrence of such case either personally r in writing or by means of chaukidar or other village watchman to the nearest anitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the redical practitioner called in to attend upon any case of cholera shall forthwith ive notice of the case by special messenger to the nearest Sanitary Inspector r rural medical officer and by post to the Health Officer and the cost of such ressenger in each case shall be defrayed by the State Government.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district hall forthwith give notice of any case of cholera brought to such hospital or ispensary for treatment to the nearest Sanitary Inspector by a special messenger nd to the Health Officer by post and the cost of such messenger in each case hall be defrayed by the State Government.
- 9. Presidents of union boards in union board areas and than officers in on-union board areas shall supply to the Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any person vho is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the solation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

- 12. The Health Officer or a Sanitary Inspector may order any person to take such drugs in such quantities as may be specified by the said officer or to submit himself to anti-cholera inoculation within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the Health Officer or a Sanitary Inspector.
- 14. The State Government shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessaries for persons isolated under regulation 11: provided that a private individual may provide places certified by the Health Officer as being fit for the purpose of such isolation.

- 15. If it is not possible for the State Government to provide suitable places with necessary attendants, diet and other necessaries for isolation of the patient or if satisfactory arrangement for such isolation is not also possible in the house where the patient is staying, the patient shall be sent, under proper sanitary precautions, to the nearest hospital where there is suitable arrangement for isolation.
- 16. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time specified in the order any person residing on such premises and under the control of such owner or occupier.
- 19. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

#### Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or other source of water-supply is situated, to take steps to close the same to the satisfaction of the Health Officer or the Sanitary Inspector, as the case may be, within such time as may be specified in the order.

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(2) The Health Officer or a Sanitary Inspector may require such owner occupier to keep closed during such a period as shall be specified in the er any well, tank, pool or other sources of water-supply closed under agraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of chaukidars prevent access to the well, tank, pool or other source of water-supply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion that water in well, tank, pool or source of water-supply is contaminated he y disinfect it or order its owner or occupier to disinfect it with such discents as he may specify in such quantities and at such times as he may nk fit
- 26. The Health Officer or a Sanitary Inspector may prohibit persons from ering into or using for drinking, bathing, or any other purpose, during such field as may be specified in the order, the water in any well, tank, pool or let possible source of water-supply, which, in his opinion, is contaminated likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published such places as he may think fit, set apart any well, tank, part of a river, cam or channel not being private property, or being private property with consent of the owner, for the supply of water for drinking or culinary rposes and may prohibit therein or within a distance therefrom to be stated the order all bathing, washing of clothes or animals; or other acts calculated pollute the water; and may similarly set apart any well, tank, part of a zer, stream or channel for the purpose of bathing or for the purpose of shing animals or clothes or for any other purpose connected with the health id cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from sing themselves, or throwing, depositing or discharging any rubbish, sewage, offensive matter, into any well, tank, pool or other source of water-supply, hich is used by the public, or within such a distance from such well, tank, ool or source of water-supply as he may fix.

#### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the mmittal or continuance of any nuisance, or (2) require the person causing ly nuisance or the person occupying the premises on which any nuisance lists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in the mion of the Health Officer or Sanitary Inspector is likely to spread or to use the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied the condition of any privy, urinal, drain, sewer or cesspool is such as to carrisk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or may take such steps as is deemed necessary to disinfect the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention of the outbreak or spread of cholera, order the owner or occupier of any lam to repair or make efficient to the satisfaction of that officer or inspector and drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalent of any outbreak of cholera order that any market, shop or other public plat shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from several villages commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general order that by a specified date certain sanitary precautions of a simple nature such lime-washing of houses, clearing of latrines or the removal of filth or rubbi shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Office or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer may approve burning or burial grounds, and m by order direct, either generally or specially in respect to any specified are that corpses shall not be burned or buried at places other than those so approve by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothe other articles brought with such corpse to be reduced to ashes.
- 39. The Health Officer may direct that no person shall bury or cause be buried any corpse which, in the opinion of the Health Officer, is likely spread cholera in a grave not constructed of masonry and less than six fe deep.

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- 40. The Health Officer may order that no dome or other person employed r the disposal of corpse shall withdraw from his duties without the permission the Health Officer unless such dome or other person has given notice in iting not less than one month previously of his intention so to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person thorised by such officer or inspector in that behalf seize and dispose of any rpse, which, in the opinion of the said officer or inspector, is infected with is likely to spread cholera, unless the relatives or friends of the deceased rson satisfy him that they are prepared and able to dispose of the corpse in manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any person ho appears to be acquainted with facts in connection with any case of cholera suspected cholera to attend before him at a time to be stated in the order id at any place not more than one mile from the place where such person sides or is staying when the order is issued, and such person shall appear as required.
- (2) When the person summoned to appear under paragraph (1) is a female, ho, by the custom of the country, does not appear in public, suitable precaution all be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally by person who appears to be acquainted with the facts and circumstances of a use of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female ho, by the custom of the country, does not appear in public, the officer shall ke her statement under such conditions as shall admit of due respect to the id custom.
- (3) Such person shall be bound to answer all questions relating to such case out to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such assistants if any), as he thinks fit, enter upon any land, or after two hours' notice in triting, into any premises or buildings used for human habitation at any time etween sunrise and sunset for the purpose of carrying out any measure of the particles and enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any canal river or other persons residing on such vessel or boat shall be subject to regulations.
  - 46. All inoculations under these regulations shall be performed gratuitously.

- 47. (i) Orders issued by the Health Officer or a Sanitary Inspector unthese regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be sen upon any persons named in them.
- (iii) The nearest relative of a patient or the occupier of the house in whethe patient is staying shall, if a copy of the order under regulation 11 been served upon him, give to the nearest Sanitary Inspector or to his of immediate notice of any disobedience of the order by the patient.

By order of the Governor,

A. CHOUDHURI,

Asstt. Secy. to the Govt. of West Ben

# The

# Calcutta



### Gazette

#### Extraordinary

#### Published by Authority

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TUESDAY, SEPTEMBER 18, 1962

[SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### ORDER

3256-I.R./IR/7L-60/61.—17th July 1962.— reas under the Government of West Bengal, Department, notification No. 3126-I.R./IR/758, dated the 25th July 1958 the matter fied in the schedule to the said notification, and relea matter connected with between industrial dispute the Company Limit-both situated North Brook Jute Dalhousie Jute Mill, both in the jurisdiction of post office Baidyabati, dis-Hooghly, and their workmen represented by ional Union of Jute Workers, Dalhousie and th Brook Branch, Champdany, post office lyabati, district Hooghly, relating to the terminal formulation of women workmen of employment of a number of women workmen he said two concerns, was referred to a Court of uiry consisting of Shri M. C. Banerjee, Judge, i Industrial Tribunal, constituted under notifica-No. 808-I.R./IR/3A-2/57, dated the 11th March 7, for inquiring into the said matter;

and whereas the services of the said Shri M. C. leriee were no longer available;

And whereas under the Government of West 1gal, Labour Department, notification No. 189-IR/7L-60/61, dated the 17th January 1962, i S. K. Roy, Judge, Seventh Industrial Tribunal, 1stituted under notification No. 3115-I.R./IR/ 3A-6/59, dated the 21st June 1960, was appointed as the Court of Inquiry in place of the said Shri M. C. Banerjee;

And whereas the said Court of Inquiry has submitted to the State Government its report on the said matter;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said report as shown in annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between Messrs. North Brook Jute Company Limited and Dalhousie Jute Mill, both situated at P.O. Baidyabati, district Hooghly, and their workmen represented by National Union of Jute Workers, Dalhousie and North Brook Branch, Champdany, P.O. Baidyabati, district Hooghly, and in the matter of an inquiry into a tratter connected with and relevant to the said industrial dispute by a Court of Inquiry. [Case No. 6(6)(1) of 1958.]

Before Shri S. K. RAY, Judge, Court of Inquiry.

For the Union: Shri Nikhil Roy, Vice-President, instructed by Shri Byomkesh Mazumdar, President.

For the Companies: Shri R. L. Moitra, Deputy Labour Adviser, I.J.M.A.

#### REPORT

By the Government of West Bengal, Labour Department, order No. 3126-I.R./IR/7L-27/58, dated the 25th July 1958, a matter which appeared to be connected with and relevant to an industrial dispute between Messrs. North Brook Jute Company Limited and Dalhousie Jute Mill, both situated at P.O. Baidyabati, district Hooghly, and their workmen represented by National Union of Jute Workers, Dalhousie, and North Brook Branch, Champdany, P.O. Baidyabati, district Hooghly, and which was referred under section 10(1)(b), Industrial Disputes Act, for inquiry to a Court of Inquiry consisting of Shri M. C. Banerjee, Judge, First Industrial Tribunal, constituted under section 6(1) of the said Act. The matter referred for inquiry as given in the schedule was as follows:

#### Schedule

Whether the termination of employment of women workmen in the two abovementioned concerns in the months of February and March 1958 was a result of voluntary resignation or of resignations obtained otherwise to enable the Management of the above two concerns to replace women wirkmen by male workmen?

Before Shri M. C. Banerjee both the parties appeared and filed their written statements. Thereafter, Shri Banerjee took up the inquiry. He examined some witnesses and admitted some documents in evidence. Thereafter, his services ceased to be available, and in these circumstances, by a fresh order of the Government of West Bengal, Labour Department, No. 189-I.R./IR/7L-60/61, dated the 17th January 1962, I was appointed as the Court of Inquiry in place of Shri Banerjee. This appointment was made under section 8 of the Industrial Disputes Act. I took up the inquiry from the stage where it was left by Shri Banerjee. Some further witnesses were examined before me and some documents were also exhibited. Arguments of both parties were also heard.

The matter for inquiry has already been recorded above. Before stating the respective cases of the parties in regard to the precise matter in dispute, I would record some undisputed facts which constituted the background of the termination of the services of the concerned workers. The two concerned jute mills introduced a scheme of rationalisathe mills. The main feature of the scheme was that instead of working on two shifts, the mills began to work on three shifts, A, B and C. The C shift was the newly introduced night shift. As a result of working on three shifts, the more consists workload was increased. The the per capita workload was increased. The introduction of the new scheme of rationalisation and modernisation was completed by December 1957. The introduction of the new scheme raised some trouble between the Management and the workers. There was cessation of work on 16th December 1957 and then the Company closed the mills. In these circumstances, an agreement was arrived at between the two mills and their workmen represented by the concerned Union on 19th December 1957. It was provided inter alia in that greement that "no permanent workman shall be diversely affected as a result of implementation of he rationalisation programme. If Management

fails to provide alternative employment to worker on the same or higher wages, the wo shall be entitled to receive full retrent compensation as per Industrial Disputes At other dues. The workman will be free to alternative employment at reduced wages instructive retrenchment."

In the aforesaid undisputed background concerned Union has pleaded the following of regard to the matter under inquiry. In violate the terms of the aforesaid agreement, the two cerned mills wrongfully terminated the emploof 252 women workers during the mont February and March 1958 and fraudulently profrom them letters of resignations without them understand the real import of such letter without even paying them their statutory. The names of the workers whose employmenterminated in the aforesaid manner could fully secured by the Union and the Jute Millederned failed to furnish all the names insprepeated requests by the Union. The Union such names as could be procured by it in the made Annexure A to its written state Subsequently, some further list was submitted the Union.

The Indian Jute Mills Association represe both the jute mills concerned, has filed a w statement in reply to that of the Union. relevant and precise case of the jute mills in r to the matter in dispute may be briefly summ; as follows. There was not a single terminate service of any permanent worker by the jute as a result of rationalisation and the Union's plaint about non-implementation of the agree referred to by it, and the alleged fraudulent ten tion of service of some women workers are and baseless. The concerned Union of this does not represent the majority of the worke the two mills. There are two other Unions. Hooghly Zilla Chatkal Mazdoor Union and B Chatkal Mazdoor Union, and they claim to followings amongst the workers of the r These other Unions made representations to jute mills demanding that the mills should not down the applications for retirement by wo workers but should forthwith accept such resi tions and arrange for the payment of their re dues. Thus, the resignations of the women wo of the mills were all voluntary and the Managen had to accept these voluntary resignations in ' of demand for acceptance of the resignations by other two Unions. The number of such resu tions is far less than what has been stated by concerned Union in its written statement. women workers concerned brought their resignation letters with them. All the resignal letters were witnessed by Works Commit members or other workers of the two mills.

I have set out above the cases of the par according to their respective written statements.

The undisputed basic fact is that quite a lanumber of female workers of the two mills smitted written resignations in February and Ma 1958. In paragraph 2 of the written statement the workmen, it is admitted that letters of resign tion were submitted, but it is at the same the pleaded that the letters were "fraudulently pleaded that the letters were "fraudulently cured" without letting them unders.

the real import of such letters and without even paying them their statutory dues". It will be seen, therefore, that the case put forward on behalf of the workers in the written statement is that the letters of resignations were obtained fraudulently. It is not at all pleaded that the letters of resignation were procured by force. There is certainly some difference between "fraud" and "force". In the evidence, however, almost all the female workers who have been examined, have clearly stated that their letters of resignation were taken by force and they were made to put their thumb impressions in the resignation letters by use of force and it was the Labour Officer himself who used such force. So, there is glaring discrepancy between pleading and proof as to the manner in which these resignation letters were procured. This discrepancy goes strongly against the case of the workers, who are found to have come with evidence inconsistent with their case in the written statement. It may be said that there is practically no evidence of fraud in relation to the resignation letters of the female workers and the whole evidence relates to use of force in procuring them. O.P.W. 5, Shri Satyabrata Chowdhury was the Labour Officer of North Brook Jute Mills at the relevant time. He has, however, stated that he went away on leave on 15th February 1958, and returned from leave on 15th April 1958, and on 14th February 1958 only the resignation letter of Chamelia was submitted to him. Chamelia is the mother of O.P.W. 2, Shri Ranjit Prosad Verma, who was then employed as a clerk in the North Brook Jute Mills. He has proved that he got his mother to resign her service in the mills and it was a voluntary resignation. This Labour Officer had nothing to do with the other resignation letters of female workers of North Brook Jute Mills during the period in question, because he was on leave then. So, the general and vague evidence of the workers of the North Brook Jute Mills that the Labour Officer forcibly took their thumb impressions cannot be believed. O.P.W. 6, Shri Makhan Lal Mukherjee is the Labour Officer of Dalhousie Jute Mills. He was the Labour Officer during the period in question. He has categorically denied that he applied force to any woman worker for taking resignation. So, on the point of use of force for the purpose of securing resignation letters from the concerned women workers, the evidence on the side of the workers consists of the testimonies of some individual workers without any corroboration from any other source and the evidence on the side of the jute mills consists of the testimonies of the two Labour Officers who are the most competent witnesses on this point and against whom the charge of using force has been levelled. The evidence is practically oath versus oath. After giving careful consideration to the whole matter, I prefer to accept the oath of the two Labour Officers of the jute mills. Their testimonies are supported by some other facts and circumstances which have appeared from the evidence. I will now proceed to discuss these facts. One of the concerned workers examined on behalf of the workers, P.W. 15, Shrimati Talari, has clearly admitted in her evidence that no force was used upon her in the matter of taking her thumb impression in the letter of resignation. The two resignation letters, Exts. O and O(1), have been Proved to be in the handwriting of Shri Ram Bhattachariee, Secretary of the National Union of lute Workers, which is representing the workers in

the present case. O.P.W. 1, Mr. L. A. Craven, the Chief Labour Officer of the two mills, has proved this. This fact is very significant because it goes to show that an important Union official was helping in the resignations by writing the resignation letters. This necessarily rules out use of force or fraud in procuring the resignation letters. It has also been proved that many of the resignation letters were attested by members of the Works Committee, who were elected by the workers, or some other members of the Umon. O.P.W. 3. Shri Protap Singh, who is now a Vice-President of the Works Committee, attested the resignation letters of Jogeswari and Lakhia, Exts. S and S(1). He wrote out the resignation letters of Kiron and Madia | Exts. S(2) and S(3)]. He has stated that Jogeswari signed the letter in his presence and Lakhia gave thumb impression in his presence and Kiron and Madia requested him to write their resignation letters and they gave their thumb impressions in his presence. He has also stated that he wrote many more such resignation letters of women workers at that time and that none of the resignation letters were taken by force. I see no reason to disbelieve the evidence of this worker, who is now a Vice-President of the Works Committee elected by the workers. O.P.W. 4, Shri Sanu Misir was a Vice-President of the Works Committee elected by the workers. He was a Vice-President of the Works Committee of North Brook Jute Mills in February and March 1958. He was workers' representative. He has denied the Company forcibly took resignathe that from the women letters workers. He has testified that he attested some resignation letters including that of Dilari and that the women workers voluntarily resigned, because after introduction of three shifts and rearrangement of allocation of work, they were finding it hard to cope with the work. During the relevant period he was the Head Sardar of the mills. His testimonies have not been materially shaken in cross-examination. I see no reason to disbelieve him also. O.P.W. 7, Shri Krishna Chandra Ghoshal was a member of the Works Committee in February-March 1958, and he was elected by the workers. He has denied that the female workers were forced to submit resignations and their thumb impressions were taken by force and has stated that they voluntarily resigned. He has further stated that he attested many resignation letters. He has identified his signatures in some resignation letters produced in this case and the signatures have been marked Exts. J(1) and G(1), T(2) to T(5) and U to U(4). His evidence is that the concerned workers came to him with written letters, some of which were already thumb impressed, and they requested him to take the letters to the Labour Officer and make necessary arrangements for their resignation and so, he went with them to the Officer before whom some workers gave impressions. His further significant Labour thumb evidence is that the Labour Officer enquired whether these workers were resigning of their own accord and free will and he addressed the enquiry to the workers and they replied that they were resigning of their own free will. He has also made the fellowing significant statement: "I asked the femowerkers why they were resigning. They said that they would not work as the mill was working on three shifts. The female workers at first said that they would not work on the night shift which was the C shift. Then the Company put them on the

two shifts, A and B. They worked on these shifts for some days and then said that they would not work any more." There is no reason to disbelieve the evidence of this witness. After considering the evidence on both sides on the point of use of force in securing the resignation letters from the workers, which is the precise case put forward on behalf of the workers at the hearing in variation of the case of fraud in the pleading, I have no hesitation to hold that the workers have failed to prove that the resignation letters were taken by use of force from the side of the jute mills, and on the contrary, the Company has produced sufficient and satisfactory evidence to prove that the workers put in their resignations voluntarily and out of their own free will without any compulsion from any source and in submitting their resignation letters, they acted with the help of some members of the Works Committee who were the workers' representative.

Apart from the aforesaid position which arises out of a strict consideration of the evidence produced by the parties, the same position is, 10 my mind, supported by the surrounding circumstances and natural probabilities existing at that time. The undisputed position is that by rationalisation and modernisation of the working of the two mills, which was certainly not illegal or unfair as a labour practice, three working shifts were introduced in the mills, A. B and C, A and B being day snifts and C being a long night shift from 9 p.m. to 5 a.m., and as a result, the workload on each worker was increased. I have already indicated above that this led to some trouble in the mills and there was cessation of work in the mills on 16th December 1957, and the Company closed the n.ills and thereafter there was a tripartite agreement, dated 19th December 1957, between the mills, the present concerned Union and the Government represented by the Conciliation Officer. Exhibit K is that tripartite agreement. In the terms of this agreement, it was admitted that there was increased workload and then it was provided that the mills would allow six workload and the working for weeks as a trial this period, not be subduring increased would not workmen action for failing jected to disciplinary perform the increased workload for bena fide reasons, but those workmen who would not be able to work the increased workload, would be free to apply for relief. It was further provided in this agreement that those persons who would be relieved of employment would be paid:

- (a) Fifteen days' basic pay per year of service including the years covered by Provident
- (b) Provident Fund dues as per Provident Fund Rules.
- (c) Other legal dues.
- (d) One month's total wages.

Women workers could not be employed on the night shift, because it was against the provisions of the Factories Act. They certainly felt the rigours of the increased workload. According to the terms of the agreement reproduced above, the increased workload was to be strictly enforced after expiry of what may be called the grace period of six weeks from the date of the agreement. It is quite natural in these circumstances that some women workers, who found themselves unable to cope with the increased workload, rather preterred to be relieved of their employments in the mills in lieu of the monetary benfits offered by the Company. Mr. Craven, the Chief Labour Officer of the mills, has given a true picture of the state of things which arose after the expiry of the trial or grace period of six weeks. His evidence in this matter stands thus: "After six weeks, the Management tightened up the supervision and asked the remaining workers to get down seriously to the modernisation system of work. Then not only the women workers but men workers came along and said that they could not do the increased work. We told those workers to resign. Then the Works Committee members approached the Management and suggested that more money should be paid to those workers, both male and female. It was decided in consultation with the members of the Works Committee that the workers, male and female, who wanted to resign, would get one month's extra pay and Rs. 25 more as train fare. After this, all the women workers together with some male workers, wanted to resign." It is an admitted position that the resigning women workers were paid as follows:

- (a) Half a month's salary for each year of service up to the time they joined the Provident Fund.
- (b) Their whole Provident Fund money.
- (c) One month's salary extra.
- (d) Rs. 25 as train fare.

Some of the women workers who have evidence in the present case have admitted having received more than Rs. 800 or more than Rs. 900 in all after retirement. It may be said here that the Company offered the extra benefits of one month's salary and Rs. 25 as train fare by way of inducement, but it cannot be said that it was an inducement to obtain the resignations fraudulently. position was that the increased workload was proving too rigourous and onerous for some women workers when the system of modernisation was strictly enforced after the trial period and if they wanted to be relieved of their employments in view of the increased workload after the trial period of six weeks, they would not be strictly entitled to the monetary benefits referred to in clause (ii) of paragraph 3 of the terms of settlement, but still some arrangements were worked out further consultation with some Works Committee members for relief of the female workers who wanted to get rid of their work in the mills and the arrangements were that they would get almost all the benefits of paragraph 3(ii) of the terms of settlement, together with the extra benefits of one month's salary and Rs. 25 as train fare. The mills might have offered the additional benefits by way of inducement to the resigning workers in order to get rid of all further troubles in the mills and to ensure the smooth working of the mills in the modernised system. offer of additional benefits cannot be said to have been unfair or fraudulently made simply in order to terminate the services of a large number of women workers of the mills. After having regard to the surrounding facts and circumstances, I hold that the offer was made bona fide and in a liberal spirit in order to get the mills work on the modernised system without any further hitch or trouble. evidence discloses that there are two other Union in these mills, Hooghly Zilla Chatkal Mazdoor Union and the Bengal Chatkal Mazdoor Union, each with

lowing amongst the workers and these Unions ote some letters on the subject of retirement of e workers after modernisation and the letters were bstantially in support of the scheme of retirement workers on the monetary benefits offered by the impany. [Vide Exts. L, M, N and N(1).] Besides, is fact, I have already referred to and discussed ove the fact that some of the resignation letters ere written by the Secretary of the present conrned Union, which has sponsored this case on half of the workers. [Vide Exts. O and O(1).] hese facts certainly indicate that the scheme of tirement of the female workers was finalised with e full knowledge and consent of all the three nions. I have referred to the fact that the resignig workers took all their dues under the retirement heme. It cannot be said that the payments were ade by force or fraud. There is absolutely no case nd certainly no evidence to that effect. So, it is uite natural and probable that all the Unions, cluding the present concerned Union, had nowledge of the retirement scheme of workers fter modernisation with some additional benefits nd they accepted and acquiesced in the scheme which was fully given effect to without any protest w any Union at that precise point of time. The resent dispute was raised by the present concerned Jnion some time after the scheme had been finalised ind payments under the scheme had already been nade by the Company and accepted by the concerned workers.

There is no satisfactory evidence to prove that the resignations of these workmen were obtained with a view to replacing them by male workmen. No such case is pleaded in the written statement filed by the workers and no suggestion to that effect was made to any of the witnesses examined for the mills. On the contrary, the two Labour Officers of the two mills, O.P.W. 5, Shri Satyabrata Chowdhury (North Brook) and O.P.W. 6, Shri Makhan Lal Mukherjee (Dalhousie), have testified that at the relevant period, there were man vacancies in their respective mills. They have proved the charts of vacancies existing at that time, Exts. T and T(1), and have testified that they themselves prepared the charts from the relevant registers of the milis. There was no pointed or serious cross-examination of these two witnesses regarding the charts proved by them, though the admission of the charts in evidence was objected. So, it cannot be said that it has been proved that the resignations were obtained by the mills with a view to replacing the resigning female workers by male workers. I have already ecorded above my views as to the real circumtances under which all these resignations took lace and this view runs counter to the position hat these were obtained with a view to replacing emale workers by male workers.

I should here briefly refer to the fact that there was cessation of work in and closure of the mills on 16th December 1957, and the dispute arising out of it was referred to the Fourth Industrial Tribunal and the Tribunal found that the cessation of work nn and closure of the mills was due to an illegal lock-out and so it awarded wages to the workers for the period of lock-out. This award was passed on 19th July 1958 and was published in the "Calcutta Gazette", dated 7th August 1958. The mills preferred an appeal against this award to the Supreme Court, but the appeal was dismissed and the decision of the Tribunal was upheld [vide 1960(1), L.L.J., page 580]. These facts were referred to by both parties during arguments. In my view, this fact has little bearing on the precise question referred to this Court for inquiry. This question relates to the resignations submitted by women workers long after the 16th December 1957, and particularly after the scheme of rationalisation was strictly enforced and these are related to the strict enforcement of the rationalisation scheme involving increase of workload of the workers. The scheme of rationalisation was one of the issues before the Tribunal (Issue No. 1) and the Tribunal decided the Issue in favour of the mills. It held that the rationalisation had involved some increase in the workload, in several instances, but not to any unreasonable extent. The Tribunal also rejected the claim of the workers for additional wages for increased workload. The decision of the precise point referred to this Court for inquiry is in no way connected with the dispute arising out of the cessation of work in and closure of the mills on 16th December 1957 and so the award given in regard to that dispute is absolutely beside the point in the present case.

Thus after a careful consideration not only of the direct evidence bearing on the precise point of the resignations of the concerned women workers, but also of the surrounding circumstances and probabilities existing then, I finally decide that the termination of employments of women workmen in the two concerned jute mills in the months of February and March 1958 was a result of voluntary resignations and not of resignations obtained otherwise to enable the Management of the two concerned mills to replace women workmen by male workmen. With this decision, I close my report.

S. K. RAY, Judge, Court of Inquiry. 25-6-1962.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.

# **Calcutta**



## Gazette

## Extraordinary

#### Published by Authority

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TUESDAY, SEPTEMBER 18, 1962

|SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### OFFICE OF THE COMMISSIONER, BURDWAN DIVISION

#### NOTIFICATION

No. 1766M.—17th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), lelegated to the Commissioners of the Divisions under Government notification No. 4394M., dated the 18th May 1956, I hereby determine, after considering the news of the commissioners of the Midnapore muniipality, at a meeting that the Midnapore municipality in the district of Midnapore shall, for the purpose of election of commissioners, be divided into 19 wards, each representing a single-member constituency

The description of the boundary of each ward is iven below:-

#### Ward No. I

North-Quikota and Abas Road. West—Adambazar Street. South—Kotbazar Street. East-Paddy field.

#### Ward No. II

North-Ahalyabai and Raniganj Road. South-Kot Bazar and Keranitola. East—Adambazar Street and Toriapara Lane. West-Cantonment Mahulla.

#### Ward No. III

North-Darji Basti Lane and Habibpore Street. South—Colonelgola and College Road. East-Paddy fields. West-Keranitolah and Khapril Bazar.

#### Ward No. 1V

North-D.B. Road (Ahalyabai Road). East—R. M. Road, via Sipaibazar Chack, Tank Improvement Office, Treasury Road, Khudiram Road via Newly built Sakpura Bridge, N.L. Khan Road (including road side holdings up to Water Reservoir Chak), then via Water Reservoir Chak, Martin Chack (Keranitolah Chack), Civil Court Road up to Judges' Compound.

South-Najarganj mauza.

West—Road which runs from south-west corner of Judges' compound up to north-west corner of Central Jail.

#### Ward No. V

North—From north-east corner of Civil Supply Office to Treasury Road via Tank Improvement Office, Treasury Road, Khudiram Road via newly-constructed Sekpura Bridge.

East—From north-east corner of Civil Supply Office to B.O.C. Pupply Regulated Chak via

Office to B.O.C. Pump at Battolah Chak via east of D.B. Compound and Vidyasagar Road.

South—From B.O.C. Pump at Battolah Chak to Water Reservoir Chak via N.L. Khan Road. West—From north-east corner of Water Reservoir Chak to south-west corner of Protestant Church excluding road side holdings.

#### Ward No. VI

North-Kotebazar. South-Mirbazar. East-Paddy fields. West-Aliganj and Keranitola.

#### Ward No. VII

North-From north-west corner of Vidyasagar Vidyapit to north-west corner of Old College Hostel via Golkuya Chak, then to north-west corner of Vidyasagar Hall via new N.C.C. Office.

East-Paddy fields.

South-From Battolah Chak (Kali temple) to Kotwali police-station, Pradyat Kumar Bhatyacherice Street (Hatpara Road).

West-From north-west corner of Vidyasagar Hall to Caltex via Vidyasagar Road, then to Hospital Chak via Motor Work Shop of Jack Paul and then Dariband Khal (from Hospital Chak to Dariband Bridge).

#### Ward No. VIII

North—Sahid Prodyat Bhatyacherjee Street. West—Hospital Road (N.L. Khan Road). South—Madhusuri Lane (Pachragali). East-Barabazar Road.

#### Ward No. IX

North--Nabinabag, Mirbazar Road.

South—Ballavpore, Ber-Ballavpore and Shabharang Bazar, Mahajanpati Road junction.

East—Mauza Hosnabad (Union No. 7) and Sudam-Sagar Lane (Nabinabag).

West-Chotobazar Road and Basantitolah Lane.

#### Ward No. X

North-N.L. Khan Road (from Nannu's Chak to Martin Chak).

West—From Martin Chak to the Civil Court North Gate (Civil Court Road).

South----Mufsi Mahalla Lane starting from Civil Court North Gate up to Chanigaria pond corner and then the existing border line between Mianbazar and Mirzabazar and then Dwaribandh Road from its junction with Chandan Astana Lane up to Matijil Tank.

East -- Matijil Tank-Paddy field and the existing Khal up to Nannu's Chak.

#### Ward No. XI

East-Dwaribandh Road from its junction with Chandan Astana Lane up to Mirzabazar Rajar Chak and then towards south through Moulavipara Road up to its junction with Mahatabpur Road.

South-From the junction of Mahatabpur Road up to the Mirzabazar's border with Kalgani.

West- Fallow land up to Civil Court Post Office Chak, then Civil Court Road up to Civil Court North gate.

North-South boundary, ward No. 10.

#### Ward No. XII

North-Dwaribandh Road to Mirzabazar Chak. West-East boundary of ward No. 11. South and East-Existing demarcation line between Mirzabazar and Patnabazar.

#### Ward No. XIII

North-North bank of Dwariband tank and of Chirimarsai Road from the cross culve Khaleq Sahab's Lane.

West—Part of Khaleq Sahab's Lane, Sure Nath Setua's Bye-Lane, Surendra Nath Se Lane and existing corner boundary of M bazar.

East—Telepara Lane both sides up to Bht Ch. Bith's house. Kshitish Dutt's house Sanatan Shaw's Lane, Tantipara Lane uj western border of Boxibazar, Boxibazar R

South—Agun Vangachak excluding portion inc ing in ward No. 14 and eastern border Mirzabazar.

#### Ward No. XIV

North-Boxibazar Benapara. East—Dwariband Khal. South—Mahatabour

#### Ward No. XV

West—Border of Mirzabazar and Kalganj.

North—Patnabazar. South—Casai River. East-Mahajanpati Road West. West—Bibigani mauza.

#### Ward No. XVI

North-N.L. Khan Road from Nimtolah Chak Bhimtolah Chak, Pachragali.

South—Dariband Khal. East—Pachragali South side, Municipal Of Road (Pitch Road) via Shib Temple Lane to Bhimtolah Chak.

West—Telipara Road via Bholamayra Chak up Dariband slope (Biswas Lodge), Darib, pond up to N.L. Khan Road.

#### Ward No. XVII

North-Tarini Mitra's Lane up to house of Osm Ali.

East—Barabazar Drain Boundary up to Sha harang Bazar.

West-Boundary of Shabharanj Bazar.

South—Dariband Khal.

#### Ward No. XVIII

North-Hosenabad Road. South-Pyarilal Dutta Road.

East-Nutanbazar Road from Girija Bhus Banerjee's house to Nutanbazar Road (N. Khan Road).

West-Sujaganj, Mahajanpati Road.

#### Ward No. XJX

North-Dr. Pyarilal Dutta Road. South—Embankment of Casai River. East—Hosenabad and Pilgrim Road.

West--Sujaganj Mahajanpati Road from Pyarik Dutta Road corner to Jagannath Temple Cha (Bankim Patar house).

The notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

> V. S. C. BONARJEE, Commissioner.

ered No. C207

No. 502(1)

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1-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc

GOVERNMENT OF WEST BENGAL

### PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### **NOTIFICATIONS**

vo 3391|F.O-1|62.—18th September 1962.—The vernor is pleased to appoint Shri G. B. Mondal. uipment Officer, West Bengal Fire Services, to act, addition to his own duties, as Divisional Officer, Division, West Bengal Fire Services, from 19th Member 1962, until further orders, in place of him K. Ghosh, granted leave.

2805

2806 THE CAL. GAZ., EXTRY., SEPT. 19, 1962

No. 3390|F.O-1|62.—18th September 1962 Governor is pleased to grant Shri M. K. Gh Divisional Officer, "D" Division, West Bengal Services, earned leave for ninety days, with e from 19th September 1962, under rule 167(a) the West Bengal Service Rules, Part I.

By order of the Governor.

A. K. DATTA,

Jt. Secy. to the Gowt. of West Ben

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### Gazette

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WEDNESDAY, SEPTEMBER 19, 1962

**|SAKA 1884** 

'ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### OFFICE OF THE COMMISSIONER, PRESIDENCY DIVISION.

#### **ADDENDUM**

lo. 1806M.—19th September 1962.—In this office fication No. 1462M., dated the 4th August 1962, lished at pages 2360-2361 of Part I of the leuta Gazette Extraordinary" of the 4th August 2, below the description of the boundary of each he respective thirteen wards of Kandi municipality he district of Murshidabad, please insert the wing:—

Mahallas comprising Ward No. 1 (Kandi East)

- (a) Chasapara.
- (b) Dhallapara.
- (c) Bandhapukur Par.
- (d) Nabagram.

lahallas comprising Ward No. 2 (Kandi West)

- (a) Nutanhat.
- (b) Kolabagan.

Mahallas comprising Ward No. 3 (Kandi Central)

- (a) Radhabazar.
- (b) Shyambazar.
- (c) Panchagachia.
- (d) Jibdharpara.
- (e) Kururpara.

Mahallas comprising Ward No. 4 (Kandi North,

- (a) Provakarpara.
- (b) Harisagar Par.
- (c) Mollapara.
- (d) Lahiripara.
- (e) Bholanathpore.
- (f) Gopinathpore.
- (g) Muchipara.
- (h) Namokandi.

Mahallas comprising Ward No. 5 (Kandi South)

- (a) Mohanbagan.
- (b) Puratanhat.
- (c) Dangapara.

Mahallas comprising Ward No. 6 (Chatinakandi)

- (a) Chatinakandi.
- (b) Rajar Ber.

## Mahallas comprising Ward No. 7 (Rasora)

- (a) Rasora Namopara.
- (b) Rasora Paschimpara.

## Mahallas comprising Ward No. 8 (Jemo East)

- (a) Baganpara.
- (b) Umapara.
- (c) Nilkanthapore.
- (d) Muchipara.

## Mahallas comprising Ward No. 9 (Jemo Central)

- (a) Fakirchak.
- (b) Gokulsinhabati.
- (c) Raghunathpore.

## Mahallas comprising Ward No. 10 (Jemo North)

- (a) Narayandhar Par.
- (b) Ruppore.
- (c) Ruppore Ber.
- (d) Habli Par.

## Mahallas comprising Ward No. 11 (Jemo South)

- (a) Shibrambati.
- (b) Bijoynagar.
- (c) Jemo Bazar.

## Mahallas comprising Ward No. 12 (Bagdanga No.

- (a) Ghuropara,
- (b) Baniapara.
- (c) Biswaspara.
- (d) Ghasipara.
- (e) Dubeypara.
- (f) Sahispara.
- (g) Jakhadanga.
- (h) Namo-Bagdanga.

## Mahallas comprising Ward No. 13 (Bagdanga Sol

- (a) Boalia.
- (b) Noapara.
- (c) Bagdanga.
- (d) Saranpore.

I. B. SURI

## CORRIGENDUM

No. 1805M.—19th September 1962.—In this of notification No. 1462M., dated the 4th August 19 published at pages 2360-2361 of Part I of "Calcutta Gazette Extraordinary" of the 4th Au 1962, in the eastern boundary of ward No. 11 (J South) and southern boundary of ward No. (Bagdanga North) for "Nikanthapore" and "Bapara" please read "Nilkanthapore" and "Bamung respectively.

I. B. SURI

No. 504(1)

d No. C207

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Orders and Notifications by the Governor of West al, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# CCAL SELF-GOVERNMENT AND FANCHAYATS DEPARTMENT

## **NOTIFICATION**

7027|M3R-1|61.—19th September 196.—18 the Bengal Municipal Act, 1932 (Bengal Act) 1932), has been made applicable to the district leeling except the Siliguri subdivision (hereinferred to as the said district), by notification 17 MIA-15|55, dated the 19th January 1957

whereas the rules made under section 44(c) of aid Act and published by notification 124TR dated the 8th October 1936, in the tta Gazette" of 1936, Part I, page 2483 and ification No. LSG.1327|47|3R(1), dated the anuary 1948, published in the "Calcutta e" of 1948, Part I, page 138, are no longer ible to the said district:

2800

Now, therefore, the Governor, in the powers conferred by clause (c), section with Bengal Municipal Act, 1932 (Bengal Act \ 1932), is pleased to make the collowing rule of municipalities in the said district after publication as required by sub-section (1) of section of the said Act:—

# Rule regarding minimum amount of municipal and taxes entitling a person to vote

The minimum sum, the payment of which are of municipal fees and taxes would entitle a personal municipality to vote at an election of commission under sub-clause (a) of clause (iii) of sub-section or under clause (ii) of sub-section (5) of section 2 the said Act, shall be an aggregate amount of not than fifty maye paise.

By order of the Governor.

A. K. DATTA,

Jt. Secy. to the Government
West Bengal.

## The

## Calcutta



## Gazette

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RA 29] THURSDAY, SEPTEMBER 20 1962 [SAKA 1884

1-Orders and Notifications by the Governor of West gal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## AND AND LAND REVENUE DEPARTMENT

## Land Reforms

## NOTIFICATION

No. 11978L.Ref. -19th September 1962.—In exere of the power conferred by sub-section (3) of atton I of the West Bengal Bhudan Yagna Ordinace, 1962 (West Bengal Ordinance No. VII of 62), the Governor is pleased hereby to specify the 1st day of September 1962 to be the date, with 1sect from which the said Ordinance shall apply to a dreas specified in the Schedule below: —

## The Schedule

The areas comprised in the whole of the State of West Bengal excluding the territories transferred from the State of Bihar to the State of West Bengal under section 3 of the Bihar and West Bengal (Transfer of Territories) Act, 1956 (40 of 1956).

By order of the Governor,

N. RAYCHAUDHURI,

Secy. to the Govt. of West Bengal.

ug. West Bengal at West Bengal Govt. Press Alipore.



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## Extraordinary

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THURSDAY, SEPTEMBER 20, 1962

[ SAKA 1884

## T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## CE OF THE COMMISSIONER, BURDWAN DIVISION, CHINSURAH

## **NOTIFICATIONS**

1771M.—17th September 1962.—In exercise e power conferred by section 20 of the Bengal cipal Act, 1932 (Bengal Act XV of 1932), ated to the Commissioners of Divisions under rnment notification No. 4394M., dated the 18th 1956, I hereby determine, after considering the of the commissioners of the Ghatal municipality neeting that the Ghatal municipality in the district idnapore shall, for the purpose of election of nissioners, be divided into 17 wards, each repreig a single-member constituency.

e description of the boundary of each ward is below:-

## Ward No. I

orth-Shyamsundarpur and Chauli.

nuth-Raghunathchak Road.

ast-Khas Gombhirnagar.

est-Bandipur.

## Ward No. 11

orth-Raghunathchak Road.

uth-Krishnagar.

ist-Gombhirnagar.

est-Shyampur.

## Ward No. III

North-D.B. Road.

South-Narankhali Khal. East-Silabati river.

West-Argorah Gombhirnagar.

## Ward No. IV

North-Gombhirnagar.

South—D.B. Road.

East-Silabati River.

West-Argorah.

## Ward No. V

North-Gombhirnagar. (N)

South-Alamgunja.

East-Nischindipur.

West-Raghunaihchak.

## Ward No. VI

North---Chauli (N).

South—Gombhirnagar.

East—Garpratapnagar.

West-Sukchandrapur.

## Ward No. VII

North—Mansuka and Lalkundu. South—Chauli (S).

East-Garpratapnagar.

West-Sukchandrapur.

## Ward No. VIII

North—Singhpur. South—Garpratapnagar. East—Gangaprasad. West—Chauli.

## Ward No. IX

North -Gangaprosad. South- Nischindipur. East—Balarampur. West—Garpratapnagar.

## Ward No. X

North-Singhpur. South-Nischindipur. East—Srirampur. West—Chauli.

## Ward No. XI

North—Garpratapnagar. South—Silabati river. East-Silabati river. West-Nischindipur.

## Ward No. XII

North-Garpratapnagar. South-Silabati river. East—Silabati river. West—Nischindipur.

#### Ward No. XIII

North-Silabati river. South-Kushpata. East-Harisinghpur. West-Konnagar.

## Ward No. XIV

North-Silabati river. South—Konnagar (S). East-Konnagar (E). West-Sub-registry Office Road.

## Ward No. XV

North-Konnagar (N) South-Prodyot K. Road. East—Manna Road. West—Silabati river.

## Ward No. XVI

North-Prodyot K. Road. South—Kushpata (S). East-Sripore. West-Silabati river.

## Ward No. XVII

North-Kushpata (N). South-Katan. East—Sripur. West—Silabati river.

2. The notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

## V. S. C. BONARJEE,

Commissioner.

No. 1777M.—15th September 1962.—In exem of the power conferred by section 20 of the Bed Municipal Act, 1932 (Bengal Act XV of ly delegated to the Commissioners of Divisions when the Commissioners of Divisions with the Commissioners of Divisions when the Commissioners of Division rs when the Commissioners of Divisioners when the Commissioners when the Commissioners of Divisioners when the Commissioners where the Commissioners when the Co Government notification No. 4394M., dated the May 1956, I hereby determine, after considering views of the commissioners of the Bansberia cipality at a meeting that the Bansberia municipality at the district of Hooghly shall, for the purpose election of commissioners, be divided into 17 Wa each representing a single-member constituency.

The description of the boundary of each wan given below:-

## Ward No. 1

South-Southern limit of Bansberia municipa North-Northern compound wall of Dui Factory and railway line up to municiple boundary towards west.

East—The Ganges up to Dunlop Ferry Ghat; western portion of Shibtala Main Road from junction of Ferry Ghat Approach Road up Dunlop Estate Compound wall.

West-Municipal boundary.

## The area comprises—

- (1) Mirrerhat Main Road (both sides).
- (2) Mirrerhat 1st Lanc (Left), (both sides).
- (3) Mirrerhat 2nd Lane (Left), (both sides)
- (4) Mirrerhat 1st Lane (Right), (both sides)
- (5) Mirrerhat 2nd Lane (Right), (both sides).
- (6) Southern portion of Dunlop Ferry (Approach Road.
- (7) Dunlop quarters, factory and estate.

## Ward No. 2

South—Northern wall of Dunlop Factory a railway siding line up to municipal limit wards west.

North-South portion of Kundu Ghat Lane in the Ganges towards west, Kundu Lane, east portion of Kundu Bye-Lane, southern port of Shibtala Lane and southern portion Trenching Ground up to municipal limit in west.

East—The Ganges from Dunlop Ferry G Approach Road to Kundu Ghat Lane. West-Municipal boundary.

## The area comprises—

- (1) Shibtala Main Road from Dunlop Approx Road up to Kundu Lane (both sides).
- (2) Southern part of Kundu Lane.
- (3) Eastern part of Kundu Bye-Lane, souther portion of Shibtala Lane from junction Kundu Bye-Lane up to Trenching Grown Road, southern portion of Trenching Grown use Road up to municipal limit in the Wes Shibtala Bye-Lane (both sides), Shibtala Main Roal Lane from junction of Shibtala Main Roal door up to junction of Kundu Bye-Lane (bot sides).

## Ward No. 3

South-Northern portion of Kundu Ghat Lane, northern part of Kundu Lane, western portion of Kundu Bye-Lane, northern portion of Shibtala Lane and Trenching Ground Road up to municipal limit.

North—Southern portion of Bakultala Ghat Lane up to Main Road and southern portion of Bakultala Lane up to municipal limit towards

west.

East-The Ganges from Kundu Ghat Lane up to Bakultala Lane.

West-Municipal boundary.

## The area comprises-

- (1) Roy Main Road (both sides from Roy Lane to Bakultala Lane).
- (2) Roy Lane (both sides)

(3) Roy Bye-Lane (both sides).

- (4) Northern portion of Shibtala Lane.(5) Western portion of Kundu Bye-Lane.
- (6) Northern portion of Kundu Lane.
   (7) Southern portion of Bakultala Lane and Bakultala Ghat Lane.
- (8) Northern portion of Trenching Ground Road.
- (9) Chanral Para and Panchanantala (both sides).
- (10) Both sides of Kansari Ghat Lane.
- (11) Ghoramara Road (both sides).
- (12) Kundu Main Road (both sides).

## Ward No. 4

South—Northern portion of Bakultala Ghat Lane up to Main Road and northern portion of Bakultala Lane up to municipal limit towards

North-Southern portion of Palmer's Drain and Kumar Para Lane up to the junction of Tirish Bigha Road and southern portion of Tirish Bigha Road up to western boundary of the municipality.

East—The Ganges from Bakultala Ghat Lane to Palmer's Drain.

West-Municipal boundary.

## The area comprises—

- (1) Northern portion of Bakultala Lane and Bakultala Ghat Lane.
- (2) Both sides of Mondal Main Road.
- (3) Both sides of Bakultala Main Road. (4) Both sides of Mondal Ghat, Mondal Lane,
- Mondal Bye-Lane, Musalmanpara Lane.
  (5) Southern portion of Kumar Para Lane and Palmer's Drain.
- (6) Southern portion of Tirish Bigha Road from the junction of Kumar Para Lane towards west up to municipal boundary.

### Ward No. 5

South-Northern side of Kumar Para Lane from the junction of Dakhinpara Bye-Lane towards

west up to municipal boundary.
North—Southern side of Trenching Ground Road from the junction of Prem Chand Nandan Road up to the western limit of the municipality.

East—Dakhinpara Bye Lane (western side), western sides of Bhagar Road and Teli Sarak Lane (leading north-south), Premchand Nandan Road from th junction of Mahakali Lane up to the junction of Trenching Ground Road (western side).

West-Municipal boundary.

## The area comprises-

- (1) Western sides of Dakhinpara Bye Lane, Bhagar Road, Teli Sarak Lane (leading north-south), western portion of Premchand Nandan Road from the junction of Mahakali Lane up to Trenching Ground Road
- (2) Southern portion of Trenching Ground Road. (3) Southern portion of Mahakali Lane from the junction of Teli Sarak Lane to Premchand Nandan Road.
- (4) Both sides of Premchand Nandan Road from Railway lines up to the junction of Mahakali Lanc.
- (5) Northern portion of Tirish Bigha Road from western boundary up to the junction of Kumar Para Lane and then both sides up to Bhagar Road.
- (6) Northern portion of Kumar Para Lanc from the junction of Tirish Bigha Road up to the junction of Dakhinpara Bye Lane.
- (7) Portion of Government Colony.

## Ward No. 6

South-Northern portion of the Palmer's Drain up to Dakhinpara Main Road, Kumar Para Lane from the junction of Main Road up to junction of Dakhinpara Bye Lane (nothern

side). North—Mahakali Ghat Lane (southern side), Mahakali Lane (southern side) up to its junction with Teli Sarak Lane towards west.

East-The Ganges from Palmer's Drain up to Mahakali Ghat.

West-Dakhinpara Bye Lane, Bhagar Road, Teli Sarak (eastern portion) leading north-south.

## The area comprises-

- (1) Dakhinpara Main Road (both sides).
- (2) Eastern sides of Dakhinpara Bye Lane, Bhagar Road, Teli Sarak Lane (north-south) up to the junction of Mahakali Lane.
- (3) Tirish Bigha Road from the junction of Teli Main Road up to the junction of Bhagar Road (both sides).
- (4) Both sides of Teli Sarak Lane (east-west).
- (5) Portion of Government Colony.
- (6) Teli Bye Lane (both sides).
- (7) Both sides of Teli Ghat Road, Dhopa Ghat Road, Chamandi Ghat Road, Dakhinpara 2nd Bye Lane.
- (8) Northern portion of Kumar Para Lane from Dakhinpara Main Road up to junction of Dakhinpara Bye Lane.
- (9) Southern portion of Mahakali Lane and Mahakali Ghat Lane.
- (10) Dakshinpara Road (both sides).

## Ward No. 7

South-Mahakali Lane and Mahakali Ghat Lane (northern sides)

North—South of Raghudebpur Lane from the junction of Prem Chand Nandan Road up to Raghudebpur Ghat crossing the Main Road. East—The Ganges from Mahakali Ghat to

Raghudebpur Ghat. West—East of Prem Chand Nandan Road from the junction of Sreepur Lane up to the junction of Mahakali Lane towards south.

## The area comprises-

(1) Northern portion of Mahakali Lane and Mahakali Ghat Lane.

(2) Southern portion of Raghudebpur Ghat Lane and Raghudebpur Lane.

(3) Eastern portion of Prem Chand Nandan Road from Mahakali Lane to Raghudebpur Lane.

(4) Mitra Lane, Mitra Bye Lane, Mahakali Bye Lane, Basu Lane, Nandan Lane, Nandan Ghat Lane, Munchi Ghat Lane, Mahakali Main Road, Nandan Main Road, Basu Main Road (both sides).

## Ward No. 8

South-North of Raghudebpur Lane from the junction of Prem Chand Nandan Road up to Raghudebpur Main Road and northern portion of Raghudebpur Ghat Lane.

North-South of Sreepur Lane up to the junction

of Sreepur 1st Lane. East—The Ganges from Raghudebpur Ghat so

Hanseswari Lane.

West-Sreepur Lane from the junction of Sreepur 1st Lane up to Raghudebpur Lane towards south (eastern portion).

## The area comprises—

(1) Southern side of Sreepur Lane (east-west).(2) Eastern portion of Sreepur Lane (northsouth).

(3) Northern portions of Raghudebpur Ghat Lane and Raghudebpur Lane.

(4) Both sides of Sur Lane, Benia Lane, Benia Ghat Lane, Benia Main Road and Raghudebpur Main Road.

(5) Southern side of Hanseswari Lane.

## Ward No. 9

South-Northern portion of Trenching Ground Road from Prem Chand Nandan Road up to the municipal limit.

North-Southern boundary of Ganges Jute Mill Estate and southern portion of Sreepur 1st Lane from western boundary wall of Jute Mill

up to municipal boundary.
East—The Ganges from Hanseswari Ghat to Rudra Ghat.

West—Municipal boundary.

## The area comprises—

(1) Northern side of Sreepur Lane.

(2) Northern portion of Trenching Ground Road.

(3) Western side of Sreepur Lane from the june tion of Trenching Ground Road up to the junction of Sreepur 1st Lane.

(4) Both sides of Sreepur 2nd Lane, Rudra Lane, Bhupati Babu's Lane, Sreepur Main Road

(5) Garbari Colony.

(6) Rudra Ghat and northern side of Hanseswari Lane.

(7) Southern portion of Sreepur 1st Lane.

## Ward No. 10

South—Compound wall of Ganges Jute Mill. North—Southern portion of Sreebash Ferry Ghat Lane and northern compound wall of Ganges Jute Mill towards west up to junction of Santrapara Road.

East—The Ganges from Rudra Ghat to Sreebash

Ferry Ghat Lane.

West-Compound wall of Ganges Jute Mill.

### The area comprises—

(1) Ganges Jute Mill and its Estate.

## Ward No. 11

South-North compound wall of the Ganges Jute Mill up to its western limit and northern portion of Sreepur 1st Lane up to municipal limit trom the compound wall of the Ganges Jute Mill.

North—The Saraswati River from municipal boundary up to Katwa Railway line, southern portions of Gopi Mohan Sinha Road and Lalit Mohan Sinha Road and eastern portion of Sibpur-Tribeni Road from the junction of Lalit Mohan Sinha Road up to Sibpur Ist 1st Lane.

East—Western portion of Shibpur Main Road from the junction of Sibpur 1st Lane up to Gopi Mohan Sinha Road, Katwa Railway line from the junction of Sibpur 1st Lane up to Saraswati River and the western compound wall of the Ganges Jute Mills.

West-Municipal boundary.

## The area comprises-

(1) Southern portion of Gopi Mohan Sinha Road and Lalit Mohan Sinha Road.

(2) Eastern side of Sibpur-Tribeni Road.

(3) Both sides of Sibpur Bye Lane, Sibpur 1st Lane (up to junction of Sibpur-Tribeni Road) and Hazra Para Road.

(4) Western side of Sibpur Main Road.

(5) Northern side of Sreepur 1st Lane from the compound wall of the Ganges Jute Mills up to the municipal limit towards west.

## Ward No. 12

South—Northern portion of Sreebash Ferry Ghat Lanc and northern portion of Gopi Mohar Sinha Road, Lalit Mohan Sinha Road and western side of Sibpur-Tribeni Road up to the junction of Sibpur 1st Lane, both sides of Sibpur 1st Lane from the junction of Sibpur Tribeni Road up to Katwa Railway Line.

North-The Saraswati River from the Ganges up

to the Railway lines towards west. East—The Ganges from Sreebash Ferry Ghat up to Saraswati River.

West-The Katwa railway line.

he area comprises-

(1) Sreebash Ferry Ghat Lane.

- (2) Northern portions of Gopi Mohan Sinha Road and Lalit Mohan Sinha Road.
- (3) Western side of Sibpur-Tribeni Road.
- (4) Both sides of Sahapur Main Road, Pottopara Road, Pottopara Lane.
  (5) Eastern side of Sibpur Main Road.

(6) Both sides of Sibpur 1st Lane from junction of Sibpur-Tribeni Road up to Railway Lines.

## Ward No. 13

South-Northern portion of Saraswati River from

Katwa railway line up to the Ganges.
North—Southern portion of Magra-Tribeni Road from Katwa railway line up to the junction of Kalna Road and municipal boundary at Bandapara.

East—The Ganges from the confluence of the Saraswati River up to the northern limit of

the municipality.

West—The Katwa railway line from the Saraswati River up to Magra-Tribeni Road and eastern portion of Kalna Road from the junction of Magra-Tribeni Road up to municipal limit in the north.

## The area comprises—

- (1) Portion of Rameswarpur.
  (2) Portion of Muraripur.
  (3) Portion of Bade Baikunthapur.
- (4) Both sides of Dandi Bagan Lane.
- (5) Daulat Bazar.
- (6) Southern side of Magra-Tribeni Road from Railway lines up to Kalna Road. (7) Eastern side of Kalna Road.

## Ward No. 14

South-Northern portion of Magra-Tribeni Road from Katwa railway line up to the junction of Kalna Road.

North-Municipal boundary at Bandapara.

East—Western portion of Kalna Road from the junction of Magra-Tribeni Road up to municipal limit.

West-The Katwa railway line from Magra-Tribeni Road up to municipal limit in the north.

## The area comprises:—

- (1) Portion of Rameswarpur.
  (2) Portion of Muraripur.

- (3) Portion of Bade Baikunthapur.
  (4) Western side of Kalna Road.
  (5) Northern side of Magra-Tribeni Road from Katwa railway line up to the junction of Kalna Road.
- (6) Both sides of Station Road, Station Road Bye Lane and Math Road from Kalna Road up to railway lines.

## Ward No. 15

South—The Sarasawati River from Katwa railway line up to municipal boundary in the west.

North—Southern side of Magra-Tribeni Road from Katwa railway line up to municipal boundary in the west.

East-The Katwa railway line from the Saraswati River up to Magra-Tribeni Road. West-Municipal boundary.

## The area comprises—

- (1) Basudebpur (part).
- (2) Baikunthapur (part).
- (3) Brahmachari Colony and both sides of Panjari Para Road.
- (4) Southern side of Magra-Tribeni Road up to railway lines towards east.

## Ward No. 16

South-Northern portion of Magra-Tribeni Road from Katwa railway lines up to the municipal boundary in the west.

North—Southern portion of Sankra Para Road from the railway lines up to the junction of Bhattacharjee Para Road, southern portion of Mahanirvan Math Road, southern portion of Munchi Para Road up to municipal boundary towards west.

East—The Katwa railway line from Magra-Tribeni Road up to Sankra Para Road.

West-Municipal Boundary.

## The area comprises:—

- (1) Portion of Basudebpur.
- (2) Portion of Baikunthapur.
- (3) Both sides of Bhattacharjee Para Road from Magra-Tribeni Road up to the junction of Mahanirban Math Road.
- (4) Both sides of Sasthitala Lane and Satya Prakash Mukherjee Road.
- Southern sides of Sankra Para Road, Maha-nirban Math Road.
- (6) Both sides of Baikunthapur Road from Sasthitala Lane up to the junction of Sankra Para
- (7) Katwa railway line from the junction of Magra-Tribeni Road up to the junction of Sankra Para Road.
- (8) Southern side of Muchi Para Road from western limit of the municipality junction of Mahanirvan Math Road.

## Ward No. 17

South—Northern portion of Sankra Para Road up to Bhattacharjee Para Road, northern por-tion of Mahaniryan Math Road and northern portion of Muchi Para Road up to the municipal boundary to the west.

North—Northern municipal boundary up to Katwa railway line.

East-The Katwa railway line from the Sankra Para Road up to the municipal boundary limit in the north.

West—Municipal boundary line.

## The area comprises:---

- (1) Portion of Baikunthapur.
- (2) Konchati.
- (3) Raghabpur mauza.

- (4) Northern portion of Muchi Para Road up to the junction of Mahanirvan Math Road and both sides of Muchi Para Road from the junction of Mahanirvan Math Road up to the junction of Math Road. Both sides of Bhattacharjee Para Lane, Baikunthapur Road from the junction of Sankra Para Road up to the junction of Math Road. Both sides of Math Road from Katwa railway line towards north-west and both sides of Baikunthapur Lane.
- 2. The Notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

## V. S. C. BONARJEE,

Commissioner.

No. 1782M.—17th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M., dated the 18th May 1956, I hereby determine after considering the views of the commissioners of the Kharagpur municipality at a meeting, that the Kharagpur municipality in the district of Midnapore, shall, for the purpose of election of commissioners, be divided into 19 wards, each representing a single-member constituency.

The description of the boundary of each ward is given below:—

Ward No. and boundary

Area allotted

Ward No. I

Inda (South)

Inda (N) (part I).

Ward No. II

Inda (N) (part II).

Panchberia (part I).

Ward No. III

Panchberia (part II).

Ward No. IV

Panchberia (part III).

Debalpur.

Srikrishnapur.

Ward No. V

Bhowanipur (part I).

Ward No. VI

Bhowanipur (part II).

Ward No. VII

Nimgeriapatna.

Ward No. VIII

Kharida (East).

Kharida (West).

Part I.

Ward No. 1X

Kharida (West).

Part II.

Ward No. X

Bhagwanpur.

Ward No. XI

Dewanmaro.

Ward No. XII

Kharagpur Khasjungle (part I).

Ward No. XIII

Kharagpur Khasjungle (part II).

Ward No. XIV

Kharagpur Khasjungle (part III).

Ward No. XV

Teutichati (part I).

Mathurakati.

(Ayma) (part I).

Ward No. XVI

Teutichati (part II).

Mathurakati.

(Ayma) (part II).

Sonamukhi.

Ward No. XVII

Taljuli.

Kasaikata.

Gaikata.

Ward No. XVIII

Bulbulchati and Belgeria.

Kausallya.

Ward No. XIX

Raghabpur, Drabeshchawk. Sanjoal.

2. The notification shall have effect for purpose of and from the next reconstitution of body of commissioners of the said municipality.

V. S. C. BONARJE

Commissioner.

xo. 1787M.—17th September 1962.—In exercise the power conferred by section 20 of the Bengal metipal Act, 1932 (Bengal Act XV of 1932), legated to the Commissioners of Divisions under by byernment notification No. 4394M., dated the 18th at 1956, I hereby determine, after considering the the objection of the commissioners of the Chandrakona municipality at a meeting that the Chandrakona municipality the district of Midnapore shall, for the purpose of the commissioners, be divided into nine wards, the representing a single-member constituency.

The description of the boundary of each ward is ten below:—

#### Ward No. I

North—Mauza Baidyanathpur. Fast—Mahalla Bansdaha. South—Mahalla Gopinathpur. West—Mahalla Shyamsundarpur and Gajipur.

### Ward No. II

North—Raghunathgarh, Union No. III. Last—Mahalla Nischindipur. South—Mahalla Madhabpur. West—Mauza Ramgarh Union No. VII.

#### Ward No. III

North—Mauza Raghunathgarh Union No. III. East—Shyamnagar Mahalla. South—Mahalla Gharmamarha. West—Mauza Ramgarh Union No. VII.

## Ward No. IV

North—Purusotampur Mahalla.
East —Gosaibazar Mahalla.
South—Mauza Velaibani. Anchal VII Union.
West—Mauza Dhurhabila Union No. VI and
Dharampur.

## Ward No. V

North—Mahalla Illambazar.

Last—Nutanhat Mahalla.

South—Mauza Radhaballavpur Union No. VII.

West—Mahalla Dakhinbazar.

## Ward No. VI

North—Mauza Baidyanathpur. Union No. III. Bast—Mahalla Ramganj. Bouth—Mauza Bala. Union No. VII. Vest—Mahalla Gopinathpur.

## Ward No. VII

orth—Mahalla Gobindapur. ast—Mahalla Nilapat. outh—Mahalla Nutanhat.

lest—Mahalla Gosaibazar and Veyerbazar.

## Ward No. VIII

orth—Mauzas Dalimabari and Penkalia. Anchal No. III. ast—Mauza Jagannathpur (J. L. No. 114) and Pirchak (J. L. No. 113). auth—Vill. Kiageria, Anchal No. VII. est—Mahalla Ramganj.

#### Ward No. IX

North—Mauza Bachka, Anchal III. East—Mahalla Jayantipur. South—Mahalla Jayantipur. West—Mahalla Nilapath.

2. The notification shall have effect for the purpose of and from next reconstitution of the body of commissioners of the said municipality.

## V. S. C. BONARJEE, Commissioner.

No. 1792M.—17th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M., dated the 18th May 1956, I hereby determine that the Contai municipality in the district of Midnapore shall, for the purpose of election of commissioners, be divided into 14 wards, each representing a single-member constituency.

The description of the boundary of each ward is given below:—

#### Ward No. I

North—Lourichak. East—Durmuth, Chanberia, Athilagori, Karkuly South—Zalalkhanbar, Dharmadasbar. West—Kistachak, Banamuri, Kanakpur.

## Ward No. II

North—Kanakpur, Kishorenagar. East—Dhandighi, Jagannathpur. South—Kulaipadima. West—Sirampur, Gimageria.

## Ward No. III

North—Padampukuria, Athilagori. East—Athilagori, Hatbari, Kumarpur. South—Jagannathpur. West—Jalalkhanbar, Kishorenagar.

## Ward No. IV

North—Athilagori, Hatabari. East—Subdivision Kumarpur, Kumarpur (in part). South—Baghmari, Jagannathpur. West—Dhandighi, Jagannathpur.

## Ward No. V

North—Athilagori, Hatbari. East—Monoharchak, Kumarpur (in part). South—Baghmari. West—Kumarpur (in part).

## Ward No. VI

North—Monoharchak (in part), Harbari.

East—Monoharchak (in part), Dakshin Darua (in part).

South—Barchunphali, Gopinathpur.

West—Kumarpur (in part), Sd. Kumarpur.

## Ward No. VII

North -- Uttar darua.

Last--Khagrabani.

South---Monoharchak.

West-Monoharchak, Kumarpur.

### Ward No. VIII

North-Durmuth.

East-Maisamunda.

South- Khagrabani.

West-Uttardarua (part).

## Ward No. IX

North-Sarada.

East-Maisamunda.

West-Drua (part).

South—Haripur, Bhagwanpur, (part), U. Darua (part).

Monoharchak

## Ward No. X

North-Sarada, Batalia, Chanberia.

East-Uttardarua (part).

South-Monoharchak, Sherpur Kharkibar,

Athiligori (part).

West-Etwaribar (part), Athilagori (part).

#### Ward No. XI

North—Sherpur Telengabar.
East—Sherpur Telengabar, Monoharchak (part), South—Monoharchak (part), Kumarpur (part) West—Subdivision Kumarpur (part), Hata (part), Athilagori (part).

#### Ward No. XII

North—Sherpur Etwaribar. East—Athilagori (part), Hatabari (part). South—Sd. Kumarpur. West—Hatabari (part), Athilagori (part).

#### Ward No. XIII

North—Athilagori (part). East—Athilagori (part). South—Sd. Kumarpur (part), Kumarpur (par West—Karkuli (part), Dhandighi (part).

## Ward No. XIV

North—Chanberia. East—Sherpur E. Bar, Athilagori, Hatabari South—Athilagori, Hatabari. West—Karkuli, Padmapukuria.

2. The notification shall have effect for the pose of and from the next reconstitution of the tof commissioners of the said municipality.

V. S. C. BONAR. Commissioner



## Gazette

## Extraordinary

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A 29) THURSDAY, SEPTEMBER 20, 1962 [SAKA 1884

-Orders and Notifications by the Governor of West agal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## EPARTMENT OF FOOD AND SUPPLIES

Directorate of Consumer Goods

## **ORDER**

10. XIIC|WD|Renewal|11|56|4611.—15th Septem-1962.—In supersession of the order issued under no. No. XIIC|WD|Renewal|11|56|4157(7)FU, d the 13th August 1962, and in exercise of the ver conferred by proviso to sub-paragraph 2 of agraph 11 of the Soft Coke Distribution Order, 15, I do hereby extend till 30th September 1962 date for filing of applications for renewal for the r 1962-63 of all licences issued to the wholesalers, ilers and large consumers in Calcutta under agraphs 6, 7 and 8 of the said order on payment xtra fees in "Non-Judicial" Stamps equal in amount he fees payable for renewal.

P. NAG,
Director of Consumer Goods,
West Bengal.

# The



# Extraordinary Published by Authority

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FRIDAY, SEPTEMBER 21, 1962

**SAKA 1884** 

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

### **ORDERS**

lo. 3584-I.R./IR/11L-38/59.—9th August 1962.—ereas under the Government of West Bengal, our Department, Order No. 3755-I.R./IR/11L-59, dated the 4th August 1959, the industrial oute between Messrs. Economic Homeo Stores Ltd., 159 Netaji Subhas Road, Calcutta-1 and ir workmen represented by Economic Homeo res Employees' Union, 249 Bowbazar Street, cutta, regarding the issue mentioned in the said er being a matter specified in the second schedule the Industrial Disputes Act, 1947 (XIV of 1947), referred for adjudication to the Second Lobour IT;

and whereas the said Second Labour Court has mitted to the State Government its award on the industrial dispute;

low, therefore, in pursuance of the provisions of ion 17 of the Industrial Disputes Act, 1947 (XIV-1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute between Messrs. Economic Homeo Stores (P.) Ltd., 159 Netaji Subhas Road, Calcutta-1, and their workmen represented by Economic Homeo Stores Employees' Union, 249 Bowbazar Street, Calcutta. (Case No. VIII-C-237/59.)

BEFORE THE SECOND LABOUR COURT, WEST BENGAL

Present:

SHRI H. R. DEB, Presiding Officer, Second Labour Court.

Appearances:

For the Union: Shri Ram Sen..

For the Company: Shri N. Das Gupta, Advocate.

**AWARD** 

By Order No. 3755-I.R./IR/11L-38/59, dated 4th August 1959, the Government of West Bengal in the Labour Department referred an industrial dispute between Messrs. Economic Homeo Stores (P.) Ltd., 159 Netaji Subhas Road, Calcutta, and their workmen represented by Economic Homeo Stores Employees' Union relating to the undermentioned issue to the Second Labour Court for adjudication.

Issue

Whether the dismissal of Shri Jagadish Chandra Mazumdar is justified? To what relief, if any, is he entitled?

The case was fixed for hearing on 28th June 1962. On that day both the parties filed a joint petition praying for an adjournment for effecting an amicable

settlement; accordingly the case was adjourned. Eventually the case was compromised on 23rd July 1962. On that day both the parties filed a joint petition of settlement. The terms of settlement are fair; so I accept them. A copy of the joint petition of settlement, enclosed herewith, will form a part of this award.

Dictated and corrected by me. H. R. DEB,

Presiding Officer.

H. R. DEB,
Presiding Officer,
Second Labour Court.
30-7-62.

## BEFORE THE SECOND LABOUR COURT, WEST BENGAL

In the matter of an Industrial Dispute
Between

Messrs. Economic Homeo Stores (P.) Ltd.

And

Their workmen represented by Economic Homeo Stores Employees' Union.

The humble petition of the Company and the Union named above—

Most respectfully sheweth:

- 1. That the above dispute has been settled between the parties on the following terms:
  - (i) Dismissal of Shri Jagadish Ch. Mujumder (worker mentioned in the Schedule to the order of reference) will stand. Shri Jagadish will have no claim for reinstatement and/or employment in the Company in any manner at any time.
  - (ii) The Company has this day paid Rs. 100 (rupees one hundred only) to Shri Jagadish and in consideration of the same it is agreed that Shri Jagadish will have no claim for any amount in any manner against the Company. This payment will be in satisfaction of all his dues incluling arrears wages, bonus if any and/or any other claim in any manner.
  - (iii) That Shri Jagadish will have no claim in any manner against the Company.

It is therefore humbly prayed that Court will be pleased to pass an Award in terms of the compromise stated above.

And for this act of kindness your petitioner shall ever pray.
Dhiren Dey,
Secretary.
23-7-62.
Ram Sen,

23-7-62.

Jagadish Ch. Mazumdar. 23-7-62.

Filed by N. Das Gupta, Advocate for the Company. 23-7-62.

H. R. DEB, Presiding Officer, Second Labour Court. 30-7-62.

S. C. MUKHERJEE, Asst. Secy.

No. 3591-I.R./IR/11L-108/60.—9th August 1962. Whereas under the Government of West Beng Labour Department, Order No. 437-I.R./IR/11 108/60, dated the 5th February 1960, the industridipsute between Messrs. Vegetable Products Lth Belghoria, 24-Parganas, and their worke represented by the Vegetable Products Worke Union, 48 Nimta Road, P.O. Belghoria, 24-Pargan regarding the issue mentioned in the said ord being a matter specified in the second schedule the Industrial Disputes Act, 1947 (XIV of 194) was referred for adjudication to the Second Labo Court;

And whereas the said Second Labour Court h submitted to the State Government its award ( the said industrial dispute;

Now, therefore, in pursuance of the provisions section 17 of the Industrial Disputes Act, 1947 (XI of 1947), the Governor is pleased hereby to publis the said award in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute betwee Messrs. Vegetable Products Ltd., Belghoria, 2/Parganas, and their workers represented by the Vegetable Products Workers' Union, 48 Nimt Road, P.O. Belghoria, 24-Parganas. (Cat No. VIII-C-21/60.)

BEFORE THE SECOND LABOUR COURT, WEST BENGAL

#### Present:

SHRI H. R. DEB, Presiding Officer, Second Labour Court.

## Appearances:

For the Union: Shri Ram Sen.
For the Company: Shri N. K. Mukherjee,
Advocate with Shri D. M. Lahiri, Advocate.

By order No. 437-I.R./IR/11L-108/60, dated 5th February 1960, the Government of West Bengal in the Labour Department referred an industrial dispute between Messrs. Vegetable Products 1.td and their workers represented by the Vegetable Products Workers' Union relating to the undermentioned issue to the Second Labour Court for adjudication.

### Issues

Whether the retrenchment of Shri Subodh Ranja De, Shri Narayan Ghosh and Shri Anadi Ranja Hore is justified? To what relief, if any, are the entitled to?

The case was fixed for hearing on 1st Augus 1962. On 5th July 1962 both parties filed a join petition to the following effect: Of the thre workmen mentioned in the issue, Shri Anadi Ranja Iore had granted a receipt on 9th January 1961 if full and final settlement of his claims upon the Company and withdrew from the present dispute Shri Narayan Ghosh had granted a receipt on 20th September 1961 in full and final settlement of hic claims upon the Company and withdrew from the claims upon the Company and withdrew from the dispute; on the day of the filing of this petition i.e., on 5th July 1962 the third workman Shr Subodh Ranjan De received his dues in full and final settlement of his claims upon the Company.

It is therefore prayed in the petition that the three workmen mentioned in the issue might the permitted to withdraw from the dispute.

allow them to withdraw from the dispute and d that there is no longer any industrial dispute this case.

Dictated and corrected by me.

R. DEB, esiding Officer.

H. R. DEB, Presiding Officer, Second Labour Court. 30-7-62.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3266-I.R./IR/10L-89/61.—18th July 1962.—hereas under the Government of West Bengal, bour Department, Order No. 2099-I.R./IR/10L-1/61, dated the 27th April 1961, read with its orrigendum No. 3195-I.R./IR/10L-89/61, dated the ith June 1961, the industrial dispute between lessrs. Carl Ohmes & Co. (I) Pvt. Ltd., 28 Waterloo reet, Calcutta-1, and their workmen represented by arl Ohmes Workers' Union, 139 Rai Bahadur oad, Calcutta-34, regarding the issues mentioned in le said order being matters specified in the second 1 the third schedules to the Industrial Disputes ot, 1947 (XIV of 1947), was referred for adjudica-on to the Fifth Industrial Tribunal;

And whereas the said Fifth Industrial Tribunal has abmitted to the State Government its award on the aid industrial dispute;

Now, therefore, in pursuance of the provisions of ection 17 of the Industrial Disputes Act, 1947 (XIV [ 1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

## **ANNEXURE**

1 the matter of an industrial dispute between Messrs. Carl Ohmes & Co. (I) Pvt. Ltd., 28 Waterloo Street, Calcutta-1, and their workmen represented by Carl Ohmes Workers' Union, 139 Rai Bahadur Road, Calcutta-34. (Case No. VIII-150/61.)

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

## Present:

ihri N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal.

## Appearances:

'or the Company: Shri K. K. Maitra, Vice-President of the Assam, West Bengal, Orissa and Bihar Employers' Association.

for the Union: Shri Shankar Ray Choudhury.

The Government of West Bengal by its Labour Lepartment Order No. 2099-I.R./IR/10L-89/61, lated 27th April 1961, referred to this Tribunal an adustrial dispute between Messrs. Carl Ohmes & Do. (I) Pvt. Ltd., 28 Waterloo Street, 'Calcutta-1 hereafter referred to as the Company), and their workmen represented by Carl Ohmes Workers' Jnion, 139 Rai Bahadur Road, Calcutta-34 (hereafter referred to as the Union), for adjudication under lection 10 of the Industrial Disputes Act.

The following issues have been referred to this Tribunal for adjudication in this case:

- Whether the dismissal of Shri Akshoy Kumar Santra and Shri Subarna Kumar Das is justified? To what relief, if any, are they entitled?
- 2. Whether the termination of service of Shri Rabindra Nath De Sarkar and Shri Chunilal Roy is justified? To what relief, if any, are they entitled?

## AWARD

After service of usual notices on the parties, they have stated their respective cases in the matter of dispute involved in the present case. The respective cases of the parties will be discussed as and when I shall discuss about the issues hereafter.

It may be stated at the very outset that apart from the merit of the issues, two preliminary objections have been raised on behalf of the Company. The first objection is that the present dispute is purported to be between Messrs. Carl Ohmes & Co. (I) Pvt. Ltd. of 28 Waterloo Street, Calcutta-1, and their workmen. It may be mentioned here that this Company has its Head Office at 28 Waterloo Street, Calcutta-1, and its factory is situate at 38 Dhalipara Road, Behala. It is urged on behalf of the Company that at 28 Waterloo Street, Calcutta-1, of Messrs. Carl Ohmes (I) Pvt. Limited there is no industrial dispute existing and/or apprehended and that there is no such workmen represented by Carl Ohmes Workers' Union as mentioned in the order of reference. Hence, it is contended that the order of reference is ultra vires of the Industrial Disputes Act. But I am afraid this contention of the Company has no substance. The present concern is a limited Company having its Head Office at Waterloo Street and the factory at Dhalipara Road, Behala. But this does not mean that the dispute raised actually relates to any workman of its Head Office. The workmen concerned are really employed at the factory of the Company at Behala, and simply because the Head Office address has been mentioned in the order of reference, it cannot be argued that there is no dispute between the factory workers and the Company. The address of the Company as mentioned in the order of reference does not really mean the place of dispute, and it is only a sort of description of the Company itself which is really a party to the dispute, a dispute between the Company and its workmen. So, without further discussion, I at once hold that this contention of the learned lawyer for the Company is not acceptable.

Next, it is urged on behalf of the Company that the Government by its corrigendum, dated 16th June 1961, replaced the word "retrenchment" of issue No. 2 by the words "termination of service." Hence, it is argued that after a reference has once been made to the Tribunal, the Government has no authority in law to make any amendment of the order of reference, and so the dispute, as it stands now, is invalid. In this connection, the learned representative for the Company places reliance on a case between the State of Bihar vs. D. N. Ganguli and ors. reported in 1958 II, L.L.J. page 634. In this decision, of course, their Lordships of the Supreme Court have held that once a reference has been made validly to a Tribunal, it is the Tribunal alone which is seized of the dispute and which can exercise jurisdiction in respect of it, and the Government has no power to cancel or rescind the reference. But I

may mention here that in this case the question as to whether the appropriate Government has got power to amend or add to a reference was left open. But following the principles laid down in the General Clauses Act, it may be observed that every authority has inherent power to amend or correct any of its order without changing the substance thereof. So, the mere amendment of a minor nature or the mere correction without changing the nature of the dispute is not beyond the jurisdiction of the appropriate Government. In this view of the matter, I think, this reference cannot be said to be bad, simply because the Government subsequently thought it fit to replace the word "retrenchment" by the words "termination of service." So, this preliminary objection of the Company also stands overruled.

#### **Dicisions**

#### Issue No. I

Now I take up issue No. 1 for consideration. The Union's case is that Shri Akshoy Kumar Santra and Shri Subarna Kumar Das were in the service of this Company for about one year and three months and the rate of their daily wages was Re. 1 only. It is alleged that the Company arbitrarily dismissed them without sufficient notice or compensation on account of their Union activities. The Company's case on the other hand is that these two persons were never dismissed actually as it would appear from the notice of the Company, dated 31st May 1960. It is urged on behalf of the Company that these two persons were really apprentices and their names were struck off from the roll of apprentice with effect from 31st May 1960, because their service was not found satisfactory during the period of their apprenticeship. Thus in short according to the Management Shri Santra and Shri Das were simply apprentices, and that the period of their apprenticeship was terminated because they could not prove their worth and ability even after 15 months of their apprenticeship. It is conceded by both the parties at the time of hearing that they were appointed as apprentices without any pay whatsoever. Shri Santra in his deposition admits that he entered the service of the Company without any pay whatsoever and worked as such for 6 months. But he adds that he was allowed Re. 1 for every working day as wages after completion of his six months' service. Similar is the statement of Shri Das also. O.P.W. 3, Shri Dhirendra Nath Roy, the Factory Manager, swears that these two persons were actually appointed as apprentices and no appointment letter was issued in their favour. According to this witness, the period of apprenticeship is ordinarily likely to extend from one year to one and a half years. Thus according to this witness, these two persons were never employed as regular employees of the Company for hire or reward, though they were allowed Re. 1 as allowance only per working day in the latter part of their apprenticeship. From the notice marked Ext. 1 it also appears that several persons including Shri Santra and Shri Das were actually employed as apprentices in this Company, and one can easily imagine that these apprentices were never intended to be made regular workmen or employees of the Company automatically. The word has not been defined in any one of the connected Acts, and the dictionary meaning of the word is "learner of a craft bound to serve and entitled to instruction from his employer for specified term.' On the other hand, a workman means any person

including an apprentice employed in any industr to do any skilled or unskilled manual.....work fo hire or reward.....Thus an apprentice also to be workman must be employed as such for hire c reward. But a mere apprentice is only a learne though he is bound to serve the Company in lieu c instructions from his employer. In this view of th matter, though these two persons might have rendered some service with or without allowance, the cannot be said to be "workmen" within the meanin of the Act simply because they served the Compan either as an assistant or independently for learning particular craft. The workmen, of course, made at attempt to allege that they were employed as work. men and paid wages also at the rate of Re. 1 diem. But the positive evidence on the side of the Company is that Re. 1 per diem was merely an allowance, and thus more or less an ex-gratia payment. If Shri Santra and Shri Das were regularly employed as workmen, I would normally expect them to receive hire or rewards. They have no scrap of paper to show that they were ever treated as regular workmen or made permanent as workmen. Of course, there is no definite period of apprenticeship in this particular Company, and the evidence is that sometimes the period of apprenticeship extends to two to three years also, and their conduct during the period of apprenticeship being not found satisfactory, the Management thought it fit to discharge them. So, I have no reason to believe that they two persons were really workmen and were dis missed by the Management by way of punishment These two persons might have taken part in some Union activities. But that does not mean that the Management had any bias against them and they were discharged on that ground alone. It is urged on behalf of the workmen that there is no definite proof to establish that these two persons could not learn their work properly. But I may simply observe that this is a Management function, and it is for the employer to judge the merit of a particular apprentice. The workmen may think in a different way, but that will not help the matter so long the discretion lies with the Management or the employer The positive evidence on the side of the is that the attainments of these two apprentices were not found satisfactory and so they were discharged. In this view of the matter, the Tribunal has no jurisdiction to interfere with the action of the Management in respect of Shri Santra and Srhi Da Moreover, the issue as it stands speaks of dismissa of these two persons. I have already pointed ou that this was not a case of dismissal pure and simple and so no question of justifiability of the same arise at all. They being not regular employees or work men but simply learners or apprentices, the Manage ment had its right to discharge them during the period of their apprenticeship, and so no industria dispute arises in that connection. The issue is decided accordingly.

## Issue No. 2

This issue refers to the termination of service of two workmen. At the very outset, I may observe that no case has been pressed before this Tribunal in respect of Shri Rabindra Nath Dey Sarkar. In fact, it is conceded by both the parties that there has been settlement of the dispute, if any, between Shi Sarkar and the Company. The question to be considered in this issue is whether the services of Shr Chunilal Roy have been validly terminated. Admittedly, Shri Roy was a permanent workman of the

ompany. On 6th October 1960 his services were ispensed with merely on the alleged ground of speated acts of gross insubordination and indisciline and wilful negligence of duty on his part (vide at. 1A). Before his dismissal, Shri Roy was not fiered any opportunity to defend himself. The orkers made an agitation against his dismissal and ltimately there was a bipartite settlement between he workmen and the Company on 19th October 360. In terms of that settlement, it was settled 12t Shri Roy and another person who were served ith notice of dismissal would be suspended for four ays with a charge-sheet giving them opportunity to applain their conduct within four days from the sue of such notice, and the Company would take ecision in the matter within seven days from the ate of receipt of their explanations, and that the ompany would withdraw the said notice of disompany would windraw the said notice of dis-issal served on them (vide Ext. 1-B). In pursuance this bipartite settlement, the Management issued tother letter to Shri Roy on 20th October 1960 ithdrawing the notice of termination served on im. He was, however, placed under suspension for period of four days and a charge-sheet was issued gainst him with the allegation that in spite of the epeated warnings of the Works Manager, he persisently refused to carry out the orders of the super-isors and provoked other workmen to slow down isors and provoked other workmen to slow down roduction and that he was found to be negligent in is duties (vide Ext. 1-C). This notice was unpubtedly received by Shri Roy, and he submitted an eplanation on 24th October 1960 denying all the legations (vide Ext. A). But peculiarly enough, the theory about and evaluation by the work. ter this charge-sheet and explanation by the workan, the Management did not think it necessary to old any enquiry whatsoever into the charges velled against Shri Roy, even though Shri Roy outght denied the same. What the Management did as that it forthwith issued a letter of dismissal to 171 Roy on the allegation that the explanation fered by him had received the careful consideration the Management and it was satisfied that all the larges brought against him were duly substantiated. ut I am afraid no rule of natural justice can possibly ipport this unusual procedure adopted by the ompany in this case. In fact, no opportunity was ven to Shri Roy to defend himself, and the Commy made no attempt whatsoever to establish the targes against him. I may also point out here that the ground on which Shri Roy was sought to be smissed originally was not exactly identical with te charges subsequently brought against him. As o enquiry has been held in respect of the charges welled against Shri Roy, this Tribunal is bound to bllow the dictum laid down by their Lordships of supreme Court in a case reported in A.I.R. 1960 C., page 160. In that case, it has been laid down their Lordships that if no enquiry has, in fact, een held by the employer, the issue about the merits the impugned order of dismissal is at large before ne Tribunal, and on the evidences adduced before it re Tribunal has to decide for itself whether the isconduct alleged is proved, and if "yes" what fould be the proper order to make. Of course, the arties have adduced some evidence before this tibunal in respect of the charges levelled against hi Roy. From the recital of the letter (Ext. 1-C), appears that the charges are three-fold, so far as hri Roy is concerned. It is alleged that in spite of the repeated warnings of the Works Manager Shri oy persistently refused to carry out the orders of le supervisors, that he provoked other workmen to

slow down production and that he was also found to be negligent in his duties. The Management has examined only two witnesses in this connection. The first witness Shri Dhirendra Nath Roy is the Factory Manager. The Factory Manager in his deposition says that there was row and disorderly behaviour on the part of the workmen in the factory premises from before 7th October 1960, and that he received various complaints as regards indiscipline. This part of the evidence at best goes to show that some unascertained workmen created some row in the factory premises and this was reported to him by somebody. The Factory Manager possibly had no personal knowledge in the matter. Nevertheless, he tries to allege that he cautioned Shri Roy in that connection, but there was no improvement in his behaviour. The Works Manager alleges that he was, therefore, compelled to dismiss Shri Roy. This scrappy statement has nothing to connect Shri Chunilal Roy directly with the alleged row and disorderly behaviour and cannot certainly be considered sufficient to establish the charge that Shri Roy persistently refused to carry out the orders of the supervisors. From the bipartite agreement, it appears that there was some stay-in strike in the factory premises at some point of time. But it is nobody's case that Shri Roy actively participated in this stay-in strike. It is also nobody's case that Shri Roy squatted in the factory premises or that he remained there against the wishes of the Management. On the contrary, it is clear that Shri Roy was all along outside the factory premises during the period of stay-in strike. O.P.W. 6, Shri Jagadish Jha, who is a durwan of the factory, alleges that during this strike period Shri Chunilal Roy and another person used to come before the factory gate and instigated the workers to continue the strike. As I have already pointed out, there is no such case in the charge-sheet itself. The allegation in the charge-sheet is that Shri Roy provoked other workmen to slow down production. But there is not an iota of evidence to show that Shri Roy had an occasion to provoke other workmen to slow down production. The act of encouraging the stay-in strike, if any, does not mean that this workman provoked others to take recourse to go-slow tactics. So, this part of the charge also goes unsubstantiated. The last allegation is that Shri Roy was found negligent in his duties. But I may at once observe that the evidence on record is not sufficient to establish any such charge against Shri Roy. O.P.W. 4, Shri Tarak Chandra Kar, head clerk of the Company, alleges that Shri Roy did not work according to instructions, and that on occasions he used to hurl disrespectful words to the head clerk. I may point out here that Shri Kar had no duty to supervise the work of the factory workers including Shri Roy. So. Shri Kar is not competent to say that Shri Roy did not work according to instructions of his superiors or supervisors. No charge has been brought against Shri Roy on the allegation that he showed disrespect to the head clerk on any occasion. Thus I am not at all satisfied from the evidence on record that Shri Roy was ever found negligent in his duties. It is of course alleged by the Factory Manager that two warning notices were issued against Shri Roy on 16th August 1960 and 19th August 1960. But Shri Roy denies the receipt of any such warning notice. Even assuming that such notices were actually issued. I may observe here that mere ex-parte issue of warning notice without any proper enquiry into the charges is not sufficient to establish the positive

charge of negligence of duty. Thus after carefully considering all the facts and circumstances on record, I am clearly of opinion that the Management has hopelessly failed to establish the charges levelled against Shri Roy. He served this Company from 1957 at least, and still the Management decided to dismiss him forthwith without holding any enquiry whatsoever. Under the pressure of the workmen of the factory, the notice of dismissal had to be withdrawn, and the Management gave a definite assuronce that a regular charge-sheet would be issued and disciplinary action if any, would be taken after observing all rules of natural justice. In spite of this assurance, the Management again arbitrarily took action against this workman and summarily dismissed him again without any enquiry whatsoever. So far as this workman is concerned, in spite of the dispute raised, the Management failed to produce any convincing evidence to establish the charges levelled against Shri Roy. So, I am unable to support the order of dismissal issued by the Management against Shri Roy. A question therefore arises what should be the proper relief in this case for Shri Chunilal Roy. No sufficient reason has been shown why Shri Roy should not be reinstated to his former position. I don't think mere monetary compensation will be sufficient relief for this workman. There is no allegation of moral turpitude against this workman, and there is also no evidence to establish any circumstance which stands in the way of his rein-

The result is that Shri Akshoy Kumar Santra, Shri Subarna Kumar Das and Shri Rabindra Nath Dey Sarkar are not entitled to any relief in this case for reasons already stated above. Shri Chunilal Roy, however, must be reinstated, and his services should be deemed to have continued without break. The Company is directed to pay 50 per cent. of his wages to Shri Roy as compensation for the period of his forced unemployment. This award must be given effect to as early as possible and in any case within one month of the publication of this award.

This is my award.

Dictated and corrected by me.

N. B. CHAUDHURI, Judge.

N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal. 10-7-1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3600I.R/IR/8L-2/60.—10th August 1962.—Whereas under the Government of West Bengal, Labour Department, Order No. 2339-I.R./IR/8L-32/58, dated the 27th May 1959, the industrial dispute between Messrs. Kesoram Cotton Mills Ltd, 42 Garden Reach Road, Calcutta-24, and their workmen represented by Garden Reach Textile Workers' Union, Q-77 Akra Road, Calcutta-24, regarding the issue mentioned in the said order, being a matter specified in the Third Schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred to the First Industrial Tribunal for adjudication;

And Whereas during the pendency of proceedings before the said Industrial Tribunal Shri Nek Mohd., a workman of the said Company, made a complaint

in writing to the said Industrial Tribunal against; said Company alleging that the said Company h suspended the said workman concerned in su dispute;

And whereas in exercise of the powers conferr by section 33A of the Industrial Disputes Act, 19 (XIV of 1947), the said Industrial Tribunal 1 adjudicated upon the said complaint and submitt its award to the State Government;

Now, therefore, in pursuance of the provisions section 17 of the Industrial Disputes Act, 19 (XIV of 1947), the Governor is pleased hereby publish the said award as shown in the annexu hereto.

#### **ANNEXURE**

In the matter of an application filed by Shri Ne Mohd. under section 33A of the Industry Disputes Act against Messrs. Kesoram Cotto Mills, 42 Garden Reach Road, Calcutta-24, connection with Government order No. 233 I.R./IR/8L-32/58, dated 27th May 1959 (Call No. 97/59 under section 33A.)

BEFORE THE FIRST INDUSTRIAL TRIBUNAL WEST BENGAL

present:

Shri S. N. GUHA ROY, Judge.

Appearances:

For the Workman: Shri Patit Paban Pathak at Shri Arun Sen.

For the Company: Shri S. K. Bose and Shri K. | Mukherjee.

#### **AWARD**

This is an application under section 33A of the Industrial Disputes Act by Nek Mohd., a workm of Messrs. Kesoram Cotton Mills, Ltd., for appriate relief for his suspension for an indefinite periform 30th October 1958 without any enquiry beinheld into the charge-sheet served on him.

The facts, as far as they are admitted, are the Nek Mohd. was served with a charge-sheet, Ext. I, which it was alleged that there was a report from his Officer-in-Charge that on 25th October 19 immediately after the end of "B" shift at 9-30 part he picked up a quarrel with Shri Golam Rasul "B" Shift and assaulted him inside the department causing grievous physical injuries on his body. In the charge-sheet he was called upon to show cause with against him in terms of clause 14(c)(viii) and (xxi of the Standing Orders and he was also inform that he was placed under suspension with imm diate effect without pay as a security measures to completion of the enquiry. Ext. 2 is Nek Mohd ceply to this charge-sheet. It says that on going the factory at 9-30 p.m. he saw two looms running with long ends and when he brought the matter the notice of the Line Jobber of his shift, he wis asked to tell the helper of the looms to mind the before going away and so he requested Gola Rasul, helper of "B" Shift to mind the two loom before going away, but for reasons not known to him Golam Rasul got angry and began to rebuke him When he told him that he should not use belanguage, Golam Rasul threatened him and told him that he (Nek Mohd.) would be taught a lesson. I denied having picked up a quarrel with Rasul and having caused him physical injuries.

In his application Nek Mohd. makes the distinct ase that he was not called for any enquiry; he aited and waited for the enquiry and ultimately rote to the Factory Manager of the Company asking im to hold an immediate enquiry and to take him ack into work with full compensation for the period unemployment on 5th December 1959. He made copy of this petition Annexure C to his application. his is Ext. 3 and the Certificate of Posting of this tter is Ext. 3(1). In this Nek Mohd. says that unortunately no enquiry was held as yet. There is nother letter Ext. 4, dated 3rd July 1959, in which so it is stated that he was being kept suspended ending enquiry. Here he adds that it appears that he management was not keen to settle his matters.

The Company's case on the other hand is that ter Nek Mohd. submitted his reply, there was an iquiry held on two dates, namely, 4th November 158 and 8th November 1958 and that he was found filty of the charges and there was an application ider section 33(2)(b) of the Industrial Disputes Act 114th July 1959. The Company also pleads that there was no contravention of the provisions of ction 33 of the Industrial Disputes Act by the ompany, Nek Mohd.'s application under section 34 was not maintainable.

On behalf of the workman the only witness amined was the workman himself and there were vts. I to 5 proved on his behalf. I have already ferred to Exts. I and 2, the charge-sheet and Nek ohd, sexplanation thereto. I have also referred to vt. 3 and Ext. 4, the two letters of Nek Mohd. vt. 5 is the notice of dismissal, dated the 10th of the 1959. This letter of dismissal had been addressible to Nek Mohd. 124 Majid Talab, Calcutta-24, it this came back unserved with an endorsement hich looks like "not found." On behalf of the inpurt and it was found to contain the notice, Ext. 5.

On behalf of the employer four witnesses were amined, namely, Golam Rosul and Murtuja who stified to the occurrence out of which the charge entioned in the charge-sheet, Ext. 1, arose, Shri L. Dhar, who was the Shift-in-Charge of the Commy in New Shed No. 2, "B" Shift and to whom on e 25th of October 1958 Golam Rasul reported the atter at the close of the shift at 9-30 p.m. and Shri K. Sen, the Factory Manager, who held the squiry. At the enquiry, held by S. K. Sen, the itnesses examined were Shri D. L. Dhar on the rst day, namely, 4th November 1958 and Golam asul and Murtuja on the second day, namely, 8th lovember 1958. According to the minutes of the nquiry, Ext. D, Nek Mohd. was present on both the ates, although Nek Mohd. himself denies it. Nek fold, says in his examination-in-chief that he had een called for an enquiry once and that he attended to same in the Labour Office and Sudhir Babu who as there asked him to wait and that after he had 'aited for half an hour he was told by Sudhir Babu lat the witnesses against him were not present and e might then go and he would be informed afterards. But he received no further information of the iquiry thereafter. In his cross-examination, how-'er, he says that he attended the enquiry held by dhir Babu, Labour Officer, and it was in the evenbut that he could not see the time, nor could he Il the date, which might have been the 11th month 1958. There was nobody else excepting Sudhir abu and as it has been long since the date of enquiry, he does not remember what had happened at that time, nor is he in a position to say whether Shri D. L. Dhar (who was brought into Court) at this stage was the Officer-in-Charge of the New Shed, "B" shift. He also save that he shift. He also says that he does not remember whether this gentleman D. L. Dhar was present when he went to Sudhir Babu. He also denies that Sudhir Bubu told him on that date that as the witnesses were not present, he should attend on 8th November Then he says definitely that he did not see D. L. Dhar coming to the room and that during his presence D. L. Dhar did not come, though at first he was quite uncertain about it. As against this, there is the evidence of Golam Rosul, Murtuja, as well as Shri D. L. Dhar and Shri S. K. Sen that Nek Mohd. attended the enquiry on both the days. The proceedings, Ext. D, of course do not bear his signature. It is noted in Ext. D that Nek Mohd, was asked to cross-examine Shri D. L. Dhar and he refused to put any question to him. It was further noted at the and of the day's proceedings that the enquiry was adjourned to 8th November 1958 at 5 p.m. and Shri D. L. Dhar and Nek Mohd, were asked to bring all evidence on that day and the record was explained in Hindi and when Nek Mohd. was asked to sign the proceeding, he refused to do so. The proceedings of course bear the signature of Shri S. K. Sen and Shri D. L. Dhar. On the record of the proceedings, dated 8th November 1958, also there are the signature of Shri D. L. Dhar, S. K. Sen. Nek Mohd, is noted at the beginning as having been present. It is also noted that although asked to cross-examine Golam Rasul and Murtuja, Nek Mohd. declined to cross-examine either of them and when Nek Mohd, was asked to make an oral statement, he merely said that he had already given his explanation to the charge-sheet in writing and he had nothing more to add to that and when he was asked to produce his witnesses, he simply stated that he had no witnesses. The enquiry was then closed. The report, however, Ext. E(1), by Shri S. K. Sen, is dated 8th July 1959, that is, exactly eighth months after the close of the evidence. With this delay, I shall deal later on.

The first question for decision now is whether Nek Mohd, was present at the enquiry. I have already said that there is on the one hand the uncorroborated testimony of Nek Mohd. together with his letters Exts. 3 and 4, dated 5th December 1958 and 3rd July 1959, respectively, and there is on the other hand the evidence of four witnesses, together with the record of the enquiry. The evidence was closed, according to the witnesses examined on behalf of the Company, on 8th November 1958. The earliest letter of Nek Mohd. is Ext. 3, dated 5th December 1958, in which he says that there was no enquiry. In his application under section 33A, Nek Mohd, nowhere even hinted that he had been called by Sudhir Babu to attend the enquiry as he states in his examination-in-chief itself, before me. It is a matter of fact he had been called for an enquiry when no actual enquiry was being held in his presence, there is hardly any reason why he could not state that in his application under section 33A. That alone suggests that Nek Mohd. in his application was trying to suppress the truth and that in his evidence he did not give out the whole truth. It seems to me to be extremely unlikely that whatever might be said about Golam Rasul and Murtuja, Shri D. L. Dhar and Shri S. K. Sen, the two responsible officials of the Company, would go to the length of fabricating all the proceedings of the enquiry, just for the purpose of showing that Nek Mohd. attended the enquiry, although it is stated by

Nek Mohd. that he did not do so. The way in which he prevaricates when asked in cross-examination, whether Shri D. L. Dhar was present when he had been to Shri Sudhir Babu, also points in the same direction namely that Nek Mohd. was trying to supress the truth. In all the circumstances, it must be held that Nek Mohd. was actually present during the enquiry.

The next question for decision is whether on the evidence on the record of the enquiry and also on the evidence before me, the charge mentioned in the charge-sheet, Ext 1, can be said to have been proved against Nck Mohd. Golam Rasul's evidence during the enquiry was that at 9-30 p.m. while he was minding loom No. 931, Nek Mohd. went to him and unnecessarily began to interfere with his work, shouting why he did not draw up the broken ends of loom No. 931 and asked him to do it immediately and when Gulam Rasul asked him not to interfere with his work and to go away, Nek Mohd. dealt him some blows with his fist on his face so as to make his mouth bleed and he also cought hold of the collar of his shirt with the result that the shirt was torn. Golam Rasul in his evidence before me speaks of Nek Mohd.'s having abused him before he assaulted him. This of course he stated during the enquiry. He also denied that he abused Nek Mohd. As far as the story of assault goes, there is really little difference between what he stated before the Enquiring Officer and what he stated here. Of course, before Golam Rasul was assaulted, it is more than likely that there should have been some sort of mutual recriminations between the two, whether that amounted to mutual abuses or not. In his cross-examination here, Golam Rasul states that he had instituted a case against Nek Mohd. in Alipore Court as Nek Mohd. had assaulted him about two years before this incident and that in that case Nek Mohd, was fined. The suggestion to him on behalf of Nek Mohd. is that Golam Rasul lost in that case against Nek Mohd. and that is why he made a false report against Nek Mohd. and Nek Mohd. himself says that although Golam Rasul abused him, he made no complaint against Golam Rasul in writing, but he reported this matter to one Rajit Mistry of Line No. 17. But this he did not say either in his application under section 33A or in his reply to the chargesheet, nor was Rajit Mistry called by him as witness. As Golam Rasul denies that he lost in the case against Nek Mohd. and says that Nek Mohd. was fined in that case, there is really no evidence to show that Golam Rasul had any motive to complain against Nek Mohd. falsely. Then there is the evidence of Murtuja. This Murtuja deposed against Nek Mohd. in the earlier case in the Alipore Court. But that alone would not entitle one to reject his testimony. He is of course attached to Line No. 24, which is not contiguous to Line No. 17, to which both Nek Mohd. and Golam Rasul were attached. But then that itself would be no reason why the incident between Golam Rasul and Nek Mohd. could not have been seen by Murtuja, when it is admitted that in the same shed there were 13 lines including Line No. 24 and Line No. 17. In any event, there is the evidence of Shri D. L. Dhar who says that on the 25th of October 1958 the helper weaver Golam Rasul reported to him at the close of the shift at 9-30 p.m. that Nek Mohd., helper weaver of "C shift, had torn his shirt and dealt him a few blows on his mouth. When he went to the place where Nek Mohd. was, accompanied by Golam Rasul and asked Nek Mohd, why he had assaulted Golam Rasul

and torn his shirt, he did not at first reply to question. After some time he apologised and si D. L. Dhar then made the report, Ext. C. In D. Dhar's report also it is said that Nek Mohd. unnec sarily got angry and administered several fist blo on Golam Rasul's face and also tore his shirt. course, in his report it is not mentioned that N Mohd. apologised. This report merely mentions 1 fact of Golam Rasul's complaint and does not me tion at all the fact that D. L. Dhar went to N Mohd, and questioned him. During the enqui Shri D. L. Dhar said in answer to the Enqui Officer's question that he saw blood had come 0 of his mouth and his shirt was torn near the che pocket. Golam Rasul also said before me that t injury was of a serious nature and he did attend t mill dispensary, but the Medical Officer was n examined during the enquiry nor was the report the Medical Officer placed before the Enquiri Officer although according to Golam Rasul it was. B these really afford no reasons for disbelieving Gola Rasul or Shri D. L. Dhar. On the evidence, then forc, the finding arrived at by the Enquiring Office namely, that Golam Rasul was actually assault by Nek Mohd. on the 25th of October 1958 at the end of "B" shift at about 9-30 p.m., is fully justified

The next question is whether the long interv between the closing of the evidence in the enqui and the submission of the Enquiring Officer's repo and findings has been fully explained and if not wh is the effect thereof. On behalf of the Company the delay is sought to be explained by saying that after the evidence was closed, the Enquiring Officer di not submit his report and findings in view of certain negotiations and attempts at conciliation that wen on and that when after waiting for a long time, i was found by the management that nothing camed these negotiations or attempts, the Enquiring Office submitted his report and findings and thereupon the Manager had a notice of dismissal sent to Ne Mohammed in a registered cover, which, however came back unserved. A long interval between the close of the evidence and the submission of the report can hardly be said to be justified even if on believes the statement of the Company that negotia tions and attempts at conciliation were going of Attempts at conciliation could well have gone of even if the report and the findings had been submitted and even if the management had dismissed the work man. Consequently, that is really not a sufficient explanation of the delay. At the same time. I can say that this delay vitiates the whole enquiry. The the workman is placed in a great state of uncertain by this delay, goes without saying and from the point of view, such delays must be condemned. I as the delay does not vitiate the proceedings or t report of the Enquiring Officer, the findings arriv at in the enquiry, held to be substantially contestand. Under clause 14(c)(viii) (xxiv), disorder behaviour during working hours at the establishme or any act subversive of discipline and abusing assaulting any operative or any employee within t mill premises are misconduct and under clause 140 a workman may be dismissed on being found to guilty of misconducts and clause 14(d) provides th no order of dismissal shall be made unless the wor man concerned is informed in writing of the allege misconduct and is given an opportunity to expla the circumstances alleged against him, and to addu evidence, if any, in his favour. It further provident that the approval of the Manager of the establishment and proval of the Manager of the establishment ment and, where there is no Manager, of

mployer, is required in every case of dismissal, and then circumstances appear to warrant it, the fanager or the employer may, whether an appeal has a has not been preferred, institute independent nequiries before dealing with the charges against a forkman. As I have already said that Nek Mohammed was present during the enquiry, and as he was alled upon to cross-examine the witness examined gainst him, but he refused to avail himself of the apportunity, the provisions of the Standing Orders must be said to have been complied with.

In this connection a question was raised, namely, hat the Manager being the officer who issued the harge-sheet against Nek Mohammed and at the ame time who held the enquiry, found him guilty nd dismissed him, the principles of natural justice rere violated. It is certainly a violation of the prin-iples of natural justice if in an enquiry, the prosecutor and the Judge are rolled into one but it is of what happened in this case. In this case, the harge-sheet is merely a formal notification to the sorkman of the charges arising from a report, Ext. C., rom D. L. Dhar about the workman having assaulted jolam Rasul. The Manager in issuing the chargeheet on the workman merely did the work of a dagistrate who draws up a charge against the ccused person on the basis of a complaint preferred setore him so that the Manager becomes no more the rosecutor in this case than a Magistrate does when e draws up a charge against an accused person-he prosecutor is always the complainant. In this new I hold that there is here no violation at all of the principles of natural justice. The case relied on schalf of the workman is the Supreme Court's deciion in the case between Andhra Scientific Co. Ltd., and Sheshagiri Rao and another, 1961 (II), L.L.J. 117. hat however is a case, where, at one stage of the nquiry, the Manager who had so long been holding he enquiry, was examined as a witness when one of hose who had been already examined as a witness, anctioned as the Presiding Officer. There is no loubt that when the Enquiry Officer is called upon o decide on the truth or otherwise of his own vidence, not merely he is himself in an extremely mbarrassing position but the man proceeded gainst also can hardly expect justice from one who, alled upon to decide if he himself told the truth, vould naturally hold that he did so. That case, herefore, is of no assistance in this case. It must accordingly be held that there is no violation of the principles of natural justice.

Another question arises in this case, namely, if here was a substantial compliance on the part of the Company with the requirements of the provision of ection 33(2)(b) of the Industrial Disputes Act. The Ismissal notice, Ext. 5, dated the 10th of July, came ack unserved with a postal endorsement "not ound". In this notice it was stated that one month's vages in accordance with the provisions of section '3(2)(b) of the Industrial Disputes Act were being endered therewith to him and he was directed to ollect this amount along with other dues, if any, orthwith from the Time-Keeping Office during the vorking hours. He was also told that the necessary pplication under section 33(2)(b) was being made effore the Tribunal for approval of the action taken gainst him. If this notice had been served on Nek Aohammed, it could certainly have been said that the

Company substantially complied with the requirements of the law. But the question is same view is possible even when the notice came back unserved. The address given by Nek Mohainmed in his letter, Ext. 4, dated 2nd July 1959, is R-124 Masjid Talab, Calcutta-24. This is also the address on the envelope in which Ext. 5 was sent The postal seal on this envelope is dated the 14th July 1959. The address of the workman as given in his own application under section 33A is also R-124 Masjid Talab Road, Calcutta-24. This application that filed on the 14th of July 1959. The Company therefore obviously sent the notice to the correct address of Nek Mohammed and when Nek Mohammed was not found at that address the fault certainly is not of the employer who must be held to have tendered one month's wages to the workman in the notice which came back unserved and thereby substantially complied with this provision of the proviso to section 33(2)(b). That an application under section 33(2)(b) was filed by the employer on 15th July 1959 is not disputed. It was filed but it was struck off by an order of the Tribunal on 16th March 1961 under a misapprehension that as the reference under section 10 of the Industrial Disputes Act out or which this application arose had been disposed of the Tribunal had no longer any jurisdiction to deal with this case. That however was a view which I subsequently found to be incorrect and most of the cases which on behalf of the workmen were sought to be revived were revived, but the application under section 33(2)(b) against Nek Mohammed is not one of those revived cases. In Nek Mohammed's application under section 33A, the reference under section 10 is the reference made by G. O. No. 2339-LR./IR/8L-32/58, dated 27th May 1959, whereas the application under section 33(2)(b) against Nek Mohammed relates to an industrial dispute, namely, made by G.O. No. 5035-I.R./IR '8L-32/58, dated the 28th November 1958. At the relevant dates, that is, on 14th July 1959 and 15th July 1959, when these two applications were respectively made, two references were pending. What the section requires is that even when more than one reference are pending, the Tribunal's approval has to be sought. It does not require an application for approval being filed in connection with each reference and the employer must be held to comply with the requirements of the section, if on his behalf approval is sought on only one application under section 33(2)(b).

As regards permission from the Conciliation Officer, there is nothing whatever to show that actually at the date when the Company served on him the notice of dismissal, Ext. 5, there was any conciliation proceeding pending. The burden of proving contravention of the provisions of section 33 of the Industrial Disputes Act hes entirely on the workman in an application under section 33A and unless it can be affirmatively proved that on the date of dismissal a conciliation proceeding was actually pending, no permission would be necessary from the Conciliation Officer for dismissing Nek Mohammed. Consequently it must be held that there has been no contravention of section 33(1) either.

My award accordingly is that Nek Mohammed's application under section 33A is not maintainable because it has not been proved that there was any contravention by the employer of any part of section

33 of the Industrial Disputes Act, that on the merits the dismissal was justified and that he is entitled to no relief.

Taken at my dictation and corrected by me.

S N. GUHA ROY, Judge.

S. N. GUHA ROY, Judge, First Industrial Tribunal. 31-7-1962

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3359-I.R./IR/8L-7/61. — 25th July 1962. — Whereas under the Government of West Bengal, Labour Department, Order No. 1469-I.R./IR/8L-7/61, dated the 24th March 1961, the industrial dispute between Messrs. Jagadish Hosiery Factory, 85 Rishi Bankim Chandra Road, Dum Dum, Calcutta-28, and their workmen represented by the Jagadish Hosiery Workers' Union, 8 Rishi Bankim Chandra Road, Calcutta-28, regarding the issues mentioned in the said order being matters specified in the second schedule to the Industrial Disputes Act 1947 (XIV of 1947), was referred for adjudication to the Fifth Industrial Tribunal;

And whereas the said Fifth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute between Messrs. Jagadish Hosiery Factory, 85 Rishi Bankim Chandra Road, Dum Dum, Calcutta-28, and their workmen represented by the Jagadish Hosiery Workers' Union, 8 Rishi Bankim Chandra Road, Calcutta-28. (Case No. VIII-119/61.)

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present:

Shri N. B. Chaudhuri, Judge, Fifth Industrial Tribunal.

## Appearances:

For the Company: Shri Subhas Ch. Bhattacharjee, Labour Adviser.

For the Union: Shri Phani Bagchi.

The Government of West Bengal by its Labour Department Order No. 1469-IR/IR/8L-7/61, dated 24th March 1961, referred to this Tribunal an industrial dispute between Messrs. Jagadish Hosiery Factory, 85 Rishi Bankim Chandra Road, Dum Dum, Calcutta-28 (hereafter referred to as the Company), and their workmen represented by the Jagadish Hosiery Workers' Union, 8 Rishi Bankim Chandra Road, Calcutta-28 (hereafter referred to as the Union), for adjudication under section 10 of the Industrial Disputes Act.

The following issues have been referred to this Tribunal for adjudication in this case:

- 1. Whether the lock-out of the factory fron 13th December 1960 to 15th January 196 is justified? To what relief, if any, are th following workmen entitled?
- (1) Shri Pran Kumar Sarkar
- (2) Shri Jay Ch. Jha (3) Shri Anil Kumar Kayet
- (4) Shri Nirayan Jha
- (5) Shri Harendra Narayan Das (6) Srimati Sandharani Chakrabarty
- (7) Shri Mohan Singh
- (8) Srimati Kalyani Debi
- (9) Shri Basanta Das
- (10) Shri Ananda Pal
- 2. Whether the refusal of employment to (1) Shri Pran Kumar Sarkar, (2) Shri Harendra Narayan Das, (3) Shri Anil Kumar Kayet, (4) Shri Basanta Das, (5) Shri Ananda Pal (6) Srimati Sandharani Chakrabarty and (7) Srimati Kalyani Debi is justified? To what relief, if any, are they entitled?
- 3. Whether the dismissal of Shri Ramlal Shaw is justified? To what relief, if any, is he entitled?

#### **AWARD**

After service of usual notices on the parties, both the parties have filed their written statements stating their respective cases. The case of the workmen in short is this: The opposite party Company is a hosiery manufacturing concern employing about 14 workmen only. For the betterment of their service conditions, these workmen formed a Union and applied for its registration in the month of July 1960. Getting scent of this formation of the Union, the Management resorted to various acts of victimisation in order to terrorise the workmen. Shri Ram Lal Shaw, referred to in issue No. 3 above, was granted 15 days leave with effect from 25th September 1960. But after the expiry of his leave he was verbally informed by the Management that he had already been discharged This illegal discharge was an instance of victimisation as referred to above. So, the Union had to take up the cause of Shri Ram Lal Shaw and move the authorities in the matter. This action on the part of the Union further enraged the Management. Besides, above, the Union laid certain other demands before the Management by the middle of November 1960. These demands wounded the venity of the Management, and as a result it refused employment and/or declared a lock-out of the factory from the midnight of 12th December 1960 without any notice whatsoever. This lock out was however lifted on and from 16th January 1961. After the reopening of the factory also the Management refused employment to the workmen mentioned in issue No. 2, even though they reported for duties after the reopening of the factory.

On the other hand, the case of the Management is this: It is submitted that the opposite party is now a proprietory concern. The predecessor of the present Company was a partnership firm, and this partnership firm stood dissolved on and from 9th December 1960 by operation of law. The present proprietor took possession of the factory of

evious firm on certain definite terms and condins. Thus it is alleged that no relationship of iployer and employee exists between the present oprietor and the said workmen, because the exent Company is not a successor in interest of previous firm. The Company's further contenn is that there was no lock-out as alleged by the rkmen, but it was a case of simple closure, and workmen were duly intimated to receive their al dues. As regards Shri Ram Lal Shaw, the mpany contends that he lost his job due to mament closure of the washing department of Company on account of non-availability of micipal water over which the Management had control. All the workers engaged by the vious firm were given proper chances to join it work, and all the workers who turned up to taken in and employed according to the sent necessity. In fact, Shri Jay Ch. Jha, Shri rayan Jha and Shri Mohan Singh have been ually employed and are still working in the mpany. Srimati Sandharani Chakrabarty and mati Kalyani Debi were offered employment, but by failed to turn up. Accordingly, it is urged it the workers concerned are not entitled to any jef in the present case.

Other facts will appear from the body of the ard that follows.

#### **Decisions**

## ue No. 1

There is no dispute that the opposite party ssrs. Jagadish Hosiery Factory is a hosiery nufacturing concern. It is also not in dispute t this identical factory is there even now at the ne place, from long ago and the business is being ried on as before under the same name and le. It is urged on behalf of the opposite party t this hosiery factory originally belonged to a thership firm—the partners being Shri K. N. u and Shri D. N. Sabu. It will also be clear m Ext. X-3 and other documents on record that se two partners used to occupy same premises their residence, and it is admitted that these two tners are actually brothers. The workmen have ctically no say in the matter, presumably because v do not know who were the real proprietors of business. Shri K. N. Sabu, alleged to be the sent proprietor of the concern, states in his osition that the other partner Shri D. N. Sabu a notice, dated 9th November 1960, intimated mally that he would withdraw his partnership of firm on and from 9th December 1960. Ext. X-2 purported to be this notice. Ext. X-3 is ported to be another letter from Shri D. N. Sabu o intended to transfer his interest in the business the other partner—Shri K. N. Sabu. Thus the of the opposite party is that this business Sed to be a partnership concern on and from December 1960, and thereafter it became a prietory concern. Hence, it is urged that the partnership firm having been dissolved, the prietory business of Shri K. N. Sabu is for all human and prietory business of the same and same a purposes a new concern, and not a successor nterest of the former partnership concern. On assumption, it is urged that the 14 workmen, might have been employed previously by the nership firm, were no longer employees of the rietory concern of Shri K. N. Sabu, even 1gh Shri K. N. Sabu conducted the identical ness in the same factory and under the same old name and style. So, the question arises whether their change of partnership, if any, by retirement of one of the partners legally means a change of business or employer in relation to the workmen concerned within the meaning of the Industrial Disputes Act. This question was considered by His Lordship of the Calcutta High Court in a case Alex. A. Apear (Jr.) & Co., petitioner vs. M. N. Gan and Ors., opposite parties (A.I.R. 1960, Cal. Page 14). In that case his lordship observed as follows:

"It was argued that as the employer was changed by the constitution, reconstitution and dissolution of the firm, converting it to 2 sole propietorship business the section 25F operated as a bar for awarding any retrenchment compensation to the present workmen under that section. Now the words 'an employer' do not, in my opinion, mean change of partnership as meaning change of employer within the meaning of this section. Partners are proprietors of a firm and the words 'partnership' or 'firm' are only a compendious and comprehensive name for the plurality of the proprietors with certain legal incidence attached to it by the Partnership Act. When, therefore, these plural proprietors become a single proprietor, there is no change in the 'employer' within the meaning of section 25F and section 25 FF of the Industrial Disputes Act, provided the business remains the same ......The employer in this case is really the business of Alex. A. Apear (Jr.) & Co. That business has continued throughout. Otherwise, it will mean that some private arrangement or modification of the articles of partnership deed without the knowledge of any workmen would be transfering their service from one employer to another and creating a break in their services, a result which I do not think was intended by section 25F or 25FF. When section 25FF speaks of transfer of an undertaking, I do not think, it introduces a case of changing the constitution of a partnership firm or its dissolution to convert it into a sole proprietorship.

Thus from the above decision, it will be clean that if the old business still continues, mere change of partnership or simply because the duel proprietorship is replaced by sole proprietorship, the relationship of employer and employee between the business and the workmen concerned does not cease to subsist. I have already mentioned that the business used to be carried on under the name and style Messrs. Jagadish Hosiery Factory at 85 Rishi Bankim Ch. Road, Dum Dum. This identical business under the same name and style is still being carried on in the same manner and in the same premises. The only difference is that of the two brothers, only one now claims the sole proprietorship of the entire business. In spite of the said notices marked Ext. X-2 and X-3 which purport to dissolve the partnership with effect from 9th December 1960, the business was carried on as before on 10th December 1960 also by the same set of workmen. According to the workmen, the proprietor declared a lock-out with effect from 13th December 1960. But according to the proprietor a closure was declared with effect from 12th December 1960. Be that as it may, the fact remains that all the workers worked at least for one day, i.e., on 10th December 1960, under the sole proprietorship also. So, it is idle for Shri K. N. Sabu to contend

that there was no relationship of employer and employee between him and the workmen concerned. According to the workmen, they worked in the factory on 12th December 1960 also, though according to the Management the workers on that day forcibly snatched away the key of the factory from the Manager, opened the factory gate and simply squatted in the factory premises without doing any work. Be that as it may, the factory and the same optically come to the remains that the workmen actually came to the factory on 12th December 1960 also though they admittedly failed to enter into the factory premises from the following day, i.e., 13th December 1960. In these circumstances there is no escape from the conclusion that by the time the lock-out or closure was declared, these workmen were undoubtedly workmen under Shri K. N. Sabu also who continued the same old business without intending to terminate the services of the old employees. There is no dispute, however, that the factory premises remained closed from 13th December 1960 to 16th January 1961. From the order of reference, it appears that there was a lock-out, and this Tribunal is intended to look into the justifiability of this lock-out. It is urged on behalf of the Company that it was not really a case of lock-out, but it was out and out a closure, and so the order of reference so far as it relates to lock-out is bad. It is urged on behalf of the proprietor that by a notice, dated 10th December 1960 (vide Ext. X), the factory was closed with effect from 12th December 1960 for certain reasons mentioned therein. From that notice, irrespective of the question whether this notice was issued at all it will appear that the notice was purported to have been issued by one of the partners as such on behalf of the joint proprietors or joint partners. If partnership was actually dissolved as alleged with effect from 9th October 1960, there was no occasion for issuing such a notice by one of the two partners on behalf of the partnership firm. This also shows that in fact the so-called dissolution of partnership is only make-belief conduct of one of the two brothers with an ulterior motive. It is sufficiently clear from the written statement of the workmen that the proprietors were not pulling on well with the workmen on account of their forming a Union and raising certain demands before the proprietors. To me it appears that in fact that the so-called dissolution is only a camonflage in order to dipsense with the services of some of the workmen, if possible. The workmen very seriously challenge the alleged issue of any such notice on any day, be it on the 10th, 12th or 13th December 1960. The workmen denied any knowledge of such notice. It is nobody's case that any such notice was served on the workers individually. O.P.W. I Shri Paresh Nath Ghosh, Manager of the Company, states in his evidence that on the previous Saturday Shri D. N. Sabu handed over a notice to him with direction to display the same on the door of the factory. Shri Ghosh alleges that one copy of this notice was affixed to the factory gate and another copy on a piller in the front varandah of the factory premises. 10th December 1960 was presumably a Saturday, and if the opposite party's case be true, Shri D. N. Sabu ceased to have any connection with the business from before that date. So, Shri D. N. Sabu had no reason or occasion to hand over any such notice to the Manager. All the workers swear that no such notice was actually seen by them on the factory door or on any piller on any day.

It is not in dispute that certain Police officer cal to the factory premises on 12th December 1960 the instance of the Management. P.W. 6, § Lakshmi Kanta Banerjee, was the Sub-Inspector Police attached to the Dum Dum poilce-station the relevant time and he visited the factory on 1 December 1960. This Police officer also swc that he did not see any notice of closure at factory gate on 12th December 1960. So, it is v difficult for me to believe that any notice what ever was actually displayed by the Management 10th or 12th December 1960. This much appe from the deposition of P.W. 4, Shri Anil Kur Kayet, that the Manager raised some objection the worker's entering the factory premises on 1 December 1960, and in spite of his protest workers snatched away the key of the fact premises from the Manager, opened the fact door and entered into the factory. Subsequently, t Management sent an information to the police w. certain criminal allegations. The police came a put a few workers unders arrest. But after invegation the police submitted a final report a opined that the case was false. Be that as it m the workers could not thereafter enter into factory premises till 16th January 1961. Fr. Ext. 2 it appears that the workers submitted a jo petition before the Manager on 13th December 15 and protested against the closure of the factor door. It is nobody's case that any copy of t alleged closure notice was sent to the appropriquarters as required under the law. In this vi of the matter, the alleged closure also, if it was closure at all, was illegal for non-compliance w the statutory rules. On 13th January 1961 hower the Company wanted to employ only five of to old employees with effect from 16th January 19 (vide Ext. A-1). It is not clear from this not why and how these five workmen only we selected for further employment. This really len support to the workmen's case in the written state ment that the avowed purpose of the propriet was simply to dispense with the services of certa employees. Two female workers of these five aga were not actually employed or did not work f some reason or other. I shall discuss about the non-employment of the workmen concerned white deciding issue No. 2. For the present, I am consider whether this was a case of lock-out closure. The word "closure" implies the closure the business itself either permanently or temprarily. On the other hand "lock-out" implies the closing of a place of employment, or the suspensi of work, or the refusal by an employer to contin to employ any number of persons employed him. From the conduct of the employer alread discussed, it is sufficiently clear that Shri K. Sabu never intended to close the busines. It is also not his case in the so-called not issued that he was compelled to close dow the business on account of the dissolution of the close the busines partnership. In fact, as I have already mentione the notice was issued on behalf of the partnersh firm. Even apart from the validity of the notice itself, it is not sufficiently clear if by that notice the Component and the the Company really intended to close down the business or close down the place of business ( place of employment temporarily. To close down to business, and the notice by itself is not clear on the point. It may be urged that by the said notice to partnership concern at least on the partnership concerns at least on the partnership conc partnership concern called upon its employees

ive payment of their legal dues from one Biswas. In this connection, I may refer to the sition of Shri K. N. Sabu himself. It is clear his deposition that Shri Sabu does not know such T. Biswas. If closure was declared by the metor Shri K. N. Sabu and if no payment of was offered by him from his usual payment but from an imaginary person of an unknown ess, evidently there was no bona fides behind issue of this notice. This notice was not valid w also for non-compliance with the statute. I am unable to accept the contention that the rietor Shri K. N. Sabu really intended a closure he factory by this notice and not a lock-out. ce or no notice the fact remains that the place employment was closed with effect from 13th mber 1960, and the entire body of employees laid off till 16th January 1961. So, there is no tance in the contention that the present ence is bad, because it speaks of a lock-out and of closure. For all intents and purposes, the agement declared a lock-out of the factory, the employees were laid off. So, the question whether the Company had any justification this disputed lock-out. In the notice marked X Shri K. N. Sabu alleges that this unusual was taken on account of unavoidable circumses beyond their control and also for financial ulties, etc. Not an iota of evidence has been iced before this Tribunal to show what were unavoidable circumstances, if any, and how the unavoidable circumstances, it any, and now the tial difficulties, if any, actually arose. In his sition, however, Shri K. N. Sabu alleges that had to close down the factory because the nership business was dissolved. But I have adv mentioned that this is not the reason mend in the alleged notice. Sole proprietorship place of the duel proprietorship had nothing to with the lock-out. The learned lawyer for the ipany refers to Ext. 3 wherein it was mentioned Shri K. N. Sabu would have to pay certain only of money to the creditors. But it is ody's case that this debt if any was repayable and there and before the factory was bened. So, I refuse to believe that the change partnership had anything to do with the lock-out he factory. As I have already pointed out, the conduct of the proprietors in connection with so-called closure or lock-out was highly suspiis, and must have been motivated by extraneous ions. The business was there, the employees be there, and raw materials and machineries were there. The change of proprietorship did not any deadlock anywhere, and there was inly no unavoidable circumstance which might and to have compelled Shri K. N. Sabu to te a lock-out. The avowed purpose, as ly discussed, was to do away with the services ertain persons who were not to the liking of Management. So, without further discussion, ally hold that it was a case of lock-out, and was no justification for it. So, the workmen off by this unjustified lock-out are entitled to ensation in accordance with the provisions of From issue No. 1 it appears that there were uplovees in this factory on the eve of the dislock-out. It is also clear from pany's own document that the Company led to give further employment to five of them after the lock-out was withdrawn. Of these again, Shri Jay Chand Jha, Shri Nirayan Jha and

Shri Mohan Singh not only joined their employment after the lock-out was withdrawn, but they have also received payment of their dues from the Company (vide Ext. B-series). None of these three persons actually appeared before this Tribunal also. So, I leave their case out of consideration for the purpose of this case. As regards others, they will be entitled to compensation according to law, and this compensation will be assessed at the close of the award. The issue is decided accordingly.

#### Issue No. 2

This issue relates to seven persons. The workmen's case is that the proprietor refused to employ these seven persons when the factory was reopened after the lock-out. Of course, as I have already discussed the Company does not admit of any lockout. Be that as it may, the factory was reopened on 16th January 1961. It is nobody's case that the proprietor offered employment to the first five persons mentioned in the issue, i.e., five persons other than Srimati Sandharani Chakrabarty and Srimati Kalyani Debi, From the notice said to have been issued by the proprietor it appears that Srimati Sandharani Chakrabarty and Srimati Kalyani Debi, were also intended to be appointed with effect from 16th January 1961 along with three other persons. It is alleged on behalf of the Management that these two female workers did not join their appointment, even though they were offered job, but they did not report for duties subsequently also even though they were called upon for the purpose. As regards, Shri Harendra Narayan Das, the case of Shri K. N. Sabu is that he was only a domestic servant of the proprietor and that he was lawfully discharged with effect from 23rd December 1960 on account of his absence from duty from 13th December 1960. In this connection, the proprietor refers me to Ext. A, the letter of dismissal issued against Shri Das. Shri Das has examined himself before this Tribunal, and he swears that he was never a domestic servant of Shri Sabu. His clear case is that he was in employment of this hosiery factory, and that he actually used to work on a body machine. P.W. 5. Shri Jatin Chakrabarty, the owner of a Pan-Biri shop situate just near the factory gate, also swears that Shri Das was an employee in the hosiery factory. In this connection, I may also refer to the letter-head of Ext. A. From the letter it appears that Shri Das was an employee of Jagadish Hosiery Factory and the alleged letter of dismissal also was written on a printed letter-head of the factory itself. In view of these circumstances. I am unable to believe the story that Shri Das was really a domestic servant of Shri K. N. Sabu. I have reasons to believe that he was an employee of the hosiery factory along with other persons, and that he also was laid off along with others. Thus there is no escape from the conclusion that the five male workers of this issue were actually refused employment by the proprietor even after the lock-out was withdrawn.

As regards the two female workers, there appears to be some confusion. Ext. A-1 shows that these two female workers were intended to be taken in from 16th January 1961. But it also appears from Ext. 1-series that these two female workers addressed a letter to Shri K. N. Sabu on 16th January 1961, and Shri Sabu sent replies to them on 25th January 1961. From the contents of Ext. 1-series it also appears that these two female workers actually appeared at the factory gate on

16th January 1961 and 17th January 1961. So, it appears that either they were not allowed to work or they themselves refused to join their duties on those days. From Exts. A-2 and A-3 it appears on the other hand that these two female workers applied for leave with medical certificate, and that applied for leave with medical certificate, and that they could not join their duties in spite of their receipt of the Company's letter asking them to resume their duties. Of course, there is no evidence before this Tribunal to show that any leave was actually granted by the Management to either of these two female workers. Ext. 4 will show that these two female workers along with others went to the factory gate for resuming their duties, but the Manager refused to allow them to take up their work. In reply to this letter, the Management sent letters (Ext. 1-series); and these letters lead me to believe that though these two female workers appeared at the factory gate on 16th and 17th January 1961 along with other male workers, but they actually did not resume their duties for reasons best known to them. The Company later issued a letter to them asking them to rejoin their duties by a certain date. But it is alleged that these two female workers could not resume their duties in spite of the Company's letters, because they fell ill by that time. It is not unlikely that these two temale workers sent leave applications with or without medical certificate. But there is nothing to show that the Management actually condescended to grant them leave as asked for. Exts. A-2 and A-3 show that these two female workers went to resume their duties after 9th March 1961, but the Management turned down their prayer. To me it appears that for some reason or others, these two female workers pleaded their inability or found it difficult to join their duties on 16th January 1961, and the main reason was perhaps the fact that the male workers were unjustly refused employment by the Management on that date. The Company, of course, later sent letters to them asking them to join their duties, but they fell ill by that time and as a result they could not join their duties as directed by the Company. They asked for leave but the Management never granted it. They subsequently produced fit certificate and went to resume their duties, but their prayer in this respect fell on the deaf ears of the Management. Evidently, these two female workers prayed for long leave, and the Company was not pleased to grant the same. In the circumstances, I am afraid, I cannot find fault with the Management, because these two workers did not actually join their duties on 16th and 17th January 1961, even though they were asked to do the same, and the subsequent illness of theirs does not really alter the legal position so far as the Management was concerned. In this, view of the matter, I think, there was justification for refusal of employment to Srimati Kalyani Debi and Srimati Sandharani Chakrabarty. As regards other five male workers of this issue, the Management had no justification for refusal of employment to them, because they were not lawfully discharged or retrenched. So, these five male workers are entitled to compensation for the period of their forced unemployment. The matter of relief will be consideerd at the conclusion of the award. The issue is decided accordingly.

## Issue Ne. 3

The question is whether the dismissal of Shri Ramlal Shaw is justified. The case of the Management is that this Ramlal Shaw was an employee in

the Washing Department of the concern, and t Washing Department was closed sometime in 19 It is the definite case of the Management furt that Shri Sahw received payment of his dues in and final settlement of all his claims, and he has longer any case against the Management. I n mention here that Shri Shaw has not appea before this Tribunal and he has no evidence to contrary. From Ext. 5 it will appear that Company felt some difficulty in getting supply filtered water, and hence it was compelled to cl down this Washing Department. It is also evidence that this Washing Department is longer functioning in this concern. So, there reason to believe that the Company had to ch down the Washing Department for sufficiencesons, and this led to the consequent discha of the employees of this particular departme Though the Management has not produced; document to show that Ramlal actually recent payment of his dues after the closure of this pai cular department, yet more than one witness behalf of the Company swears that Shri Sh actually received payment of his dues conseque upon his retrenchment and this was also the ca of the Management in its written statement. In t absence of any evidence to the contrary I cann but accept this case of the Management to be tr So. I think, the termination of service of SI Ramlal Shaw is not without justification, and he not entitled to any relief in this case. The issue decided accordingly.

In deciding issues Nos. 1 and 2. 1 have found the some of the workmen concerned are entitled some compensation on account of unjustifial lock-out and refusal of employment to them. have also found that Shri Jay Chand Jha, Sh Narayan Jha and Shri Mohan Singh are not entitle to any compensation for the period of lock-or because they were offered employment after the lock-out and they also received payment of the dues amicably, presumably to their full and fin satisfaction. Admittedly, this concern used employ less than 50 workmen on an average, at as such sections 25C(2) and 25E of the Industri Disputes Act will not apply to them. Nevertheles on grounds of equity they are entitled to son compensation for the illegal or unjustifiablock-out. While dealing with issue No. 2 I has also found that the first five male workers of the issue are entitled to compensation for the period their forced unemployment. It is not the case the Management that it has not sufficient work for these five workmen at present. No reason has bee shown why the relief of reinstatement is not the proper remedy so far as these five workmen at concerned. So, considering the economic position of this basis of the conomic position. and size of this hosiery concern, I think, these fiv male workers should be reinstated in their forme position, and their services should be deemed t have continued without break. At the same time I also feel that a heavy compensation may prov fatal to this particular industry, in view of its siz considere and economic condition. So, my opinion is that the five male workers shall get 5 per cent, of their wages as compensation for the neriod of lock-out as also for the period of their forced unemployment. As regards the two femals workers shall get the period of their workers they workers the two femals are the period of their states and the two femals are the period of their states are the period of the period of their states are the period of the period workers, they will get 50 per cent, of their wages at compensation for the lock-out period only. and they are not entitled to any other relief. Other

orkers will not get any relief in this case. This yard must be given effect to as early as possible, id not in any case beyond 30 days of the publition of this award.

This is my award.

Dictated and corrected by me.

B. CHAUDHURI, Judge.

N. B. CHAUDHURI,

Judge,

Fifth Industrial Tribunal 14-7-62.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.

No. 3470-I.R./IR/4L-25/62.—2nd August 1962. /hereas under the Government of West Bengal, abour Department, order No. 1652-I.R./IR/4L-5/62, dated the 9th May 1962, the industrial disute between Shri T. K. Dutta Roy, owner of bus o. WBR 1074 (route Nos. 78, 78B and 78C), /Q/1C Raja Manindra Road, Roy Bari, alcutta-37, and his workmen represented by the astriya Bus Mazdoor Congress, 59 B. T. Road, alcutta-2, regarding the issue mentioned in the und order being a matter specified in the second hedule to the Industrial Disputes Act, 1947 (XIV 1947), was referred for adjudication to the Seventh dustrial Tribunal;

And whereas the said Seventh Industrial Tribunal is submitted to the State Government its award on its said industrial dispute;

Now, therefore, in pursuance of the provisions of petion 17 of the Industrial Disputes Act, 1947 (XIV f 1947), the Governor is pleased hereby to publish to said award as shown in the annexure hereto.

## **ANNEXURE**

n the matter of an industrial dispute between Shri T. K. Dutta Roy, owner of bus No. WBR-1074 (route Nos. 78, 78B and 78C), 19/Q/1C Raja Manindra Road, Roy-Bari, Calcutta-37, and his workmen represented by the Rastriya Bus Mazdoor Congress, 59 B. T. Road, Calcutta-2 (Case No. VIII-82/62)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

### Present

ihii S. K. RAY, Judge, Seventh Industrial Tribunal.

## **AWARD**

The above dispute over the issue given in the order of reference and reproduced below was referred for adjudication to this Tribunal by the invernment of West Bengal, Labour Department, order No. 1652-I.R./IR/4L-25/62, dated the 9th May 1962

### Issue

Is the dismissal of Shri Haradhan Chakraborty, cleaner, justified? To what relief, if any, is he entitled?

After receipt of this reference, the Tribunal issued notices to the concerned parties fixing 5th June 1962 for appearances and filing of written statement by the Union. On that date, it was found that the notice issued to the employer was duly served, but the postal acknowledgment of the notice issued to the Union had to the Union received back. The been not case was, therefore, adjourned to 14th June 1962 awaiting return of the postal acknowledgment of the notice issued to the Union. On 14th June 1962 it was found that the notice issued to the Union had been returned with the Postman's remark, "Not known". The employer put in appearance on that date through a representative. The Tribunal passed an order for writing to the Government for correct or fresh address of the Union and adjourned the case to 16th July 1962 for orders awaiting the Government's reply. In the meantime, on 26th June 1962 the Secretary of the concerned Union appeared and filed a petition for directing the office to make over the Union's notice to him and for fixing a date for filing written statement by the Union. Accordingly 5th July 1962 was fixed for filing written statement by the Union. On that date, there was no appearance by either party and no step was taken. The Tribunal suo moto adjourned the case to 18th July 1962 in order to give the parties one more chance to appear and for filing of written statement by the Union. On 18th July 1962 again there was no appearance by either party and no step was taken. From the absence of the parties before the Tribunal in the aforesaid circumstances, it is to be held that the dispute is not being pursued after its reference to this Tribunal and it has been given up by the parties and thus it has ceased to exist. So, the case is to be disposed of by a "no dispute" award.

In the result, I make a "no dispute" award in the case.

S. K. RAY.

Judge,

Seventh Industrial Tribunal.

The 19th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asstt. Secy.

No. 3492-I.R./IR/11L-208/61. - 3rd August 1962.---Whereas under the Government of West Bengal, Labour Department, order No. 6255-I.R./IR/11L-208/61, dated the 31st October 1961, the industrial dispute between Messrs. Binani Optical Industries, 284/1 Bowbazar Street, Calcutta-12, and their workmen represented by Optical Workers' Association, 19/2A Pitambar Ghatak Lane, Calcutta-27, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Seventh Industrial Tribunal:

And whereas the said Seventh Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute between Messrs. Binani Optical Industries, 284/1 Bowbazar Street, Calcutta-12, and their workmen represented by Optical Workers' Association, 19/2A Pitambar Ghatak Lane, Calcutta-27 (Case No. VIII-346/61)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri S. K. RAY, Judge, Seventh Industrial Tribunal. For the Union: Shri H. L. Roy, Advocate.

For the Company: Shri T. K. Jagdeesh, Labour Adviser, Shri Lenin Roy, Advocate.

## AWARD

The above dispute over the issue given in the order of reference and reproduced below was referred for adjudciation to this Tribunal by the Government of West Bengal, Labour Department, order No. 6255-1.R./IR/11L-208/61, dated the 31st October 1961.

#### Issuc

Whether the termination of service of Shri Golam Rasul is justified? To what relief, if any, is he entitled?

Today (25th July 1962) is fixed for hearing of the case. The parties have filed a joint petition of compromise setting out the terms upon which the dispute under reference has been amicably settled between them and praying for an award on those terms.

I have heard the representatives of the parties and considered the terms of compromise. The terms appear to be quite fair, reasonable and lawful. I am satisfied that there has been a bona fide settlement of the dispute between the parties in terms of the joint petition. In the result, there is to be a compormise award as prayed for.

Accordingly, I make a compromise award in the case in terms of the joint petition of compromise filed by the parties, a copy whereof is made a part of the award as an Annexure.

S. K. RAY,

Judge, Seventh Industrial Tribunal.

The 25th July 1962

## **ANNEXURE**

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

(Shri S. K. RAY, Judge)

In the matter of an industrial dispute under the Government Order of Reference No. 6255-I.R./IR/11L-208/61, dated 31st October 1961

between

Messrs. Binani Optical Industries. 284/1 Bowbazar Street, Calcutta-12

and

Their workmen as represented by Optical Workers'
Association, 19/2A Pitambar Ghatak Lane,
Calcutta-7.

The joint humble petition of the Company and the Union named above—
Most respectfully Sheweth:

- 1. That the above dispute has been settled
- amicably between the parties on the following terms:—

  (a) It is agreed that Shri Gulam Rasul will be
  - appointed in the service of the Company as a probationer on and from 15th October 1962.
  - (b) It is agreed that if he works satisfactorily during the probationary period of six months from 15th October 1962, his case will be considered for confirmation in permanent cadre.
  - (c) It is agreed that Shri Gulam Rasul will have no claim against the Company either for past services or for any compensation for the intervening period, i.e., 31st March 1961 to 14th October 1962.
- 2. That in view of the above settlement, the parties do not desire to proceed any further in the matter.

Under the circumstances, it is most humbly prayed that your honour may kindly be pleased to approve this petition of compromise and pass an award in terms thereof.

And for this act of kindness, your petitioners as in duty bound, shall ever pray.

For the Company:—
Babulal Binani,
Partner, Binani Optical Industries
T, K. Jagadeesh,
Labour Adviser.
Lenin Roy,
Advocate.

Calcutta, the 25th July 1962.

For the Union:-

Hiralal Roy,
Advocate for the Union.
L. T. l. of Gulam Rasul,
concerned workman.
Amjad Ali,
Executive Committee Member of the Union.

## S. K. RAY,

Judge, Seventh Industrial Tribunal

The 25th July 1962.

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By order of the Governor, S. C. MUKHERJEE, Asstt. Seey.

No. 3510-I.R./IR/9L-2/60. — 3rd August 1962. — Whereas under the Government of West Bengal. Labour Department, order No. 6620-I.R./IR/9L-60/58, dated the 1st December 1959, the industrial dispute between Messrs. Dalingkote Tea Estate, post office Mal, Jalpaiguri, and their workmen represented by the Zilla Cha Bagan Workers' Union, post office Malbazar, Jalpaiguri, regarding the issue mentioned

the said order being a matter specified in the cond schedule to the industrial Disputes Act, 1947 (IV of 1947), was referred for adjudication to the cond Labour Court;

And whereas the said Second Labour Court has ibmitted to the State Government its award on the id industrial dispute;

Now, therefore, in pursuance of the provisions of ction 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

## **ANNEXURE**

the matter of an industrial dispute between Messrs. Dalingkote Tea Estate, post office Mal, Jalpaiguri, and their workmen represented by the Zilla Cha Bagan Workers' Union, post office Malbazar, Jalpaiguri (Case No. VIII-C-327/59.)

EFORE THE SECOND LABOUR COURT, WEST BENGAL

#### Present:

hri H. R. DEB, Presiding Officer, Second Labour ourt.

## Appearances:

- of the Union: Shri Hrishikesh Banerjee, Shri Patit Paban Pathak with Shri Parimal Mitra, Secretary.
- or the Company: Shri Pankaj Kumar Ghosh, Advocate instructed by Shri D. Basu Thakur, Orr Dignam & Co., Solicitors.

## **AWARD**

By order No. 6620-I.R/IR/9L-60/58, dated the 1st becember 1959, the Government of West Bengal in he Labour Department referred an industrial disute between Messrs. Dalingkote Tea Estate and heir workmen represented by the Zilla Cha Bagan Vorkers' Union relating to the undermentioned ssue to the Second Labour Court for adjudication.

### Issue

Whether the termination of employment of Shri Jetha Chetri is justified? To what relief, if any, is he entitled?

The case of Zilla Cha Bagan Workers' Union receinafter referred to as the Union), briefly stated, as follows: Shri Jetha Chetri, the workman entioned in the issue of the order of reference, as employed as a medicine carrier under Messrs. alingkote Tea Estate (hereinafter referred to as the ompany). He is a Nepali. There had been a series f disputes between the management of the ompany and the workers of the Tea Estate, and in hese disputes Shri Jetha Chetri as the President of he local unit of the Union was the spokesman of the workers before the management. He is loved and respected by all the workers. The management id not feel happy over his popularity amongst the rorkers. On 3rd November 1958 the Manager of Jalingkote Tea Estate enquired of him if he had saulted one Nepali woman named Saili Bowni. Ie replied in the negative. He also told the lanager that the woman who was married to an

old man was having some illicit connection with a youngman and this being a social crime, the Nepali community of the Garden, in accordance with social custom, convened a Panchayat for the matter on 1st November 1958 and that at the Panchayat the woman and the youngman were rebuked, when both of them, in utter disobedience of the elders, left the Panchayat. The Manager heard the report and told Shri Jetha Chetri that he should not interfere with personal life of a man or woman. To this Shri Jetha Chetri replied that he being a Nepali elder it was his normal obligation to see that normal moral codes were respected by the members of his community. He further told the Manager modestly that he was prepared not to intervene in these matters in future, if the Management was ready and willing to take steps and responsibilities in these matters. On 5th November 1958 Shri Jetha Chetri received by post three charge-sheets from the Manager of the Tea Estate, all dated 3rd November 1958. Shri Jetha Chetri gave reply to all the charges on 6th November 1958. The charge contained in charge-sheet No. 1 was that Shri Jetha Chetri had struck Saila Bowni with a torch. In reply to this charge Shri Jetha Chetri stated that he did not assault her and reiterated what he had verbally told the Manager. The charge contained in charge-sheet No. 2 was that he refused to accept the first charge-sheet. In reply Shri Jetha Chetri denied the charge and stated that no charge-sheet was issued to him on 3rd November 1958. The charge contained in charge-sheet No. 3 was that he adopted an insubordinate and disobedient attitude towards the Manager on 3rd November 1958 and used offensive words towards him. Shri Jetha Chetri denied that charge also. No enquiry about the charge-sheets was held according to the prescribed provisions and no opportunity was given to Shri Jetha Chetri to disprove the allegations brought against him. The Management however withdrew charge No. 1 and most arbitrarily found Shri Jetha Chetri guilty of the charges Nos. 2 and 3. On account of the second charge the Management punished him with suspension for three weeks under clause 13(c)(XX) of the Standing Orders. On account of charge No. 3 the Management dismissed Shri Jetha Chetri from service under clause 13(c)(1) of the Standing Orders. The charges for which Shri Jetha Chetri has been punished are false, and no proper enquiry about the charges was held. As Shri Jetha Chetri is the President of the local unit of the Union, the Union has reasons to believe he has been victimised for his trade union activities. So the Union contends that the termination of employment of Shri Jetha Chetri is unjustified.

The Company however states that a proper enquiry in respect of the three charges was held in presence of Shri Jetha Chetri. As the evidence at the enquiry in respect of charge No. I was insufficient to prove the guilt of Shri Jetha Chetri, it was held by the Enquiring Officer that that charge was not proved. The Enquirying Officer who was the Manager himself found the other two charges proved and punished Shri Jetha Chetri, as stated in the written statement of the Union. The Company is not aware that Shri Jetha Chetri is the President of the local unit of the Union nor is it aware of his trade union activities. So the Company denies the allegation of victimisation. As charges Nos. 2 and 3 have been proved at the enquiry, the Company rightly inflicated on him the punishments mentioned

in the written statement of the Union. Hence the Company contends that the termination of employment of Shri Jetha Chetri is justified.

### **Findings**

The then Assistant Manager and the Manager of the Tea Estate have stated in their evidence that they never received any letter from the Union informing the names of the office-bearers of the local unit of the Union. The Secretary of the Union however states in his evidence that the Union informed the Company the names of the officebearers of the local unit of the Union. He has however not proved that the letter was sent nor has he produced any copy of the letter. When the Company in its written statement has contended that it is not aware that Shri Jetha Chetri was the President of the local unit of the Union, the Secretary of the Union (P.W. 1) ought to have produced conclusive evidence that the Company was aware of the names of the office-bearers of the local unit of the Union. Both the Assistant Manager and the Manager have stated that Shri Jetha Chetri never represented to them the case of any worker. This statement of theirs remains unchallenged. So I hold that the Manager or the Assistant Manager was not aware that Shri Jetha Chetri was the President of the local unit of the Union, if it were a fact. So the plea of victimisation raised by the Union fails.

As no punishment was inflicted on Shri Jetha Chetri on account of charge No. 1, I do not enter into any discussion about that charge. As regards the second two charges, Shri Jetha Chetri says in his evidence that on 3rd November 1958 after he had described to the Manager what had happened in the line, the latter told him that he had no authority to hold a Panchayat and also told him that he would issue a charge-sheet to him for that reason. The Manager then asked him to leave, and he left. Shri Jetha Chetri wants to say that nothing else happened at that interview. The Manager and the Assistant Manager, however, say that after hearing Shri Jetha Chetri the Manager told him that he would issue a charge-sheet to him and that thereafter a chargesheet was prepared and handed over to Shri Jetha Chetri. Shri Jetha Chetri enquired of the Manager what it was; the Manager reiterated to him that it was a charge-sheet. Shri Jetha Chetri then threw the charge-sheet on the table and said that he would not accept the charge-sheet. The Manager then cautioned him that refusal to accept the chargesheet would merit the issue of another charge-sheet for the refusal and asked him to accept the chargesheet. Shri Jetha Chetri told the Manager in an angry tone that the latter might issue ten chargesheets to him, but he would accept none of them, and added that if the Manager gave him a written undertaking to accept the responsibilities of what happened in the line, he would accept the chargesheet. So in the following morning the Manager sent the three charge-sheets in three separate envelopes by registered post to Shri Jetha Chetri. Though Shri Jetha Chetri in his evidence has denied that anything of the sort described above took place, the Union in its written statement admits this much that Shri Jetha Chetri told the Manager that he was prepared not to intervene in these matters in future, if the Management was ready and willing to take effective steps and responsibilities in these matters.

So this statement of the Union lends some suppo to what has been described by the Manager and 1 Assistant Manager. It has been argued on beh of the Union that the enquiry by Shri Jetha Che on the charge-sheet being handed over to him as what it was is improbable. This conduct of S Jetha Chetri struck the Manager also as unusual: the Manager gave him the reply that he had j then explained to the latter what it was repeated that it was a charge-sheet. It appears fr the evidence of the Manager and the Assist Manager that Shri Jetha Chetri asked this quest as a prelude to his subsequent action of throw away the charge-sheet. So in the circumstances the case this conduct of Shri Jetha Chetri is improbable. It has also been argued on behalf the Union that since the second and third chal sheets were prepared after Shri Jetha Chetri left, the charges in both of them could be ente in the same charge-sheet. But this is of no col quence as regards the truth of the statement of Manager and the Assistant Manager; the Mana thought it proper to issue charges in separ charge-sheets instead of in one. Another paraised on behalf of the Union is that the fact throwing away of the first charge-sheet by Shri le Chetri has not been mentioned in the second cha sheet. As the second charge-sheet is on accoun-refusal to accept the first charge-sheet and as Manager did not want to make the fact of throw away the subject-matter of another charge, omission of this fact in the second charge-shee only natural. Both the Manager and the Assist Manager have deposed to the effect that a pro enquiry in presence of Shri Jetha Chetri was h There is no reason whatsoever to disbelieve t evidence on this point. It has been argued behalf of the Union that the then Head Clerk a Chowkidar who were admittedly present at time of the incident of 3rd November 1958 did depose at the enquiry. It is for the Managemen decide what witnesses it will produce at a dome enquiry. If the evidence of the witnesses produ at the enquiry, if believed, leads to the concluarrived at by the Enquirying Officer, and adjude ing Court has no power to interfere with the find Besides, both the Manager and the Assist Manager have given independent evidence before about the subject-matters of charge-sheets Not and 3. There is no reason whatsoever to disbeli their evidence, specially in veiw what has been sta in the written statement of the Union itself. Manager has stated in his evidence that in conof the talk on 3rd November 1958 Shri Jetha Ch flared up and began raving at him. There is reason to disbelieve this statement of the Mana It is clear from the evidence in this case that ! Jetha Chetri told the Manager that the latter mi issue ten charge-sheets to him, but he would accept any one of them and that Shri Jetha Ch also told the Manager that if the latter gav written undertaking to take responsibilities for w happened in the labour line, he would accept charge-sheet. This is a clear instance of insubor nation and as such comes within the clause 13(c of the Standing Orders. The evidence has a proved that Shri Jetha Chetri refused to accept first charge-sheet. This is a misconduct punisha under clause 13(c)(XX) of the Standing Orders cannot be said that the punishment of dismissal a misconduct of insubordination of this sort harsh.

In view of the above considerations, I hold that e termination of employment of Shri Jetha Chetri justified. As such he is not entitled to any relief. Dictated and corrected by me.

H. R. DEB, residing Officer.

27-7-62.

H. R. DEB, Presiding Officer, Second Labour Court.

he 27th July 1962.

By order of the Governor, S. C. MUKHERJEE, Asstt. Secy.

No. 3185-I.R./IR/11L-179/60.—14th July 1962. Whereas under the Government of West Bengal, Labour Department, order No. 3629-I.R./IR/11L-179/60, dated the 19th July 1960, the industrial dispute between Messrs. The Scientific Instrument Company Ltd., 11 Esplanade East, Calcutta-1, and their workmen represented by the Scientific Instrument Company Employees' Association, 249 Bowbazar Street, Calcutta-12, regarding the specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

## **ANNEXURE**

In the matter of an industrial dispute between Messrs. The Scientific Instrument Company Ltd., 11 Esplanade East, Calcutta-1, and their workmen represented by the Scientific Instrument Company Employees' Association, 249 Bowbazar Street, Calcutta-12 (Case No. VIII-192 of 1960)

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

## Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

For the Union: Shri Parimal Das Gupta, Advocate.

For the Company: Shri Nalini Kanta Mukherjee, Advocate.

## AWARD

By order No. 3629-I.R./IR/11L-179/60, dated the 19th July 1960, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. The Scientific Instrument Company Ltd., 11 Esplanade East, Calcutta-1, and their workmen represented by the Scientific Instrument Company Employees' Association, 249 Bowbazar Street, Calcutta-12, regarding the matters specified in the schedule, to the Third

Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, by notification No. 808-I.R./IR/3A-2/57, dated the 11th March 1957, for adjudication.

#### Issues

- (1) Grades and scales of pay.
- (2) Dearness allowance.

This reference was made by the Government of West Bengal for adjudication of some industrial disputes existing between Messrs. The Scientific Instrument Company Ltd., 11 Esplanade East, Calcutta-1 (hereinafter be referred to as the Company) and their workmen represented by the Scientific Instrument Company Employees' Association (hereinafter be referred to as the Union).

Immediately after receipt of the reference both parties were duly summoned to appear. They entered appearance in time and filed their respective written statements.

Union's case in the written statement is that the Company is a Public Limited Company and a pioneer concern in the business of the scientific instruments having its market throughout India. The Company has its branches and selling centres at Calcutta, New Delhi, Bombay, Madras and Allahabad. Its Head Office is at Allahabad where there is a workshop of its own. The present dispute relates to the employees of the Calcutta branch only. Company manufactures and imports scientific instruments for education, research and industry. Its business has considerably expanded due to gradually increasing necessity of scientific instruments in this country, but in spite of its increasing prosperity the employees are not being properly and adequately paid wages. There is no grade for the employees and the dearness allowance remains fixed at a low rate for a considerable period in spite of gradual increase of the cost of living index. The Company is a member of the Bengal Chamber of Commerce but the rates of wages and dearness allowance, prescribed by the Bengal Chamber of Commerce have not been adopted by the Company for its employees. The Union submitted a charter of demands to the Company on 26th December 1957 and tried to settle up the dispute through conciliation but it yielded no result. Hence the reference.

The Company has resisted the Union's claim by pleading financial difficulties on account of gradually reduced quota of import licence and of foreign exchange difficulties. But in spite of all these difficulties the Company has been paying three months' bonus to all its employees regularly. It has denied Union's allegation of no existence of grade for the employees. Its contention is that excepting peons and packers and drivers rest of the workmen have proper grades and scales of pay, which compare favourably with the wages in other similar concerns. The Company admits that it is a member of the Bengal Chamber of Commerce but it contends that in view of its financial position it cannot adopt the scale of pay and dearness allowance recommended by it.

## Decision

Issue No. 1: Grades and Scales of pay
Union demands fixation of grades and scales of
pay in respect of the workmen of the Company

employed in its Calcutta Branch on the allegation that there is no proper grade for the said employees (vide paragraph 9 of its written statement). The Company denies the allegation of non-existence of grades and scales of wages. The Company's contention is that excepting peons and packers the rest of the employees have proper grades and scales of wages. At the time of hearing the Union had to admit existence of grades and scales of pay in respect of employees other than peons, packers and a driver. The Union's General Secretary is P.W. 2 Provat Kumar Chatterji who is a clerk in the Clearing Department of the Company. He and another witness P.W. 3 Santosh Kumar Sarkar who is also a clerk, admitting existence of grades and scales of pay in respect of staffs other than peons and packers. D.W. 1 Sushil Krishna Dutt who is the Manager of the Calcutta Branch of the Company has admitted that there is no fixed grades and scales of pay in respect of peons and packers. According to this witness, there are three existing grades of wages for clerks. They the as follows:—

- (1) Rs. 45-4-65--5-150.
- (2) Rs. 120-10-200--20--300.
- (3) Rs. 300--25--450.

Admittedly, therefore, there is no grade or scale of wages for peons and packers and a driver. According to D.W. I, the Manager of the Company, there are 29 clerks, 10 packers and peons and one driver employed in the Calcutta Branch of the Company. So far as the clerks are concerned there are grades and scales of pay in existence for them but there is none for the subordinate staffs. Union, of course, is not satisfied with the existing grades and scales, which according to the Union, are not fair and proper. It is clear from the evidence of some of the workmen examined by the Union that they are not satisfied with their existing grades and scales of pay. In the matter of fixation of grades and scales of wages of workmen, the essential condition to be taken into consideration is the capacity of the industry to pay. It is now wellsettled principle that in determining the capacity of the industry to pay, the relevant criterion should be the capacity of a particular industry in a specified region and as far as possible the same wages, should be prescribed for all units of that industry in that region, and this is known as the industry-cum-region basis for fixation of wages (1958 L.L.J., Vol. I, page 1). In the instant case the Company has stated that the existing grades are very fair inasmuch as they compare favourably with the wages in the similar other concerns (paragraph 8 of the written statement). But there is no evidence adduced by the Company to show that the existing grades compare favourably with the wage-rates in other similar concerns. There is no evidence to show the present pay scales in other similar concerns in the region. The Company has pleaded that it has got to face competitive market and that is why there is limited scope of profit in this particular business. Although that was the plea taken by the Company, but there is no evidence to show who are the rival competitors in the field of business and what are the present scales of pay in respect of their work-men. On this point the Union also has equally failed to bring in evidence. Therefore, for want of evidence it is not possible for fixation of wage scales on the industry-cum-region basis. But even then the financial ability of the Company will have to be taken into consideration in order to so whether the Company will have the capacity to be the extra burden of wage increase, if any. In the connection I may refer to a decision of the Calcut High Court reported in 1962 F.L.R. Vol. IV, page 3 which is as follows:—

"The increase in the wages can only be ma after a consideration of the financial ability of t Company to bear the increase after the tribun had come to the conclusion upon the eviden before it, that the Company had the capacity bear this increase."

In the case of Express Newspapers Private Ltc reported in 1961 L.L.J. Vol. I, page 339, the Hon'b Supreme Court has laid down the principles a fixation of rates of wages. In that case it was held that the bare minimum or subsistence wage wou have to be fixed irrespective of the capacity of the industry to pay because it is considered as a fixed charge on an industry. It is also well-recognise that in the matter of fixation of wage scales, the fact must not be overlooked that it is a long-tem operation and as such long-term view will have to be taken of the employer's financial position.

In the present case the Company has not, (course, specifically pleaded its inability to pay an reasonable wage increase but in any way it ha pleaded in paragraph 6 of its written statemer certain difficulties in the better prospect of # business. The Company has complained of foreig exchange difficulties, the increase in competition an limited quota of import licence granted by th Government of the country. I have already founthat there is no evidence to show existence of kee competition in this particular field of business. The Manager of the Company stated before the tribunal that the Company being the sole agent of some concerns in U.K., U.S.A., Holland and Germany, are not in a position to import instrument from eastern countries and other communis countries which accept rupee currency. Those concerns who deal with such countries, according to this witness, are in a better position than the concern but has not named who are those concern and there is no material to verify if they are really in a better position as depicted to be. On the contrary, if this concern being the sole selling agen of the reputed manufacturers of U.K., U.S.A., Wes Germany and Holland, it must be in a very favour able position in the field of this particular busines in view of its monopolistic position, irrespective o the restrictions time to time imposed by the Government on the quota of import.

Admittedly the Company's main business was import scientific instruments from Western countrelike U.K., U.S.A., Germany and Holland. The Company's contention is that its business prospect ivery gloomy now in view of the restrictions imposed by the Government on the import of foreign good and it is also experiencing foreign exchange difficulties. Government, as contended by the Company introduced quota system from 1954-55. It may be such restrictions might have had some immediate effect on the industry. But it does not appear to have had far-reaching and lasting effect on it. The Company's consolidated balance sheets (Ext. A series) will support this fact.

1c balance sheet of the year	Net profit. Rs.		
52 (Ext. 2)			and odd.
)54 [Ext. 2(e)]			
155 [Ext. 2(d)]			and odd.
156 [Ext. 2(c)]			and odd.
157 [Ext. 2(b)]			and odd.
)58 [Ext. 2(a)]	•••	2,81,706	and odd.

Company's net profit in the year 1955 was preciably less than the previous years and the illowing years. This might be due to introduction the quota system for the first time in 1954-55. he Company was making fairly a good profit from the immediate following year. It may appear that 1958 the profit was a little less than the two arlier years. On scrutiny of the balance sheet at 2 series it appears that this was due to increase 1 expenditure on account of increased D.A. introduced from that very year. In the year 1958 there are increase of expenditure on the head salaries and allowances—nearly by Rs. 60,000 than the year mediately before it. Therefore, the Company's ontention does not appear to be substantial. It may be that on account of restrictions imposed by he Government on the import of foreign goods, the company is not in a position to import any quantity of intrsuments which would have undoubtedly ielded larger profit, but that does not seriously flect Company's business. The Manager's evidence hows that the Company has been able to explore twenues to augment its profit by using consumer's nearly licences granted by the Government.

Then again, the Company has since started a actory of its own at Allahabad for manufacturing nstruments. It is in evidence of the Manager that he goods manufactured in the Company's factory in also being sold from the Calcutta Branch. So, here is no good ground for apprehension of leterioration of the Company's business. The fact remains that throughout the period of its existence thas regularly been making profit of fairly good imount.

It further appears from the evidence that the Calcutta Branch of the Company like the other branches have been making contributions to the Head Office every year. The Head Office of the Company at Allahabad is the central office of administration, and to meet the cost of administration of that office, the branches have got to make annual contributions to the fund of the Head Office. But this contribution, as it appears, from the evidence of the Company's Manager (D.W. 1 Shri S. K. Dutt), shows gradual increase. This contribution, of course, includes the amount of bonus paid to the workmen every year. But even then the amount of bonus paid to the workmen every year. But even then the amount of bonus paid to the workmen every year remaining almost invariable being three months' basic wages, there is hardly any justification for almost regularly increasing amount of contribution by the Calcutta Branch in 1958-59 was Rs. 64,550, in the year 1959-60 it was Rs. 70.502 and in the year 1960-61 it was Rs. 74,950. The Company could not place before the tribunal convincing materials to justify the regularly increasing contribution from the Calcutta Branch to the Head Office. Therefore, I have no hesitation to hold that the Company is in a position to bear an additional burden of reasonable increase of emoluments

of the handful of workmen in its employ in the Calcutta Branch. According to the Manager D.W. 1 there are only 29 clerks, 10 packers and peons and one driver employed in the Calcutta Branch of the Company.

The Company has urged that to justify any wage increase the Union must prove change of circumstances since the introduction of the grades and scales of wages. But neither the Company nor the Union has disclosed the year of introduction of the scales and grades of pay of the workmen still in vogue in the Calcutta Branch. A few workmen who deposed before the tribunal in this case have complained of hardship due to their inadequate amount of their wages. According to them, the existing scales of wages are unfair and improper and they are experiencing great difficulties. Of course, it is common knowledge that prices of essential commodities even, are appreciably on the increase and the fact remains that the Company itself found justification for introducing higher rates of D.A. from the year 1958 as admitted by the Manager of the Company. This fact clearly indicates the Company's admission of the change of circumstances. Then again, there is another significant fact, that very recently State Government has found justification for altering for the better the pay scales of all categories of its employees. Therefore, I hold that there has been change of circumstances to justify revision of the wage scales.

The Company's Manager has deposed that the Company was paying D.A. on slab rates, and the rates were revised in the year 1958. So, the workmen are getting revised rates of D.A. from the year 1958, in which particular year there was also an award given by the 3rd Omnibus Engineering Tribunal. That tribunal was also pleased to revise the rates of D.A. I have considered the rates so fixed by that Major Tribunal. I have also taken into consideration the wage scales fixed on revision for the different categories of Government employees. Of course, in their case pay includes dearness allowance.

In the fixation of pay scales the total emoluments of the workmen will have to be taken into consideration because it is now well-established that in the matters of fixation of wages tribunal should not look at the basic wages or dearness allowance, in isolation from one another. It is the total emoluments that matter. Therefore, I have taken into consideration the rates of dearness allowance that may be fixed in this case.

Regard being had to the well-settled principles as above referred to, and also in consideration of the facts and circumstances just stated I hold the following scales of pay and grades will be fair and reasonable for the workmen of the present concern at the present moment.

For the clerical staffs

Grade I—Rs. 65—4 -85—5—150.

Grade II—Rs. 120—10—200—20—300.

Grade III—Rs. 300—25—450.

For subordinate staffs Packers—Rs. 26—1—52. Peon—Rs. 24—1—50. Driver—Rs.—60—2—90. I do not propose to disturb two of the existing grades in respect of clerical staffs which, in my opinion, are fair and reasonable in the facts and circumstances of the present case. I have altered the existing Grade No. I for which I found some justification. In the matters of fixation of the above scales of pay and grades, I have not only taken into consideration the rate of dearness allowance I propose to fix in this case, but also of the admitted fact that the Company has been regularly paying bonus in the minimum of three months' basic wages every year. The grades and scales of pay so fixed by me will be no bar to the Company's exercising its discretion to offer better pay and prospect to a workman or workmen, in consideration of his extraordinary efficiency, loyalty, discipline and devotion to duty. These grades and scales of pay will not at the same time disturb existing higher pay of workmen, if any. In fixing the workmen to the proposed scales of pay, their present wages will be the guiding factor. If any workman is drawing a pay less than what is in the grade, for one year, then he will be pulled up to the next higher pay point.

The proposed scales of pay will take effect from the date when this award becomes enforceable under the Industrial Disputes Act, 1947.

#### Issue No. 2: Dearness Allowance

Admittedly the workmen of the Company are at present being paid dearness allowance at the rates as follows from the year 1958:—

Basic wages	Dearness allowance	
	Rs.	
Pay range up to Rs. 50	32.	
Rs. 51 to Rs. 100	42.	
Rs. 101 to Rs. 150	47.	
Rs. 151 to Rs. 200	50.	
Rs. 201 to Rs. 300	55.	
Above Rs. 300	65.	

It is in the evidence of the Manager of the Company that prior to 1958 it was a little less. The Company, according to this witness, increased the rate of dearness allowance by Rs. 7 in the case of workmen drawing wages up to Rs. 150 and by Rs. 5 in the case of those who are drawing more than Rs. 150. This fact is not denied by the Union. On the contrary, it is admitted by P.W. 3 Santosh Kumar Sarkar, a clerk of the Company. The Company increased the rates of dearness allowance from the year 1958 which shows that the Company was not altogether oblivious of the fact of sharp rise of the cost of living index. According to the Union this is not commensurate to the rise in the cost of living index. The Union has, of course, not specifically stated what the dearness allowance should be. But it is contended that the Company being a member of the Bengal Chamber of Commerce should in all fairness adopt the rates of dearness allowance recommended by the said body. The Company has admitted that it is a member of the Bengal Chamber of Commerce but it has pleaded its inability to adopt the rates recommended by the Bengal Chamber of Commerce in view of its financial position. It may be observed that the rates of dearness allowance recommended by the Benj Chamber of Commerce are known to be the more generous rate and are said to be the highest possil rates in India. Therefore, in the present finance position of the Company I do not find justificating for acceptance of the rates recommended by the Bengal Chamber of Commerce. In the fixation rates of dearness allowance two factors require to taken into consideration. They are: (1) Capaco of a particular industry, (2) It corresponds to the rise in the cost of living index.

I have already discussed the financial position the Company which will justify a revision of t present rates of dearness allowance to a some exte at least. I have alrady observed that it is comm knowledge that the prices have risen in the count Hence the demand for revision in the rate of de ness allowance cannot be altogether rejected. T Company, of course, found justification for revisi of the rates of dearness allowance in the year 19 but even the revised rates are found to be far belo the rates which should be. In the same year rat of dearness allowance were fixed on revision by t 3rd Omnibus Engineering Tribunal. I have tak into consideration the rates of dearness allowan fixed in that award and I have also taken into conderation the Company's capacity to pay in view its present financial position and accordingly I | the rates of dearness allowance as follows. I ( not propose to alter the slab system as existing present in this particular concern.

Basic pay range	Dearness allowance
	Rs.
Up to Rs. 50	36.
Rs. 51 to Rs. 100	46.
Rs. 101 to 150	52.
Rs. 151 to 200	58.
Rs. 201 to 250	64.
Rs. 251 to 300 and so on	70.

I would further direct that the dearness allowant will be liable to be increased or decreased, as the case may be, on the basis of rupee one for every points in the case of rise and fall of the cost of living index figure of 1962 as may be published in the Calcutta Gazette by the Labour Commissions of the Government of West Bengal. This will be effective from the date of operation of the award. This is my award.

Dictated and corrected by me,

J. N. MANDAL, Judge.

Jitendra Nath Manda
Judge, Third Industrial Tribuna
The 29th June 1962.

By order of the Governor, S. C. MUKHERJEE, Asstt. Sect.

No. 3594-I.R./IR/10L-261/61. — 9th August 1962. Whereas under the Government of West Bengal, bour Department, Order No. 7505-I.R./IR/10L-1/61, dated the 1st December 1961, the industrial spute between Messrs. National Construction ompany, Station Road, P.O. Burnpur, district Irdwan, and their workmen represented by the nited Contractors' Workers' Union, P.O. Burnpur, strict Burdwan, regarding the issue mentioned in e said order being a matter specified in the second hedule to the Industrial Disputes Act, 1947 (XIV 1947), was referred for adjudication to the purth Industrial Tribunal;

And whereas the said Fourth Industrial Tribunal as submitted to the State Government its award n the said industrial dispute;

Now, therefore, in pursuance of the provisions of ection 17 of the Industrial Disputes Act, 1947 (XIV § 1947), the Governor is pleased hereby to publish he said award as shown in the annexure hereto.

#### **ANNEXURE**

n the matter of an industrial dispute existing between Messrs. National Construction Co., Station Road, P.O. Burnpur, district Burdwan, and their workmen represented by the United Contractors' Workers' Union, P.O. Burnpur, district Burdwan. (Government Order No. 7505-IR/IR/10L-261/61, dated 1st December 1961.) (Case No. VIII-377/61.)

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri K. K. MITRA, Judge, Fourth Industrial Tribunal.

for the Union: None.

For the Company: Shri N. K. Mukherjee, Advocate.

An industrial dispute between Messrs. National Construction Company, Station Road, P.O. Burnpur, district Burdwan, and their workmen represented by the Union Contractors' Workers' Union, P.O. Burnpur, district Burdwan, over the following issue, has been referred to this Tribunal for adjudication, by the Government of West Bengal, Labour Department, Order No. 7505-I.R./IR/10L-261/61, dated the 1st December 1961.

#### Issue

l. Whether the termination of service of Sarbasri Ramsakal. Motilal and Golak is justified? What relief. if any, are they entitled to?

#### AWARD

Upon receipt of the order of reference on 5th December 1961, notices were issued upon the parties for appearance and for filing written statements.

The workmen represented by the United Contractors' Workers' Union of Burnpur, district Burdwan, duly filed the written statement on 22nd December 1961.

The employer Messrs. National Construction Co. of Burnpur after taking several adjournments filed the written objection on 12th April 1962. After conclusion of preliminary stages the case was fixed for hearing on 1st August 1962. On that date the employer appeared through the authorised lawyer Shri N. K. Mukherjee. The employer was ready with witnesses to be examined in this case. None, however, appeared from the side of the Union. The Union took no step to proceed with the case. I waited up to 2 p.m. for the Union and the workmen to turn up to proceed with the case. It appears that the workmen or the Union do not want to pursue the dispute any further. The case of the employer is that they supply labour on contract to Messrs. Indian Iron & Steel Co. Ltd. and the heads of labour so supplied are placed at the disposal of the latter Company which exercise all control and supervision of their work. It is thus alleged that this Company does not at all stand in the position of employer with reference to the workmen who are placed under the control of Messrs. Indian Iron & Steel Co. Ltd. It is further alleged that the contract for supply of labour was effective from 1st July 1961 to 30th September 1961 and, therefore, the services of these workmen automatically came to an end with the expiry of the period of contract. So far as these three work-men concerned in this dispute, the case of the employer is that the authorities of Messrs. Indian Iron & Steel Co. Ltd. are unwilling to accept supply of those workmen. It could not be possible for the Company to force the real employer to compel them to accept these three workmen in service.

In view of the fact that the Union or the workmen is not proceeding with the dispute, I find that the dispute ceases to exist and a "no dispute" award is accordingly passed.

K. K. MITRA,

Judge, Fourth Industrial Tribunal.

The 2nd August 1962.

By order of the Governor, S. C. MUKHERJEE, Asst. Secy.





## Gazette

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PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### OFFICE OF THE COMMISSIONER, **BURDWAN DIVISION**

#### **NOTIFICATIONS**

No. 1808M.—18th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal delegated to the Commissioners of Divisions under Government notification No. 4394M., dated the 18th May 1956, I hereby determine, after considering the views of the commissioners of the Kalna municipality at a meeting that the Kalna municipality in the district of Burdwan shall, for the purpose of election of commissioners, be divided into 14 wards, each representing a single-member constituency. The description of the boundary of each ward is

Ward No. I

North-Kachari Road.

given below:-

South-Lakshanpara Road.

East-Bhaduripara and Post Office Lane.

West-Station Road and Siddheswaripara Road.

Ward No. II

North-River Bhagirathi.

South-Municipal Office Road.

East-Lakshmiganja and Sastitola Road.

West-Post Office Lane, Kachari Road and Old Burning Ghat up to Bhagirathi.

Ward No. III

North-River Bhagirathi.

South-Bazar Road.

East-Cheliamohal Road.

West-Laxmiganja Road.

Ward No. IV

North-Bazzar Road.

South—108 Siva Temple.

East-Hatisala Road.

West-Goalapara Road and Fatakdwar Road.

Ward No. V

North-River Bhagirathi.

South-Mission Hospital Road.

East-Ferry Ghat Road.

West-Cheliamohal Road.

Ward No. VI

North-Mission Road.

South-Suspur Road.

East-Japot Road.

West—Shyamlal Baruipara Road and Hatisala Road.

#### Ward No. VII

North—Fatakdwar Road, Goalpara Road, Shyamlal Road, Saspur Road.

South-Municipal southern boundary.

East—Jewadhar Road, municipal eastern boundary.

West—Goradanga Road, Mamda Road, Baruipara Road, Station Road.

#### Ward No. VIII

North-Municipal Office Road.

South-Sen's Lane and Baidyabagishpara Road.

East-Govordanga and Fatakdwar Road.

West-Ghatakpara and Bhaduripara Road.

#### Ward No. 1X

North-Lakshanpara Road.

South-Baruipara Road.

East—Ghatakpara, Baidyabagishpara Road, Sen's Lane, Mamdo Road.

West-Station Road.

#### Ward No. X

North-River Bhagirathi.

South-Municipal south-eastern boundary.

East-Municipal eastern boundary.

West-Japot and Ferry Ghat Road.

#### Ward No. XI

North-River Bhagirathi.

South-Kalinagar Road.

East-Station Road and Sideswaripara Road.

West—Kansaripara Road, Ghorepakapara, Ghotadewari Road and Panchanantola Road.

#### Ward No. XII

North-Kalinagar Road.

South—Railway station and municipal Southern boundary.

East-Station Road.

West-Baramitrapara and Amlapakur Road.

#### Ward No. XIII

North—Gabtala Road, Chotadewari Road and Gharpakapara Road.

South—Municipal southern boundary.

East-Amalpakur and Baramitrapara Road.

West—Municipal Western boundary, Rangpara Road, Shyamsundarpara Road.

#### Ward No. XIV

North-River Bhagirathi.

South—Rangpara Road, Shyamsundarpara Road, and Chotadewari Road.

East-Panchanantola Road.

West-Municipal Western boundary.

2. The notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

#### V. S. C. BONARJEE,

Commissioner of the Burdwan Division.

No. 1819M.—18th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M. dated the 18th May 1956 and in supersession of my office notification No. 1674M., dated the 7th September 1962, I hereby determine, after considering the views of the commissioners of the Konnagar municipality at a meeting that the Konnagar municipality in the district of Hooghly shall, for the purpose of election of commissioners, be divided into 15 wards, each representing a single-member constituency.

The description of the boundary of each ward is given below:—

#### Ward No. I

Bounded by Mukherjee Bagan Bye Lane and junction of N. D. Basu Lane and Kalitala in the north; Mukherjee Bagan Lane in the east; C. S. Mukherjee Street from Mukherjee Bagan Lane to Netaji Subhas Road in the south and N. D. Basu Lane from C. S. Mukherjee Street to Kalitala in the west.

This ward comprises-

- (1) C. S. Mukherjee Street north side (N. S. Road to Mukherjee Bagan).
- (2) C. S. Mukherjee Street south side (N. S. Road to Dr. Bankim Street).
- (3) N. D. Basu Lane east and west side (C. S. Mukherjee Street to Kalitala).
- (4) Mukherjee Bagan Lane.
- (5) Mukherjee Bagan Bye Lane west.

#### Ward No. II

Bounded by boundary of Rishra municipality from Jugi Lane to Railway track in the north; Haji Banku Lane and S. C. Mukherjee Bye Lane of ward No. IV in the cast; A. K. Banerjee Lane of ward No. III and Mukherjee Bagan Bye Lane of ward No. I and C. S. Mukherjee Street of ward No. I from N. D. Basu Lane to Netaji Subhas Road in the south; Railway track from Netaji Subhas Road to Rishra municipality in the west.

This ward comprises—

- (1) N. S. Road.
- (2) N. D. Basu Lane east and west (Kalitala 10 north end).

- Pearabagan Bye Lane.
- Dharmadanga Lane.
- ) Jugi Lane.

#### Ward No. III

Sunded by A. K. Banerjee Lane in the north; S. C. Mukherjee Street of ward No. IV and Prosad Moyce Devi Lane in the east; Rajrajeswaritala Lane of ward No. VI and Biswambhar Banerjee Lane in the south; Mukherjee Bagan Lane of ward No. I and part of Dr. Bankim Street of ward No. VII from Biswambhar Banerjee Lane to C. S. Mukherjee Street in the west.

#### is ward comprises-

- 1) C. S. Mukherjee Street (Mukherjee Bagan to P. C. Mukherjee Street).
- C. S. Mukherjee Street South (Dr. Bankim Street to P. M. Debi Lane).
- 3) P. C. Mukherjee Street.
- 1) P. C. Mukherjee Bye Lane.
- i) A. K. Banerjee Lane both sides.
- i) C. S. Mukherjee Bye Lane south.
- 1) Biswambhar Banerjee Lanc.
- 3) P. M. Debi Lane west.

#### Ward No. IV

ounded by Rishra municipality from junction of Jugi Lane to river Hooghly in the north; part of river Hooghly from Rishra municipality to Biswalakshi Ghat Lane in the east; Biswalakshi Ghat Lane and part of C. S. Mukherjee Street from P. C. Mukherjee Street from P. C. Mukherjee Street to east end in the south; part of S. C. Mukherjee Street from C. S. Mukherjee Street to S. C. Mukherjee Bye Lane and S. C. Mukherjee Bye Lane in the west.

#### is ward comprises-

- G. T. Road east and west side (north end to C. S. Mukherjee Street end).
- O. S. Mukherjee Street north side (G. T. Road to P. C. Mukherjee Street).
- i) Biswalakshi Ghat Lane.
- 1) Old G. T. Road.
- i) P. C. Chatterjee Lane.
- ) C. S. Mukherjee Bye Lane north.
- ) S. C. Mukherjee Street.
- ) S. C. Mukherjee Bye Lane north.
- ) Haji Banku Lane.

#### Ward No. V

Ounded by Biswalakshi Ghat Lane of ward No. IV and part of C. S. Mukherjee Street from P. M. Debi Lane to Biswalakshi Ghat Lane in the north; River Hooghly from Biswalakshi hat Lane to S. C. Chatterjee Street in the ast; S. C. Chatterjee Street in the south and M. Debi Lane in the west.

#### This ward comprises—

- (1) G. T. Road east and west side up to S. C. Chatterjee Street (from C. S. Mukherjee Street to S. C. Chatterjee Street).
- (2) S. C. Chatterjee Street both sides (G. T. Road to Musalmanpara).
- (3) U. N. Chatterjee Lane.
- (4) Shibbati Lane.
- (5) C. S. Mukherjee Street south side (G. T. Road to P. M. Debi Lane).
- (6) P. M. Debi Lane east.

#### Ward No. VI

Bounded by Rajrajeswaritala Lane and Biswambhar Banerjee Lane of ward No. III in the north; Musalmanpara Lane of ward No. VIII in the east; part of S. C. Chatterjee Street from Dr. Bankim Street to Dr. S. P. Mukherjee Street and Football Ground Lane in the south; Dr. Bankim Mukherjee Street of ward No. VII, part of Shyamaprosad Mukherjee Street from S. C. Chatterjee Street to Football Ground Lane in the west.

#### This ward comprises-

- (1) S. C. Chatterjee Street north side (P. M. Debi Lane to Dr. Bankim Mukherjee Street).
- (2) S. C. Chatterjee Street south side (Musalmanpara to Bancharam Mitra Lane).
- (3) U. C. Ghosal Lane.
- (4) Dr. C. C. Ghosal Lane.
- (5) R. C. Ghosal Lane.
- (6) Rajrajeswaritala Lanc.
- (7) Surat Bose Lane.
- (8) Vivekananda Place.
- (9) Dr. S. C. Banerjee Lane,
- (10) Football Ground Lanc.
- (11) Dr. S. P. Mukherjee Street east side (S. C. Chatterjee Street to Football Ground Lane).

#### Ward No. VII

Bounded by part of C. S. Mukherjee Street of ward No. I from Railway track to Dr. Bankim Street in the north; Dr. Bankim Mukherjee Street and Bancharam Mitra Lane in the east; part of Criper Road from railway track to Bancharam Mitra Lane in the south; railway track from Criper Road to C. S. Mukherjee Street in the west.

#### This ward comprises-

- (1) Dr. Bankim Mukherjee Street.
- (2) S. C. Chatterjee Street north side (Dr. Bankim Street to Criper Road).
- (3) S. C. Chatterjee Street south side (Criper Road to Bancharam Mitra Lane).
- (4) Criper Road north side (Netaji Subhas Road to S. C. Chatterjee Street).
- (5) Criper Road south side (H. C. Banerjee Road to Station).
- (6) Dr. S. K. Deb Street.

- (7) Bidyasagar Street.
- (8) S. C. Deb Garden Lane.
- (9) Bancharam Mitra Lane.

#### Ward No. VIII

Bounded by part of S. C. Chatterjee Street from Musalmanpara Lane to river Hooghly of ward No. V in the north; River Hooghly from S. C. Chatterjee Street to S. C. Deb Street in the east; Shib Chandra Deb Street in the south and Musalmanpara Lane and part of Shib Chandra Deb Street from Criper Road to Musalmanpara Lane in the west.

#### This ward comprises-

- (1) Sarat Chatterjee Lane.
- (2) S. C. Deb Street.
- (3) Musalmanpara Lane.
- (4) S. C. Deb Lane.
- (5) G. T. Road east and west side (from S. C. Chatterjee Street to Shib Chandra Deb Street).

#### Ward No. IX

Bounded by part of Shib Chandra Deb Street of ward No. VIII from A. C. Mitra Lane to river Hooghly in the north; River Hooghly from Shib Chandra Deb Street to ferry ghat in the east; part of Criper Road from N. C. Mitra Lane to G. T. Road in the south; Atul Mitra Lane in the west.

#### This ward comprises-

- (1) G. T. Road east and west (S. C. Deb Street to Criper Road).
- (2) Criper Road north side (G. T. Road to Tinbati).
- (3) Criper Road south side (G. T. Road to N. C. Mitra Lane).
- (4) Iswar Mukherjee Lane.
- (5) Chanditala Lane.
- (6) Criper Bye Lane north.
- (7) Ferry Ghat Lane.
- (8) Atul Mitra Lane.
- (9) Teorpara Lane.

#### Ward No. X

Bounded by part of Criper Road from Arabinda Road to N. C. Mitra Lane and Dayal Siromony Lane and part of Criper Road of ward No. IX from N. C. Mitra Lane to G. T. Road in the north; part of G. T. Road from Criper Road to Arabinda Road in the east; Sri Arabinda Road in the south and west.

#### This ward comprises—

- (1) G. T. Road east and west (Criper Ro Arabinda Road).
- (2) Criper Road south side (Sri Arabinda R<sub>0</sub> N. C. Mitra Lane).
- (3) Bazar Lane.
- (4) N. C. Mitra Lane.
- (5) Sashi Bhusan Bose Lane.
- (6) Ketan Bidyaratna Lane.
- (7) Arabinda Road north side.
- (8) Criper Road north side (Tinbati to S. C. Street).
- (9) Dayal Siromani Lane.

#### Ward No. XI

Bounded by Puratan Bazar Ghat Lane and A Banerjee Street in the north; River How from Puratan Bazar Ghat Lane to Kotral municipality in the east; boundary of Kolmunicipality from river Hooghly to Do Jangal Road in the south; part of Do Jangal Road of ward No. XIII from Do Jangal Bye Lane to Bakultala Lane, (Road from P. Dutta Ghat Lane to Pura Bazar Ghat Lane in the west.

#### This ward comprises-

- (1) G. T. Road west (Arabinda Road to s end).
- (2) G. T. Road east (Arabinda Road to s end).
- (3) A. L. Banerjee Street.
- (4) N. C. Mukherjee Lane.
- (5) Mirpara Lane.
- (6) Hakim Asadur Rahaman Lane.
- (7) Panchu Dutta Ghat Lane.
- (8) Bidyabagan Lane.
- (9) Dwarik Jungle Bye Lane east.
- (10) Surat Banerjee Lane.
- (11) Puratan Bazar Ghat Lane.

#### Ward No. XII

Bounded by part of Arabinda Road from Ba tala Lane to G. T. Road in the north; par G. T. Road from Arabinda Road to A. Banerjee Street in the east; A. L. Bang Street of ward No. XI in the south; Bakulk Lane in the west.

#### This ward comprises—

- (1) Arabinda Road south side (G. T. Rt Bakultala).
- (2) Puratan Bazar Bye Lane south.
- (3) Rishi Bankim Street east side.

(4) Rishi Bankim Street west side.

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- (5) Raypara Lane.
- (6) Dr. T. N. Mitra Lane.
- (7) Bakultala Lane, both sides.
- (8) P. K. Banerjee Lane.

#### Ward No. XIII

Bounded by Puratan Bazar Bye Lane west of ward No. XIV and Criper Bye Lane south of ward No. XV in the north; part of Arabinda Road from Criper Road to Bakultala Lane. Bakultala Lane and Dwarik Jungle Road in the east; part of Haran Chandra Banerjee Lane from Bakultala Lane to B. C. Nawn Factory in the south; Trenching Ground Lane of ward No. XV in the west.

#### This ward comprises-

- (1) Justice M. N. Bose Lane.
- (2) M. L. Garden Lane.
- (3) H. C. Banerjee Lane north side (Bakultala to B. C. Nawn Factory),
- (4) H. C. Banerjee Lane south side (Railway Jhil to Bakultala).
- (5) Sri Arabinda Road (Bakultala to Criper Road).
- (6) Dwarik Jungle Road.
- (7) Dwarik Jungle Bye Lane west.

#### Ward No. XIV

Bounded by part of S. C. Chatterjee Street from Bancharam Mitra Lane to Dr. S. P. Mukherjee Street in the north; part of Dr. S. P. Mukherjee Street, Football Ground Lane and Sinherber Lane in the cast; Puratan Bazar Bye Lane west and part of Criper Road from Bancharam Mitra Lane to Puratan Bazar Bye Lane west in the south; Bancharam Mitra Lane of ward No. VII in the west.

#### This ward comprises-

- (1) Criper Road north side (S. C. Deb Street to S. P. Mukherjee Street).
- (2) Sinherber Lane.
- (3) Dr. S. P. Mukherjee Street east side (Criper Road to Football Ground Lane.
- (4) Dr. S. P. Mukherjee Street, west side.
- (5) Criper Road south side (Arabinda Road to P. B. Bye Lane west).
- (6) Puratan Bazar Bye Lane west.
- (7) S. C. Chatterjee Bye Lane south.

#### Ward No. XV

Bounded by part of Criper Road from H. C. Banerjee Lane to Puratan Bazar Bye Lane west in the north; Puratan Bazar Bye Lane west of ward No. XIV and Trenching Ground Lane in the east; part of Haran Chandra Banerjee Lane from B. C. Nawn Factory to railway track in the south; part of Haran Chandra Banerjee Lane in the west.

### This ward comprises-

(1) Criper Road north side (S. C. Chatterjee Street to S. P. Mukherjee Street).

(2) Criper Road south side (H. C. Banerjee Lane to Puratan Bazar Bye Lane west).

- (3) Trenching Ground Lane.
- (4) Surja Sen Street.
- (5) H. C. Banerjee Lanc cast and west side (Criper Road to B. C. Nawn culvert).
- (6) Criper Bye Lane south.
- 2. The notification shall have effect for the purpose of and from the next reconstitution of the body of commissioners of the said municipality.

#### V. S. C. BONARJEE.

Commissioner of the Burdwan Division.

No. 1824M.—18th September 1962.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 4394M, dated the 18th May 1956. and in supersession of my office notification No. 1601M, dated the 30th August 1962, I hereby determine, after considering the views of the commissioners of the Uttarpara municipality at a meeting that the Uttarpara municipality in the district of Hooghly shall, for the purpose of election of commissioners, be divided into 14 wards, each representing a single-member constituency.

The description of the boundary of each, ward is given below:—

#### Ward No. I

Bounded by part of Bhupendra Nath Road from junction of Rajendra Avenue to the junction of Sridhar Chakraborty Street in the north; Sridhar Chakraborty Street of ward No. IV in the east; A. B. Chakraborty Lane and Rajendra Avenue 2nd Lane of ward No. III in the south; Rajendra Avenue east side from junction of Rajendra Avenue 2nd Lane to the junction of Bhupendra Nath Road in the west.

#### This ward comprises-

- (1) Bhupendra Nath Road from junction of Rajendra Avenue to the junction of Sridhar Chakraborty Street.
- (2) Sinni Babu's Lane.
- (3) A. B. Chakraborty Lane.
- (4) Rajendra Avenue cast side from junction of Rajendra Avenue 2nd Lane to the junction of Bhupendra Nath Road.

#### Ward No. II

Bounded by part of Bhupendra Nath Road from railway track to the junction of Rajendra Avenue in the north; Rajendra Avenue in the east; Amarnath Road of ward No. VIII in the south and railway track from Amarnath Road to Bhupendra Nath Road in the west.

This ward comprises-

- (1) Rajendra Avenue west side.
- (2) Rajendra Avenue 3rd Lane.
- (3) Kumar Kissen Mukherjee Street.
- (4) Bhupendra Nath Road from railway track to junction of Rajendra Avenue.

#### Ward No. III

Bounded by Rajendra Avenue 2nd Lane and A. B. Chakraborty Lane of ward No. I in the north; Bejoy Kissen Street of ward Nos. V and VI to the east; Raja Peary Mohan Road to the south and Rajendra Avenue from Amarnath Road to Rajendra Avenue 2nd Lane in the west.

#### This ward comprises-

- (1) Rajendra Avenue east side from the junction of Amarnath Road to the junction of Rajendra Avenue 1st Lane.
- (2) Rajendra Avenue 1st Lane.
- (3) Rajendra Avenue 2nd Lane.
- (4) Raimohan Road,
- (5) Raja Peary Mohan Road north side.

#### Ward No. IV

Bounded by the boundary of Kotrung municipality from Sridhar Chakraborty Street to river Hooghly in the north; river Hooghly from Bhadrakali to Bejoy Kissen Street in the east; Bejoy Kissen Street in the south and Sridhar Chakraborty Street in the west.

#### This ward comprises-

- (1) G. T. Road both sides from Bhadrakali limit to the junction of Bejoy Kissen Street.
- (2) Bejoy Kissen Street north and south both sides (running from east to west).
- (3) Chatterjee Street.
- (4) Sridhar Chakraborty Street both sides.

#### Ward No. V

Bounded by Bejoy Kissen Street of ward No. 1V in the north; River Hooghly from Bejoy Kissen Street to Raj Kissen Street in the east; Raj Kissen Street in the south and part of Bejoy Kissen Street from Raj Kissen Street to Sridhar Chakraborty Street in the west.

#### This ward comprises—

- (1) Bejoy Kissen Street east and west both sides running from north to south.
- (2) Raj Kissen Street north.
- (3) G. T. Road between Bejoy Kissen Street and Raj Kissen Street.
- (4) Kabi Khiroda Chatterjee Lane (Panchanantala Lane).

- (5) Ramhari Ray Lane.
- (6) Choudhury Para Street.

#### Ward No. VI

Bounded by Raj Kissen Street in the north; River Hooghly from Raj Kissen Street to Babu Ghat Lane north in the east; Jay Kissen Street and Babu Ghat Road in the south and part of Bejoy Kissen Street from Joy Kissen Street to Raj Kissen Street in the west.

#### This ward comprises-

- (1) Babu Ghat Road North.
- (2) Joy Kissen Street North.
- (3) Raj Kissen Street South.
- (4) Part of Bejoy Kissen Street from Jay Kissen Street to Raj Kissen Street.
- (5) G. T. Road both sides between Jay Kissen Street and Raj Kissen Street.
- (6) Purohit Para Lane.
- (7) Radhika Charan Chatterjee Lane and Bachaspati Sarani.

#### Ward No. VII

Bounded by part of Jay Kissen Street and Babu Ghat Road in the north; River Hooghly in the east; part of Saroj Mukherjee Street and Banerjee Para Street and female bathing ghat of ward No. IX in the south and Ramnidhi Chatterjee Lane in the west.

#### This ward comprises-

- (1) Babu Ghat Road South.
- (2) Jay Kissen Street South up to Ramnidhi Chatterjee Lane.
- (3) Ramnidhi Chatterjee Lane East.
- (4) Dr. S. N. Mukherjee Street up to Bancrjee Para Street.
- (5) Banerjee Para Street North to female bathin ghat north.
- (6) G. T. Road between Banerjee Para Street at Jay Kissen Street.
- (7) Bazar Lane.
- (8) Dr. A. Munshi Lane.
- (9) Premnarayan Chatterjee Lane.

#### Ward No. VIII

Bounded by Amarnath Road (Dring Road), Raj Peary Mohan Road and a part of Jay Kissel Street from Raja Peary Mohan Road to Ramnidhi Chatterjee Lane in the north; Ramnidhi Chatterjee Lane in the east; part of Dr. Saroj Nath Mukherjee Street from Mohal Lal Mukherjee Street to Ramnidhi Chatterjee Lane and Mohan Lal Mukherjee Street and Chanditala Street of ward No. XI in the south and railway track from Amarnath Road up to north end of private lane crossipal Chanditala Street in the west,

#### This ward comprises-

- (1) Amarnath Road (Dring Road) north asd south.
- (2) Raja Peary Mohan Road south from Dring Road.
- (3) Jay Kissen Street south up to Ramnidhi Chatterjee Lane.
- (4) Ramnidhi Chatterjee Lane west.
- (5) Dr. Saroj Nath Mukherjee Street north.
- (6) Lawrence Street from Raja Peary Mohan Street to Mohanlal Street and Chanditala Street.
- (7) Jnanendra Avenue.
- (8) Mohanial Street north and west.

#### Ward No. IX

Bounded by Banerjee Para Street and female bathing ghat in the north; River Hooghly from female bathing ghat to Netaji Subhas Road in the east; part of Netaji Subhas Road from Banerjee Para Street to river Hooghly in the south and Banerjee Para Street in the west.

#### This ward comprises—

- (1) Banerjee Para Lane south and east.
- (2) Netaji Subhas Road north between Banerjee Para and Amarendra Sarani (Old G. T. Road).
- (3) Amarendra Sarani between new G. T. Road and Netaji Subhas Road.
- (4) New G. T. Road between Bancrjec Para and Netaji Subhas Road.
- (5) Drubesh Chatterjee Lane.
- (6) Female bathing ghat.

#### Ward No. X

Baunded by Dr. Saroj Nath Mukherjee Street in the north; part of Banerjee Para Street from Netaji Subhas Road to Dr. Saroj Mukherjee Street in the east; part of Netaji Subhas Road from Banerjee Para Street to Sachindra Mohan Street in the south and part of Mohanlal Mukherjee Street from Sachindra Nath Street to Dr. Saroj Mukherjee Street and Sachindra Nath Street in the west.

### This ward comprises—

- (1) Banerjee Para Lanc west.
- (2) Dr. Saroj Nath Mukherjee Street south.
- (3) Mohanlal Mukherjee Street east.
- (4) Sachindra Nath Road east.
- Netaji Subhas Road north, between Banerjee Para Street and Sachindra Nath Road.
- 5) Shyamsagar Mukherjee Lane.

#### Ward No. X1

Bounded by Chanditala Street and part of Mohanlal Street from Chanditala Street to Sachindra Nath Street in the north; Sachindra Nath Street in the east; part of Netaji Subhas Road from Sachindra Nath Street to Bally Khal and Bally Khal in the south; railway track from north end of the private lane crossing Chanditala Street to Bally Khal in the west.

#### This ward comprises-

- (1) Netaji Subhas Road north from west end to Sachindra Nath Road.
- (2) Sachindra Nath Road West.
- (3) Mohanlal Mukherjee Street south from Sachindra Nath Street to Chanditala Street.
- (4) Lawrence Street from Chanditala Street to Netaji Avenue.
- (5) Chanditala Street.

#### Ward No. XII

Bounded by part of Netaji Subhas Road from Shib Narayan Road to Bally Khal in the north; Shib Narayan Road and Chak Lane in the east and a part of Bally Khal from new G. T. Road to Netaji Subhas Road in the south and west.

#### This ward comprises-

- (1) Netaji Subhas Road south up to Shib Narayan Road west end.
- (2) Shib Narayan Road west and south up to Chak Lane.
- (3) Chak Lane west and south up to new G. T. Road.
- (4) Rajani Banerjee Lane.

#### Ward No. XIII

Bounded by part of Netaji Subhas Road from Shib Narayan Road to Shibtala Bye-Lane in the north; Shibtala Bye-Lane, part of Shibtala Street from Shibtala Bye-Lane to Jay Sankar Lane and Jay Sankar Lane in the east; part of Shibnarayan Road from Jay Sankar Lane to Netaji Subhas Road in the south and west.

#### This ward comprises-

- (1) Netaji Subhas Road south between Shibnarayan Road and Shibtala Bye-Lane.
- (2) Shibnarayan Road east and north portion up to Jay Sankar Lane.
- (3) Jay Sankar Lane west.
- (4) Shibtala Street north between Jay Sankar Lane and Shibtala Bye-Lane.

- (5) Shibtala Bye-Lane west.
- (6) Shibtala Street both sides from Netaji Subhas Road to Jay Sankar Lane.
- (7) Madhusudhan Banerjee Lane.
- (8) Narendranath Mukherjee 1st, 2nd and 3rd Lanes.

#### Ward No. XIV

Bounded by part of Netaji Subhas Road from Shibtala Byc-Lane to east end in the north; River Hooghly from Netaji Subhas Road to Bally Khal in the east; Bally Khal from river Hooghly to new G. T. Road in the south; Jay Sankar Lane and Chak Lane in the west.

#### This ward comprises-

- (1) Netaji Subhas Road south from east end to Shibtala Bye-Lane.
- (2) Shibtala Bye-Lane east.
- (3) Shibtala Street south between Bye-Lane and Jay Sankar Lane.

- (4) Jay Sankar Lane east.
- (5) Chak Lane east and north.
- (6) New G. T. Road and Amarendra Sarani (Oli G. T. Road) between Bally Khal and Netaj Subhas Road.
- (7) Shibnarayan Road both sides from Jay Sanka Lane and Chak Lane to G. T. Road.
- (8) Acharya Dhruba Pal Road.
- (9) Rai Bahadur Sarat Chandra Chatterjee Strei
- (10) Shibtala Street both sides from Bye-Lau towards east.
- 2. The notification shall have effect for purpose of and from the next reconstitution of body of commissioners of the said municipality.

V. S. C. BONARJEE,

Commissioner of the Burdwan Divisi





Gazette

सत्यमेव जयते

### Extraordinary

### Published by Authority

HADRA 30]

FRIDAY, SEPTEMBER 21, 1962

[ SAKA 1884

ART IA—Orders and Notifications of the Government of India; Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### **GOVERNMENT OF INDIA**

#### MINISTRY OF LAW

#### **NOTIFICATION**

New Delhi, the 7th September, 1962

S.O. 2818.—The following modification in the duct of Elections Rules, 1961, which the Houses arliament have made in exercise of the powers erred by sub-section (3) of section 169 of the resentation of the People Act, 1951 (43 of 1951), ereby published for general information:—

o sub-rule (1) of rule 93 of the said rules [as added by the Conduct of Election (Second

Amendment) Rules, 1962], the following proviso shall be added, namely:—

#### "Provided that-

- (a) where any such order is made by the Election Commission shall, before making the same, record in writing the reasons therefor; and
- (b) no such packets shall be opened, nor shall their contents be inspected by, or produced before, any person or authority under any such order of the Election Commission unless that person or authority has given reasonable opportunity to the candidates or their duly authorised agents to be present at such opening, inspection or production."

[No. F. 7(4)|62-Elec.]

S. P. SEN-VARMA.

Jt. Secy. to the Govt. of India

Printed and published by the Superintendent, Government Printing, West Bengal, at the West Bengal Government Press, Alipore.

ered No. C207

Thr

# Calcutta



### Gazette

# Extraordinary Published by Authority

A 301 FRIDAY, SEPTEMBER 21, 1962

[SAKA 1884

I-Orders and Notifications by the Governor of West mgal. the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### ND AND LAND REVENUE DEPARTMENT

#### Land Reforms

#### **NOTIFICATION**

lo. 12048-L.Ref.—21st September 1962.—In cise of the power conferred by the proviso to the 309 of the Constitution of India, the Governor leased hereby to make the following amendment in rules regulating the recruitment to the post of rict Compensation Officer, published with fication No. 10762-L.Ref., dated the 29th August 2, at pages 2569 and 2570 of Part I of the state Gazette, Extraordinary, of the 31st August 2 (hereinafter referred to as the said rules), ely:—

#### Amendment

1 clause (ii) of rule 3 of the said rules, for the ds "total number of the existing vacancies", titute the word "cadre".

By order of the Governor, R. K. RAY, Addl. Secy. to the Govt. of West Bengal.





### Gazette

### Extraordinary

### Published by Authority

DRA 31 | SATURDAY, SEPTEMBER 22, 1962 | SAKA 1884

I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### EDUCATION DEPARTMENT

#### General

#### NOTIFICATION

No. 3500-Edn.(G)|8B-3|61|62.—22nd September 52.—In exercise of the power conferred by secn 3 of the West Bengal Secondary Education imporary Provisions) Act, 1954 (West Bengal Act XII of 1954), read with section 9 of the said Act, a Governor is pleased further to extend the period bring which the supersession order published by diffication No. 3609-Edn., dated the 12th May 1954, and the West Bengal Secondary Education (Tempostry Provisions) Ordinance, 1954 (West Bengal redinance III of 1954), shall be in force up to the lst March 1963 or till a new Board is constituted, hichever, is earlier.

By order of the Governor,
S. C. CHAKRABORTY.

Dy. Secy. to tht Govt. of West Bengal.

and published by the Superintendent, Government as, West Bangal, at West Bengal Govt. Press, Alipore.

# Calcutta



# Gazette

### Extraordinary

### Published by Authority

SVINA 2]

MONDAY, SEPTEMBER 24, 1962

**ISAKA 1884** 

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### Medical

#### **NOTIFICATION**

No. Medl. | 12199|3C-88|62.—22nd September 1962. -Whereas the Governor is of opinion that it is ecessary in the public interest to appoint a Commission of Inquiry for the purpose of making inquiry to the following matters which are definitely matters I public importance, namely:—

- (i) the manufacture of drugs in West Bengal by companies, organisations or individuals, whether on a small scale or large scale with special reference to the following points, namely:—
- (a) procurement of suitable plants, machinery, equipments and raw materials locally or by import at reasonable prices;
- (b) adequacy of financial resources of those engaged in the Drugs Industry;
- (c) provisions and safeguards for checking the suitability of materials used and ensuring, during the process of manufacture, that the drugs conform to prescribed standards;
- (d) employment of duly qualified technical experts to supervise the process of manufacture in order to ensure that the drugs conform to prescribed standards;

- (e) measures adopted by manufacturers for testing the suitability of drugs before placing them in the market;
- (f) difficulties, if any, faced by the manufacturers in producing drugs conforming to prescribed standards;
- (g) the extent to which existing taxes, duties and fees adversely affect the Drugs Industry, if at all;
- (ii) adequacy of the existing laws in controlling by licenses or otherwise the manufacture, testing, storage, distribution and sale of drugs with particular reference to the administration of such laws and the working of the State Drug Testing Laboratory and the State Drug Control Organisation and deficiencies, if any, in such laws or in the administration thereof;
- (iii) the extent of malpractices in the matter of manufacture, storage, distribution and sale of drugs, the reasons therefor and the ways and means of prevention thereof,
- (iv) adequacy of production, supply and distribution of drugs with reference to the demand and whether inadequacy and shortage in the supply has in any way encouraged the manufacture of spurious and sub-standard drugs:

And whereas no Commission of Inquiry has been appointed by the Central Government to inquire into the said matters;

Now, therefore, in exercise of the power conferred by section 3 of the Commissions of Inquiry Act, 1952 (I.X of 1952), the Governor is pleased hereby to appoint a Commission of Inquiry consisting of the following members, namely:—

#### Chairman

(i) Shri Biren Mookerjee.

#### Members

- (ii) Dr. B. P. Tribedi, M.B. (Cal.), D.B. (Lond.), F.N.L., F.S.M.F.,
- (iii) Dr. Kanak Sarbadhikary, Principal, Medical College, Calcutta,
- (iv) Dr. Salil Dutt, M.B., D.T.M. and H. (Eng.),
- (v) Dr. Abodh Kumar Sinha,
- (vi) Dr. (Mrs.) Ashima Chatterjee, D.Sc., P.R.S., F.N.I.,

- (vii) Shri S. M. Ghosh, I.P. J.P., Commission of Police, Calcutta,
- (viii) Dr. K. N. Sen, Professor of Pharmacolog Medical College, Calcutta,
- (ix) Shri S. M. Banerjee, I.A. and A.S. (retired
- (x) Shri R. Banerjec, I.A.S.,

to inquire into the said matters of public important and to submit to the State Government a repurembodying its findings and recommendations thereon within a period of five months from the date of  $th_b$  notification.

The Governor, in exercise of the power conferred by sub-section (1) of section 5 of the Commission of Inquiry Act, 1952 (LX of 1952), is pleased further to direct that the provisions of sub-sections (2), (3) (4) and (5) of the said section shall apply to the said Commission of Inquiry.

By order of the Governor,
D. N. BANERJEE,
Secy. to the Govt. of West Benn



## Gazette

#### सत्यमेव जग्रते

# Extraordinary Published by Authority

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MONDAY, SEPTEMBER 24, 1962

|SAKA 1884

PART I -Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE Land Acquisition

#### DECLARATIONS

Midnapore.—No. 12236L.A.(P.W.)—24th September 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of the Haldia Dock, in the village of Pattanayekchak, jurisdiction list No. 209, police-station Sutahata, district Midnapore, it is hereby declared that a piece of land comprising cadastral survey plots 1, 4, 5, 10, 11, 12, 13, 14, 19, 6|26, 6|27, 6|28, 6|29, 6|30, 6|31, 1|32, 1|33, 1|34, 14|38, 14|39, 14|40, and 14|42 measuring, more or less, 12.83 acres, is needed for the aloresaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aloresaid village of Pattanayekchak.

This declaration is made, under the provisions of section 6 of Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office the Collector of Midnapore.

By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

Midnapore.—No. 12238L.A.(P.W.)—24th September 1962.—Whereas the Governor is satisfied that and is needed for a public purpose, not being a surpose of the Union, namely, for the establishment of the Haldia Dock, in the village of Baksirchak, urisdiction list No. 206, police-station Sutahata,

district Midnapore, it is hereby declared that a piece of land comprising cadastral survey plots 3, 5, 7, 8 and 9, measuring, more or less 0.77 of an acre, is needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Baksirchak.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

#### B. CHAKRABARTI.

Dy. Secy. to the Govt of West Bengal

Midnapore. No. 12240L.A.(P.W)—24th September 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of the Haldia Dock, in the village of Chaprasichak, jurisdiction list No. 203, police-station Sutahata, district Midnapore, it is hereby declared that a piece of land comprising cadastral survey plots as detailed below, measuring, more or less, 26.62 acres, is needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Chaprasichak

Cadastral survey plots in full—1, 2, 3, 4, 5, 6, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 26, 27, 28, 29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48 and 49.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 12242L.A.(P.W.)—24th September 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of the Haldia Dock, in the village of Sitalarchak, jurisdiction list No. 204, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and measuring more or less, 10.92 acres, are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Sitalarchak:—

Cadastral survey plots in full—3, 4, 5, 6, 7, 9, 10, 12, 13, 15, 16, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 33, 34, 36, 2/39, 1/40, 11/41, 13/42, 27/44 and 29/45.

Cadastral survey plots in part-11 and 11/38.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore

By order of the Governor,

#### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 122441...A.(P.W.)—24th September 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of the Haldia Dock, in the village of Bimbadhar

Pujarir Chak, jurisdiction list No. 202, police-static Sutahata, district Midnapore, it is hereby declare that a piece of land comprising cadastral survey plo 1, 2, 5 and 6 and measuring, more or less 7.43 acre is needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcut within the aforesaid village of Bimbadhar Pujar Chak.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act of 1894 to a whom it may concern.

A plan of the land may be inspected in the offic of the Collector of Midnapore.

#### By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benga

Midnapore.—No. 12246L.A.(P.W.)—24th Septem ber 1962.—Whereas the Governor is satisfied tha land is needed for a public purpose, not being purpose of the Union, namely, for the establishmen of the Haldia Dock, in the village of Barsandia jurisdiction list No. 214, police-station Sutahata district Midnapore, it is hereby declared that piece of land comprising cadastral survey plots as detailed below and measuring, more or less, 24.08 acres, an needed for the aforesaid public purpose at the expension of the Commissioners for the Port of Calcutta within the aforesaid village of Barsandia:—

Cadastral survey plots in full—2, 3, 5, 6, 7, 8, 9 10, 12, 13, 14, 15, 16, 17, 18, 19, 20, 23, 25, 26, 27, 28, 34, 35, 36, 37, 38, 39, 40, 41, 44, 46, 47, 48 26/49, 26/50, 5/51, 23/52, 25/53, 28/54, 35/56, 26/59, 39/60, 23/61, 23/62, 25/63, 25/64, 20/65, 20/66, 27/67, 27/68, 28/69, 28/70, 18/71, 18/72 30/73, 12/74, 12/75, 11/76 and 11/77.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal

# **Calcutta**



# Gazette

#### Extraordinary

### Published by Authority

VIN 2]

MONDAY, SEPTEMBFR 24 1962

[SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### Constitution and Elections

#### NOTIFICATION

No. 4101A.R.—24th September 1962.—In pursuance of the provisions of section 67 of the Representation of the People Act, 1951 (XLIII of 1951), the following declaration containing the name and address of the candidate elected by the Calcutta (Local Authorities) Constituency is hereby published for general information:-

#### DECLARATION

#### WEST BENGAL LEGISLATIVE COUNCIL

#### Bye-election to the West Bengal Legislative Council by the Local Authorities Constituency

In pursuance of section 66 of the Representation of the People Act, 1951, I declare that,-

- (1) Shri Rajendra Nath Mazumdar
- of 14, Simla Street, Calcutta-6

has been duly elected by the Calcutta Local Authorities Constituency to fill the seat in the West Bengal Legislative Council, fallen vacant by reason of the death of late Kalipada Mookerjee.

I. B. SURITA,

Returning Officer and Commissioner, Presidency Division.

Office of the Commissioner, Presidency Division, 11, Netaji Subhas Road, Calcutta.

Dated 24th September 1962.

By order of the Governor,

P. K. BOSE,

Dy. Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government Printing, West Bengal, at the West Bengal Government Press, Alipore.

### Calcutta



### Gazette

# Extraordinary Published by Authority

A 3 ] TUESDAY, SEPT. 25, 1962

| SAKA 1884

'IA—Orders and Notifications of the Government of lia, Statutory Notifications of the Electron Commission lia, and other Election Notifications published for level information. Orders and Notifications which have ginally been published in the "Gazette of India" are ly republished.

#### **GOVERNMENT OF INDIA**

#### MINISTRY OF LAW

#### Department of Legal Affairs

#### **ERRATUM**

New Delhi, the 20th September 1962

Bhadra 29, 1884 Saka.

In the Notification of the Government of India in Eministry of Law S.O. 2818, dated 7th September 162, published in the "Gazette of India, Extradinary", Part II, section 3, sub-section (ii), dated 7th September 1962, in clause (a) of the proviso, "where any such order is made by the Election 1965 in the September 1965 in clause (b) the Election 1965 in the September 1965 in clause (a) of the proviso, "where any such order is made by Election Commission," the Commission".

[No. F.7(4)|62-Elec.]

A. S. LOKANATHAN,

Under Secy. to the Government of India.

l and published by the Superintendent, Government g, West Bengal at West Bengal Govt. Press Alipore.



# (Buzette

### Extraordinary

### Published by Authority

IVINA 4]

WEDNESDAY, SEPTEMBER 26, 1962

[SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Covernment Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### EPARTMENT OF LAND AND LAND REVENUE

**Calcutta** 

#### Land Acquisition

#### NOTIFICATION

24-Parganas.—No. 12476L.A.—26th September )62.—Whereas it appears to the Governor that land likely to be needed, for a public purpose, not being purpose of the Union. namely, for Housing of lovernment offices, etc., in the village of Hansakuria, jurisdiction list No. 20, police-station Behala, strict 24-Parganas, it is hereby notified that a piece land comprising cadastral survey plot Nos. 437, 39, 668, 669, 798, 799, 802-807, 809-811, 856, 447, 19, 780, 789, 790, 438, 808, 781, 444-446, 782-788, 16, 880, 801, 452, 793, 451, 792 and measuring ore or less, 11.80 acres, is likely to be needed for a aforesaid public surpose. e aforesaid public purpose at the public expense ithin the aforesaid village of Hanspukuria.

This notification is made under the provisions of ction 4 of the Land Acquisition Act of 1894 to all hom it may concern.

A plan of the land may be inspected in the Office the Special Land Acquisition Officer, Alipore, 4-Parganas.

In exercise of the powers conferred by the aforesaid ction the Governor is pleased to authorise the officer t the time being engaged in the undertaking, with eir servants and workmen, to enter upon and survey e land and do all other acts required or permitted ' that section.

Any person interested in the above land, who has ly objection to the acquisition thereof, may, within

thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

> By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

#### **ERRATUM**

Burdwan.—No. 12470L.A.—26th September 1962. -In notification No. 26050L.A., dated 22nd December 1958, under section 4 of the Land Acquisition Act I of 1894, published at pages 4230-4231, Part I of the "Calcutta Gazette" of 25th December 1958, in respect of the acquisition of land for the expansion of the Chittaranjan Locomotive Works in the village of Simjuri, jurisdiction list No. 50, police-station Salanpur, district Burdwan.

Read in figure "433.90" for the figures "423.39" in line 31.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

#### **ERRATUM**

Burdwan.—No. 12472L.A.—26th September 1962. —In declaration No. 26844LA., dated the 30th December 1958, under section 6 of the Land Acquisition Act I of 1894, published at page 97, Part of the "Calcutta Gazette" of the 8th January 1959, in respect of the acquisition of land required for the expansion of Chittaranjan Locomotive Works in the

village of Simjuri, jurisdiction list No. 50, police-station Salanpur, district Burdwan-

Delete the figures "77", "209 to 211" in line 34. Read the figures "226 to 228", "230" for the figures "226 to 230" in lines 22 and 23.
Read the figures "231 to 233", "238", "239" for

the figures "231 to 239" in line 35.

Delete the figures "256, 258, 260, 262" in line 35. Delete the figures "270 to 272", "277" in line 36. Read the figures 274, 275, for the figures "273 to 275" in line 23.

Delete the figures "280", "295", in line 24.

Delete the figures "292", "294" in line 36.

Delete the figures "296", "301", "302" in line 37. Read the figure "298" for the figures "298 to 300" in line 24.

Read the figures "306, 308 to 317" for the figures "305 to 317" in line 24.

Delete the figures "318", "350", "356, 357" and "378" in line 37.

Delete the figures "393" in line 25.

Delete the figures "392", "401 to 408", "472" and "489" in line 38.

Delete the figures "493" in line 39.

Read the figures "175 to 196", "198 to 208", for the figures "175 to 208" in line 22.

Read the figures "494", "496", "497", for the figures "494 to 497" in line 26.

Read the figures "510 to 513" for the figures "510 to 515" in lines 26 and 27.

Delete the figures "520", "525" and "526" in line 27.

Read the figures "521", "522" for the figures "521 to "523" in line 27.

Delete the figures "519" in line 39.

Delete the figures "559", "562", "568", "572" in line 40.

Read the figures "532", "534", for the figures "531 to 534" in line 40.

Read the figures "535 to 537" and "539 to 543" for the figures "535 to 543" in lines 27 and 28. Delete the figures "560" in line 28.

Read the figures "547 to 552", "554", "555" for the figures "547 to 557" in line 28. Delete the figures "578", "608", "609" in line 41.

Delete the figures "657", "661", "668", "671", "674" in line 42.

Read the figures "650", "651", for the figures "650 to 653" in line 42.

Delete the figures "787, 788, 789 and 676" in line 43.

Read the figures "818", "820" for the figures "818 to 820" in line 43.

Read the figures "831", "835", for the figures "831 to 836" in lines 43 and 44.

Insert the figure "266" after the figure "264" in line 23.

Insert the figure "283" just before the figure "359" in line 24.

Insert the figure "297" just before the figure "322" in line 24.

Insert the figure "394" after the figure "391' line 25.

Insert the figure "659" after the figure "655' line 29.

Insert the figure "875" to 879" after the figure "874" in line 32.

Insert the figure "890" after the figure "887" line 32.

Read the figure "317.84" for the figure "371 in line 46.

> By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Ben

#### DECLARATION

Burdwan.—No. 12474L.A.—26th September 19 -Whereas the functions of the Central Governm under the Land Acquisition Act, 1894 (I of 189 and the Land Acquisition (Mines) Act, 1885 (XV of 1885), in relation to the acquisition of land for purposes of the Union within the State of West Ben have been entrusted to the Government of W Bengal by notification No. 20|1|55-Judl. (I), dal the 14th May 1955, and No. 20|9|54-Judl., dated 1 16th February 1955, respectively, issued by Government of India in the Ministry of Home Affa under clause (1) of the article 258 of the Constituti of India, as S.R.O. 1074 and published at page 86 Part II, Section 3 of the "Gazette of India", dated the 21st May 1955.

And whereas the Governor is satisfied that lar is needed for a public purpose, being a purpose of the Union, namely for the expansion of Chittaranja Locomotive Works in Block Z, in the village Simjuri, jurisdiction list No. 50, police-static Salanpur, pargana Pandra, district Burdwan, it hereby declared that pieces of land comprisis 305, 307, 318, 320, 350, 352, 353, 354, 355, 356, 357, 35 374, 378, 379, 380, 381, 382, 393, 395, 397, 398, 399, 40 401, 402, 403, 405, 406, 489, 490, 491, 492, 493, 495, 51 520, 523, 524, 525, 526, 527, 528, 529, 530, 531, 533, 53 544, 546, 553, 556, 559, 560, 562, 569, 570, 571, 572, 57 608, 609, 646, 653, 654, 655, 656, 657, 658, 660, 669, 676, 671, 672, 673, 674, 675, 676, 692, 706, 711, 769, 787, 78 789, 791, 801, 817, 819, 834, 836, 853, 854, 858, 863, 8 and 898 and parts of cadastral survey plot Nos. 77, 21 234, 235, 236, 250, 256, 257, 260, 392, 404, 407, 408, 40 410, 459, 460, 461, 472, 515, 519, 568, 652, 661, 668, 82 829, 832 and 833 and altogether measuring more less 111,8375 acres, are needed for the afores public purpose at the public expence, within alo said village of Simjuri.

Mines of coal, iron-stone, slate or other materi lying under the land or any particular portion of t land, except only such parts of the mines and miner as it may be necessary to dig, or carry away, use, in the construction of the work for the pu of which the land is being acquired are not ne

This declaration is made, under the provision section 6, Act I of 1894, and section 3, sub-section 3. Act XVIII of 1885, read with the said notifical to all whom it may concern.

plan of the land may be inspected in the office he Special Land Acquisition Officer, Burdwan as as in that of the General Manager, Chittaranjan pmotive Works, Chittaranjan.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal.

#### NOTICE

tadia.—No. 12486L.A.—26th September 1962.—ereas 25.51 acres, more or less, of land situate in near the village of Shoneghata, jurisdiction list .35, police-station Krishnaganj described below e been requisitioned under section (1) of section 3 he West Bengal Land (Requisition and Acquisition) t, 1948, by the person authorised under the said tion 3(1) for the purpose of maintaining supplies 1 services essential to the life of the community, mely, for establishment of Thana Seed Farm. Now, therefore, notice is hereby given that in rsuance of section 4 of the said Act the Governor juires such land being required for the public rpose as aforesaid.

This notice is given under the provisions of subtion (1a) of section 4 of the West Bengal Land equisition and Acquisition) Act, 1948 (West Bengal ct II of 1948), to all whom it may concern.

A plan of the land may be inspected in the Office the Special Land Acquisition Collector, Krishnagar, adia.

#### Description of Land

illage Shoneghata, jurisdiction list No. 38, policestation Krishnaganj, district Nadia

Cadastral survey plots in full—945-947, 951, 974, 97-997, 1001-1007, 1214 and 1342-1345.

Cadastral survey plots in part—949, 950, 959, 2, 973, 975, 976, 1056 and 1333.

By order of the Governor,

#### B. CHAKRABARTI,

Dy Secy. to the Govt. of West Bengal.

#### **DECLARATIONS**

Burdwan.—No. 12478L.A.—26th September 1962.
Whereas the functions of the Central Government inder the Land Acquisition Act, 1894 (I of 1894), and the Land Acquisition (Mines) Act. 1885 (XVIII 1885), in relation to the acquisition of land for the imposes of the Union within the State of West Bengal are been entrusted to the Government of West lengal by notification No. 20|1|55Judl.(I), dated the 4th May 1955, and No. 20|9|54Judl., dated the 16th ebruary 1955, respectively, issued by the Government of India in the Ministry of Home Affairs under lause (I) of article 258 of the Constitution of India S.R.O. 1074 and publishd at page 868, Part II, ection 3 of the "Gazette of India", dated the 21st lay 1955.

And whereas the Governor is satisfied that land is satisfied for a public purpose being a purpose of the sion namely for the rehabilitation of the persons

displaced due to the acquisition of land required for the Chittaranjan Locomotive Works, Simjuri, in the village of Pithakiari, jurisdiction list No. 12, police-station Salanpur, district Burdwan, it is hereby declared that a piece of land comprising cadastral survey plot Nos. 405 to 410, 426, 427, 502 and part of cadastral survey plot Nos. 424, 434 and 501 and altogether measuring more or less 40.11 acres is needed for the aforesaid public purpose at the public expence within the aforesaid village of Pithakiari.

Mines of coal, iron-stone, slate or other materials lying under the land or any particular portion of the land, except only such parts of the nines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6, Act I of 1894, and section 3, clause (1), Act XVIII of 1885, read with the said notifications, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 12480L.A.—26th September 1962.
—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), and the Land Acquisition (Mines) Act, 1885 (XVIII of 1885), in relation to the acquisition of land for the purposes of the Union within the State of West Bengal have been entrusted to the Government of West Bengal by notification No. 20|1|55Judl.(1), dated the 14th May 1955, and No. 20|9|54Judl., dated the 16th February 1955, respectively, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, Section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public puurpose, being a purpose of the Union namely for rehabilitation of the persons displaced due to the acquisition of land required for the Chittaranjan Locomotive Works, Simjuri, in the village of Uttarampore, jurisdiction list No. 56, policestation Salanpur, district Burdwan, it is hereby declared that the pieces of land comprising cadastral survey plot Nos. 38 to 41, 58, 92, 95, 100 to 105, 117, 118, 125 to 130, 135, 172 to 175, part of cadastral survey plot Nos. 96 to 99, 107 and 124 and measuring more or less, 22.00 acres are needed for aforesaid public purpose at the public expense within the aforesaid village of Uttarampur.

Mines of coal, iron-stone, state or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made; under the provisions of section 6, Act I of 1894, and section 3, clause (1),

Act XVIII of 1885, read with the said notifications, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor,

#### B CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Darjeeling.—No. 12482L.A.—26th September 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for educational purpose in the village of Baramohan Singh, jurisdiction list No. 96, police-station Siliguri, district Darjeeling, it is hereby

declared that a piece of land comprising cadastral 1 Nos. 19, 20, 22, 23, 24, 27, 28, 51, 276, 155, and 157 and measuring, more or less, 10.95 acres needed for the aforesaid public purpose at the pu expense within the aforesaid village of Baramo Singh.

This declaration is made, under the provisions section 6 of Act I of 1894, to all whome it reconcern.

A plan of the land may be inspected in the of of the Land Acquisition Officer. Darjeeling.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Ben

# Calcutta



#### Gazette

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4] WEDNESDAY, SEPTEMBER 26, 1962 [ SAKA 1884

A—Orders and Notifications of the Government of Statutory Notifications of the Election Commission, and other Election Notifications published for al information. Orders and Notifications which have ally been published in the "Gazette of India" are republished.

#### ISTRY OF FOOD AND AGRICULTURE

#### Department of Food

#### ORDER

New Delhi, the 1st September 1962.

S.R.1206.—In exercise of the powers conferred ction 3 of the Essential Commodities Act, 1955 of 1955), the Central Government hereby makes pllowing Order further to amend the Imported grains (Prohibition of Unauthorized Sale) Order, namely:—

This Order may be called the Imported Food-(Prohibition of Unauthorized Sale) Amend-Order, 1962.

In the Imported Foodgrains (Prohibition of horized Sale) Order, 1958, in the "Explanation" use 3, for the words "five maunds", the words quintals" shall be substituted.

[No. 205(Genl)(3)/598/62-PY.II]

S. N. BHALLA,

Dy. Secy, to the Govt. of India.

2875

Extracts from the Imported Foodgrains (Prohibition of Unauthorized Sale) Order, 1958, prior to amendment under G.S.R. No. 1206, dated the September 1962 (published on 8th September 1969)

3. Prohibition of Unauthorized Sale of Imports Foodgrains: No person other than an authorized deal shall sell, or store or offer for sale, imported for grains in any quantity, either split or upsplit or not with other grains.

**Explanation:** The storage of imported foodgrin quantities exceeding five maunds shall, unless contrary is proved, be presumed to be storage for purpose of sale.





### Gazette

### Extraordinary

### Published by Authority

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THURSDAY, SEPTEMBER 27, 1962

[ SAKA 1884

Natifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### MINISTRY OF HOME AFFAIRS

#### NOTIFICATION

New Delhi, the 13th July 1962

G.S.R. 987.—In exercise of the powers conferred by sections 5, 9, 10, 11, 2, 13, 16, 17, 18, 21, 41 and 44 of the Arms Act, 1959 (54 of 1959), the entral Government hereby makes the following rules, namely:—

#### THE ARMS RULES, 1962

- 1. Short title.—(1) These Rules may be called the Arms Rules, 1962.
- (2) They shall come into force on the 1st October, 1962.
- 2. Interpretation.—In these Rules, unless the context otherwise equires—
  - (a) "Act" means the Arms Act, 1959 (54 of 1959);
  - (b) "appellate authority" means the appellate authority referred to in rule 5;
  - (c) "authority" or "officer" means, except where otherwise specifically provided in these Rules, the district magistrate or such other officer as may, from time to time, be notified in the Official Gazette by the Central Government;
  - (d) "company" has the same meaning as that assigned to it in the Explanation under section 33;
  - (c) "dealer" means a person who by way of trade or business, manufactures, converts, repairs, proves, tests, sells, exports, imports, or transfers or keeps for sale, repair or test arms or ammunition;
  - (f) "district magistrate" includes—
    - (i) in relation to a Presidency town or the city of Hyderabad or Ahmedabad, the Commissioner of Police thereof;

- (ii) in relation to any district or part thereof, an Additional District Magistrate or any other officer specially empowered in this behalf by the Government at the State concerned;
- wiii) in relation to a Union tractory, any officer specially empowered by the Central Government in this behalf
- (iv) in relation to the tribal areas of Assam, specified in Part B of the Table appended to paragraph 20 of the Sixth Schedule to the Constitution, a Political Officer; and
- (v) in relation to the suburbs of Calcutta, as defined in the late Government of Bengal Notification, dated the 21st September 1880, the Commissioner of Police, Calcutta;
- (g) "Form" means a Form as set out in Schedule III;
- (h) "Port" includes an airport;
- (i) "Schedule" means a Schedule appended to these Rules;
- (j) "section" means a section of the Act.
- 3. Classification of arms or ammunition. For the purposes of the Ac and these Rules, "arms" or "ammunition" shall be of the categories specified in columns 2 and 3 respectively of Schedule I and references to an category of arms or ammunition in these rules shall be construed accordingly
- 4. Licensing Authority and Forms of Licences unde Chapter II of the Act may be granted or renewed for such purposes, by such authorities, in such Forms and to be valid for such period and in such area as are specified in Schedule II, subject to such conditions as are specified in that Schedule and in the licence.
- 5. Appellate authorities.—(1) For the purposes of the Act and they rules the appellate authority: to whom an appeal shall lie from an order of the licensing authority specified in column (1) of the Table below shall be that specified in the corresponding entry in column (2) thereof.

Table.

Appellate authority. Licensing authority. (2) (1)(a) Tashildar; or 1st or 2nd Class Magistrate, District Magistrate. or Sub-Divisional Officer. Commissioner of Police. (b) Deputy Commissioner of Police ... (c) Additional District Magistrate, District (i) Commissioner of the Division, or Magistrate. (ii) in the States of Madras, Andhra Prac and Kerala, the Board of Revenue (iii) in the States of Jammu and Kash and Rajasthan, the State Governm (d) Commissioner of Police State Government. Central Government. (e) Head of Indian Mission, or Political Officer ... (f) Other specially empowered officers Authority that empowered.

<sup>(2)</sup> For the purpose of sub-section (6) of section 17 of the Act the lice ing authority shall be deemed to be subordinate to the appellate authority

- 6. Reasons to be communicated to the appellate authority in certain s.—Where a licensing authority is of opinion that it will not be in the lic interest to furnish reasons for the refusal, renewal, variation of litions, revocation or suspension, of a licence, to the applicant, the rded reasons therefor and the facts of the case shall be communicated him to the appellate authority.
- Direction and control over licensing authorities. All licensing porities shall work under the direction and control of their respective ellate authorities.
- Restriction in granting licences for acquisition, possession or ying of arms or ammunition of category I.—(1) (a) No licence shall be ited for acquisition, possession or carrying of arms or ammunition of gories I(b), I(c) and I(d), unless they have been lawfully imported. India or are being imported into India with the sanction of the Central rernment.
- (b) A licence for acquisition, possession or carrying of ammunition of agories I(b) and I(c) shall be granted only if the licensing authority is stied that the ammuniton is to be used with rifles or muskets which lawfully possessed for sporting purposes or with pistols or revolvers ch have been lawfully imported into India; and the amount of ammunity which the licensee may possess during each period of 12 months nediately succeeding the date of grant of licence shall be entered in the nee.
- 9. Copies of licences of categories I and II to be sent to certain horities.—A copy of every licence granted for arms or ammunition of sgories I(a), I(b), I(c), I(d), and II shall forthwith be sent—
- (a) to the district magistrate of the place in which the arms or ammunition are to be kept, or
- (b) to the State Government, if such place is in the State of Jammu and Kashmir.
- 10. Possession of arms or armunition for certain purposes to include thereof.—(1) Possession of the following arms or ammunition for the poses mentioned against each includes use thereof, for such purposes y provided that such use does not involve manufacture of any arms or munition (including explosives and fire-works):—
- (a) arms for theatrical performance, cinematographs production or signalling for starting races or athletic meets;
- (b) ingredients of ammunition, for bona fide industrial, agricultural or medicinal purposes.
- 11. Restrictions may be imposed by Central Covernment.—Any licence ring effect outside the State in which it is granted, shall be subject to restrictions which may be imposed by a general or special order of the atral Government.
- 12. Licences granted in Pondicherry may be made valid throughout lia.—The district magistrate, South Arcot, may, on the recommendation the Secretary, General Administration Department, Government of ndicherry, endorse a licence granted in the State of Pondicherry for justion, possession or carrying of arms or ammunition as valid for a riod not exceeding three years throughout India or any specific part preof and such licence, when so endorsed, shall be deemed for such period be a licence granted under these Rules.

- 13. Of retainers.—(1) When the owner of any arms or ammunity licensed in Form III applies for permitting his agent, relative or employ to possess or carry any of the arms or ammunition covered by the licens for sport, protection or display, on his behalf, whether in attendance him or not, and in circumstances different from those mentioned in proviso to section 3, such agent, relative or employee may, if the licens authority considers it fit, be shown as a retainer by entering his name and other particulars in column 6 of the owner's licence in Form III.
  - Note.—The owner of any weapon apply to the licensing authority omit the name of the retainer and in all such cases, the licens authority shall omit the name of the retainer. When a retainer ceases to be in the service of the owner, he shall not be entitled possess or carry any of the arms or ammunition allowed until the nor shall any person who subsequently comes in the service of owner be so entitled until and unless his name and particulars entered in like manner in the licence.
- (2) A licence in Form III granted to a company for the protection its premises or property shall be in the name of a member, agent or of representative of the company, who shall be responsible for the custody the weapon. The name of a servant or any other employee entrusted we the weapon for guarding the premises or property of the company shall entered as a retain in the appropriate column of the licent The licensing authority shall issue to the licensee a permit in Form II for each of such retainers shown in the licence. The permit shall rem in the personal custody of the representative of the company and shall made over to the retainers when they are entrusted with the weapon cover by the licence.
- (3) A licence in Form III-A for possession and carrying of arms ammunition may be granted to a person nominated to be his retainer by person exempted from licensing requirements:

Provided that the retainer shall have no right, independent of the perso exempted, to use the arms or ammunition covered by the licence, andlicence shall cease to be in force on the day on which the person so exemphas ceased to be an exemptee, or the retainer has ceased to be in the servof the exemptee.

- 14. Licences for protection of crops and cattle.—(1) Where a licence granted in Form V, any member of the family of the licensee or a serve employed by the licensee to watch the crops or cattle and residing whim, may, in the discretion of the licensing authority, be allowed to cannot of the arms or ammunition covered by the licence to protect crops cattle against wild animals in the area specified in the licence by enter his name and particulars in column 2 thereof.
- (2) Where, after the end of any harvest season, the State Governm considers it expedient that for the protection of wild life in any area, a arms or ammunition licensed in Form V should be deposited in a polistation or with a licensed dealer, it may, by order, require any licensed deposit such arms or ammunition for such period as the arms or ammunition are not required for the protection of crops or cattle and as may specified therein, and thereupon the licensee shall be bound to comply we such order.
- 15. Licences for target practice.—Where a licence in Form VI has be granted in the name of any military mess, club or association, it shall lawful for any member of such mess, club or association to use the firest

mmunition covered by such licence for the purposes of the mess, club sociation in accordance with the conditions of the licence.

6. Age limit for training and target practice.—Any person below the of sixteen years but not below the age of twelve years may be allowed so a firearm for the purposes of training in the use of such firearm in immediate presence, or under the direct supervision and guidance, of an instructor or the licensee:

Provided that no person below the age of sixteen years shall be allowed arry any firearm requiring a licence, in a public place, except in the ediate presence and supervision of the person who is lawfully entitled arry such firearm.

Explanation.—For the purpose of this rule, an 'adult' means a person has completed the age of twenty-one years.

- 17. Traveller's (temporary) licence.—(1) Subject to the provisions of 8, a licence in Form VIII may be granted to any bona fide traveller, recling from the place of his arrival in India to his place of destination India, for the possession and carrying of arms or ammunition for the ation of the journey, by the licensing authority at the place of arrival.
- (2) A copy of every such licence shall be forthwith sent to the district ristrate having jurisdiction over the place of destination of the licensee; hauthority shall satisfy himself, when necessary, that the licensee has applied with condition 7 entered on the Form of the licence.
- 18. Application of section 4 of the Act.—In any area specified in the iteration issued by the Central Government under section 4, licences for uisition, possession on carrying in that area of arms of such class or cription as may be specified in that notification may also be granted or ewed as provided in Schedule II, subject to such conditions as are specifing that Schedule and in the licence.
- 19. Arms other than firearms.—Unless the Central or State Governby notification in the Official Gazette so directs, no licence shall be red or the manufacture, sale, possession for sale or test, of arms of ory V except in the areas notified under section 4.
- Manufacture, conversion, shortening, repair, test, sale, etc. of arms nmunition.—(1) The licensing authority while granting a licence in IX shall show clearing in the licence Form—
- (i) the categories and description of the arms or ammunition covered by the licence;
- (ii) the transactions permitted in respect of the different categories of arms or ammunition, and
- any transactions, or categories of arms or ammunition, not covered by
- 2) A copy of every licence granted in Form IX by an authority other the district magistrate of the place of business, factory or shop of the see shall forthwith be sent to that district magistrate.
- 1. Conversion, repair, test, sale, etc.—(1) Where a licence is granted form IX or Form XI for conversion or repair, but not manufacture, of category of firearms or ammunition, it entitles the licensee to fabricate ponents or parts, for the purpose of conversion or repair of such firearm ammunition but not to manufacture such components or parts to be sed for assembling into complete firearms or ammunition of any category in he is not allowed to manufacture.

- (2) (a) A licence in Form XI shall not entitle the dealer to shorten a arm or to convert an imitation firearm into a firearm, unless he has a lie in Form IX showing specifically that he is permitted to shorten a firearm convert an imitation firearm into a firearm.
- (b) Under no circumstances shall a dealer shorten the barrel of a or smooth bore gun so that the resultant length becomes less than 20 inc
- (c) The details of the cases in which barrels are shortened and imitatirearms are converted into firearms shall be reported every month to district magistrate, in such form, if any, as may be required.
- (3) A dealer having a licence in Form XI, Form XII or Form XII convert or repair or to sell firearms or ammunition shall not take the arms or ammunition for testing to a testing range or other place, u specifically permitted to do so by his licence, and he shall carry out test in such manner and subject to such conditions as are laid down therein.
- 22. **Proof testing of firearms.**—(1) Proof testing of firearms m factured by a licensed dealer shall be carried out only in accordance with regulations which may be framed by the Central Government or fraby such authorities as the Central Government may specify in this be and approved by that Government.
  - (2) No dealer shall sell a firearm which not been duly proof-tested
- 23. Licensing authorities to furnish information to the dis magistrate.—A copy of every licence granted in any Form by any authorites than a district magistrate shall be sent forthwith to the district materiate having jurisdiction over the area in which the place of business residence of the licensee is situated.
- 24. Sale or keeping for sale certain arms and ammunition.—(1) State Government or, in the State of Madras, Andhra Pradesh or Kel the Board of Revenue, may, by licence granted by it in Form X Form XII, authorise selected dealers to sell or keep for sale a spec amount of ammunition of category I(c).
- (2) A dealer possessing a licence in Form IX, Form XI or Form shall not sell or transfer any arms or ammunition of category I(b) or to any person, unless the acquisition or possession of such arms or amm tion is expressly permitted in his licence or in his certificate of exempt
- 25. Identification marks on firearms.—(1) A manufacturer or arms shall get every firearm manufactured by him stamped so as to 8 distinctly—
  - (a) the maker's name and registered trade mark, if any;
  - (b) the serial number of the weapon as entered in his register and year of stamping; and
  - (e) proof-mark

as shown in the following Table:-

Table.

Weapons. 1	Manufacturer's name.	Number. 3	Proof-mark.
1. DBBL weapons	(i) On the rib at the top near the breech.	(i) On the fore-end	(i) On the flate action body.
	···•	(ii) On the flats of barrel.	(ii) On the flat barrel.
		(iii) On the flats of action body.	

Weapons.	Manufacturer's name. 2	Number.	Proof-mark.			
SBBL Weapons	(i) On the barrel near the breech.	(i) On the fore-end	(i) On the flats of action body.			
	(ii) On side plates.	(ii) On the flats of barrel.	(ii) On the flats of barrol.			
		(iii) On the flats of action body.				
M.L. Weapons	(i) On the barrel or on the rib near the nozzle.	(i) On the barrel near the nozzle.	(i) On the barrel.			
	(ii) On side plates.	(ii) On the action body.				
Revolvers	On the barrel	(i) On the barrel (ii) On Chamber.	(i) On the barrel. (ii) On the body,			
ţ	* 4 ( )	(iii) On body.	, , , , , , , , , , , , , , , , , , ,			
Pistols	On the frame	On the frame (15. N)	On the parrel.			

<sup>(2)</sup> When an imported firearm kept for sale by a dealer does not bear he manufacturer's name, such distinguishing mark of the importer as llotted by the State Government shall be engraved on the barrel (adjacent of the number, if any, existing thereon) and on other parts as shown in olumn (2) of the Tale under sub-rule (1); if a barrel bears more than one number, the distinguishing mark shall be affixed to the number appearing the original invoice. When the manufacturer's number appears only on he trigger guard or other replaceable part, that number shall be engraved in the parts shown in column (3) of that Table.

- (3) A person, who has in his possession any firearm which does not bear istinctly a manufacturer's name, number or other identification mark as nentioned in sub-rule (1), shall get the identification mark stamped on the rearm consisting of—
  - (a) such district letters as may be prescribed for the purpose by the State Government;
  - (b) serial number of the possession licence in the Arms Register of the licensing authority concerned or, in respect of the firearms in possession of a person exempt from the obligation to take out licence for their possession, the letters 'Ex', and
  - (c) the year of stamping,

n that order in the following manner:

- 1. Rifles .. .. On the barrel and breech;
- 2. Guns and pistols .. .. On the barrel;
- 3. Revolvers .. .. On the breeck and cylinder.

<sup>26.</sup> Records of transactions in arms and ammunition.—(1) Every dealer hall maintain—such registers as may be prescribed by the Central Government to show receipts, disposals, balance of stock in hand and daily sales of arms or ammunition of different categories and provide such other infornation as may be required.

- (2) Every entry of transactions in such registers shall be made betwee the close of business hours on the same day and in the case of a sale of transfer, the dealer shall, at the time of the transaction, require the purchaser or transferee, if not known to him, to furnish particulars sufficient for identification, and shall immediately enter the said particulars in the registers.
- 27. Inspection of premises, stock and record.—Every magistrate and any police officer not below the rank of Inspector, or, if the Central Government so directs, of Sub-Inspector, may, within the local limits of his authority,—
  - (a) enter and inspect the premises in which arms or ammunition are manufactured or in which arms or ammunition are kept—by—a manufacturer of or dealer in such arms or ammunition; and
  - (b) examine the stock and accounts of receipts and disposals of arms and ammunition or any other register or document.
- 28. Restrictions upon import or export for re-import of arms or ammunition.—A licence shall not be granted for the import or export for reimport of any arms or ammunition through the medium of post office.
- 29. Import by sea or air.—Arms or ammunition shall be deemed to have been brought into India by a person when such arms or ammunition are imported through an agent and are either—
  - (i) consigned to such person direct, or
  - (ii) consigned to the said agent, if the agent possesses a certificate from the said person that the arms or ammunition are bona fide his property and the agent only clears the arms or ammunition from the customs house and forwards the same.
- 30. Vessels entering the territorial waters of India.—Arms or ammunition carried by a vessel entering the territorial waters of India or leaving such waters, shall be deemed to be imported or exported as the case may be, irrespective of whether the vessel carrying the arms or ammunition does or does not berth.
- 31. Import by land or river of arms and ammunition.—(1) Where a licence is granted in Form XVI and the articles are consigned to an area not on the frontier of India, a copy of the licence shall forthwith be sent by the authority granting it to the Government of the State concerned or the district magistrate having jurisdiction over the area in which they cross such frontier; and the State Government/district magistrate may in its his discretion, require the licensee to produce the arms or ammunition for its his inspection before allowing the same to be taken out.
- (2) Where arms or ammunition are imported by rail, a copy of the licence shall forthwith be sent by the authority granting it to the railwa authorities at the place to which such arms or ammunition are consigned
- 32. Bringing of arms or ammunition into India by bona fide tourists—(1) When a licence is granted in Form III to a bona fide tourist referre to in clause (b) of the proviso to sub-section (1) of section 10, an entricial shall be made by the licensing authority in his passport/visa giving the full particulars of all the arms or ammunition for which the licence is been granted.
- (2) The licensing authority shall obtain an undertaking in writing from the licensee that he shall not sell or transfer the arms or ammunition to

- my one in India without the prior permission of the district magistrate a ving jurisdiction over the place where such sale or transfer is to be made, and where the arms or ammunition are sold or transferred he shall ntorm the customs authority and pay the duty, if any.
- (3) The passport-checking authority or any other officer empowered by  $_{\rm he}$  district magistrate in this behalf at the port or other place of departure rom India shall verify that the arms entered in the passport/visa are being aken out of India by the licensee and recover the licence and forward the same at the authority who issued it with the remarks that the arms have been duly e-exported or lawfully sold or transferred in India, as the case may be.
- 33. Of Exports.—(1) The authority granting a licence in Form XVII or export by sea or air of arms or ammunition from customs ports to ports a foreign territory or Commonwealth shall send a copy of such licence to be agent or master of the vessel or to the air carrier by which the arms or munition covered by the licence are intended to be taken out of India.
- (2) The weapons of the following description shall not be allowed to be sported, namely:—
  - (i) weapons falling within the definition of "antiquity" under the Antiquities (Export Control) Act, 1947 (31 of 1947);
  - (ii) weapons of current and popular bores for which ammunition is available in the country; and
  - (iii) automatic weapons and weapons which are in use by the police or the armed forces of the Union.
- (3) Every application for the grant of a licence in Form XVII or orm XVIII for export of firearms shall be accompanied by a certificate rom the Director General of Archaelogy of the Central Government to the ffect that the arms intended to be exported do not fall within the definition f "antiquity" under the Antiquities (Export Control) Act, 1947 (31 of 1947). It the application is made to the Central Government, it shall be accommanted by a further certificate from the licensing authority of the place rom where the weapons are intended to be exported certifying that the respons do not belong to any of the descriptions mentioned in sub-rule (2).
- 34. Export by land or river of arms and ammunition.—When a licence or export of arms or ammunition by land or river is granted in Form IVIII a copy of the licence shall forthwith be sent by the licensing uthority—
  - (a) where the arms or ammunition are exported by rail, to the district magistrate of the place from which the consignment is to be despatched; or, in the State of Jammu and Kashmir, to the State Government, and such authority shall forthwith send a copy to the railway authorities at the station from which the consignment is to be despatched;
  - (b) where the arms or ammunition are exported by road or river, to the district magistrate having jurisdiction over the area out of which they are to cross the frontier of India; and such magistrate may, in his discretion, require the licensee to produce the arms or ammunition for his inspection before allowing to leave the area.
- 35. Export and re-import of arms and ammunition by sea or air.—
  1) A Beence in Form XIX may be granted for export of arms or ammuni-

tion by sea or air from one place in India and its reimport into another place in India—

- (a) by the Central Government or any other officer specially empowers by it, if—
  - (i) the arms or ammunition are taken by sea or by an internation Air Service or across intervening territory not forming pa of India, or
  - (ii) the arms or ammunition form part of the estate of a deceas or insane person who was or is subject to the Indian Na Act, 1957 (62 of 1957) or whose estate is dealt with und the Army and Air Force (Disposal of Private Property) Act 1950 (40 of 1950); where such arms or ammunition are to sent to the wife, widow, legal representative or next of k of such deceased or insane person; or
- (b) by the licensing authority,-
  - (i) for import, at the place of destination, or
  - (ii) for export, at the place of despatch subject to the previous conse of the licensing authority at the place of destination required under rule 50—

if the arms or ammunition are carried by sea or by an internal ; service.

Explanation.—For the purpose of this rule, "India" include any the ex-French settlements in India.

- (2) A copy of every licence granted under sub-rule (1) shall forthwibe sent by the authority granting it to—
  - (a) the licensing authority/authorities of the place of despatch/destination of the articles as the case may be, or if the place of despatch destination is in any of the ex-French settlements in India, the Secretary, General Administration Department, Government of Pondicherry; and
  - (b) where the place of despatch/destination of the articles is oth than a port—
    - (i) to the licensing authority at the port of export/re-import; as
    - (ii) if the route includes transport by rail, to the railway authorii at the station from which the consignment is to be despatche
- 36. Arms or ammunition to be delivered to Customs Collector certain cases.—Where a vessel or air-craft bound for a port other the a port in India calls at any port in India in the course of its voyage, at remains there for a period exceeding forty-eight hours, any arms ammunition in the possession of any passenger not exempted from liability to take out a licence in respect of such possession shall be delivered by his to the Customs Collector, to be detained until the departure by sea or a as the case may be, of such passenger, and it shall not be necessary to such passenger to take out any licence in respect of the arms or ammunities of delivered and detained.
- 37. Prohibition of transport of arms and ammunition.—(1) Save herein otherwise provided, no person shall transport over India or any perfect thereof any firearms or ammunition or any arms of category V, exceeding, and in accordance with the conditions of, a licence granted until these rules.

- (2) Nothing in sub-rule (1) or in section 12 shall be deemed to apply to arms or ammunition—
  - (a) transported personally or as personal luggage, in reasonable quantities for his own use, by a person lawfully entitled to possess or carry such arms or ammunition;
  - (b) transported by a person licensed to manufacture such articles, for proof testing, in a case or package legibly addressed to a Government establishment or an establishment approved in this behalf by the Central Government, or re-transported by such establishment to such person;
  - (c) of category V, transported through an area where the Central Government has, by notification in the Official Gazette, applied section 4, or from such area to an area where section 4 does not apply, provided that the weapons are properly packed and labelled, showing clearly the description of the articles and the name and address of the consignee;
  - (d) transported by a licensed dealer for export or after import, in accordance with a licence for their export or import,—
    - (i) from the place of despatch to the port or other place of export, or
    - (ii) from the port or other place of import to the place of destination, or
    - (iii) by trans-shipment in the port of import for re-export by sea or air;

# (e) transported—

- (i) by a person lawfully entitled to possess such articles, in reasonable quantities for his own use from the premises of a licensed dealer, or for purposes of examination or repair or test to or from any such premises, or to the address of any other person lawfully entitled to possess such articles; or
- (ii) by a licensed dealer, in a case or package legibly addressed to a person lawfully entitled to possess such articles, in compliance with an order given by such person for the supply of such articles, in reasonable quantities, for his own use or after carrying out necessary repairs thereto;
- being chlorates, transported for bona fide industrial, agricultural or medicinal purposes:

## Provided that—

- transport of arms or ammunition under clause (d), clause (e) or clause (f) shall be subject to obtaining a certificate of no objection from the licensing authority at the destination of the articles as provided for in rule 50;
- transport of arms or ammunition personally for any of the purposes stated in sub-clause (i) of clause (e) without using them through any area outside the area of validity of his possession licence, shall be subject to his obtaining a permit from the licensing authority at the starting place of transport; and

- clause (c) or of chlorates under clause (f) shall be given to the officer-in-charge of the nearest police-station or a magistrate having jurisdiction over the place of despatch.
- (3) The officer or magistrate receiving prior intimation under clause (iii) of the proviso to sub-rule (2) shall immediately inform the district magistrate and, if the articles are transported by rail, the Superintendent of railway police having jurisdiction,—
  - (i) over the place of destination, in the case of transport of chlorates, and
  - (ii) over the place of entry into the area where section 4 applies, in the case of transport of arms of category V.

Explanation.—For the purposes of this rule, 'transport' includes movement of arms or ammunition across any part of the country, but does not include movement of arms or ammunition by a licensed dealer from a ware-house, godown or any other similar place to his factory, shop or other place of business within the same village, town or city.

- 38. Transport of arms or ammunition.—(1) A copy of licence granted in Form XX for transport of arms or ammunition beyond the local limits of the jurisdiction of the authority granting it shall forthwith be sent to the district magistrate having jurisdiction over the area where the place to which the articles are consigned is situated, or if such place is in the State of Jammu and Kashmir, to the Government of that State.
- (2) A copy of every such licence granted by a district magistrate for transport within the limits of his jurisdiction shall forthwith be sent to the subordinate magistrate (if any) having jurisdiction over the place to which the arms or ammunition are consigned.
- (3) Where arms or ammunition are transported by rail, a copy of such licence or a copy of the no objection certificate referred to in rule 50 shall be attached to the way-bill or invoice, as the case may be, and telegraphic advice of every such consignment shall be sent by the railway authorities from the forwarding to the receiving station.
- (4) A licence for the transport of arms or ammunition shall not, save for special reasons to be recorded by the authority granting it, be granted for a period longer than twice the time likely to be occupied in the journey to the place of destination by the route indicated in the licence:

Provided that a licence for a longer period, not exceeding a quarter of a year at one time, may be granted in connection with industrial purposes for transporting ingredients of ammunition in instalments from the godown to the factory of the licensee within the same district but not in the same locality. A licensee transporting any ingredients of ammunition under such licence shall give prior intimation to the nearest magistrate/officer-incharge of police station; and he shall make necessary entries promptly in the stock registers maintained for the purpose at both the godown and the factory.

- 39. Licence for import, transport and re-export of arms and ammunition.—Where under the authority of a licence for import, transport and re-export of arms or ammunition granted in Form XIX, the arms or ammunition are to be—
  - (a) transported across Indian territory entirely by rail, a copy of the licence shall forthwith be sent by the authority granting it, to

- the licensing authority and to the railway authority at the place from which the consignment is to be despatched; or
- (b) transported across Indian territory and re-exported by land or river, a copy of the licence shall forthwith be sent by the authority granting it to the district magistrate having jurisdiction over the area out of which the consignment is to cross the frontier of India.
- 40. Scrutiny by authorities of consignments containing arms and mmunition.—(1) (a) (i) Where a package or case containing arms or mmunition is brought for export or transport, to a railway authority r shipping agent or master of vessel or air carrier, the latter shall, before receiving the articles for despatch or despatching them, verify that they are ecompanied by the original licence in the case of export or an attested only of the licence in the case of transport or of export for re-import;
- (ii) where a consignment is received after import or transport, by an uthority at a port checking import or by a railway authority, such authority hall require the production of the original licence before delivering the onsignment.
- (b) Where arms or ammunition consigned to an area not on the frontier India are imported, or where a consignment of arms or ammunition is sported, by land or river, the district magistrate having jurisdiction over he area in India into or out of which it crosses the frontier of India or an flicer appointed by him in this behalf shall require the licensee to produce he original licence and may, in his discretion, require the licensee to groduce the arms or ammunition for his inspection before allowing the studes to leave the area.
  - (c) The aforesaid authority shall satisfy himself-
    - (i) that the licence accompanying the consignment or produced by the licensee is identical in substance with the copy sent to him; and
    - (ii) that the arms or ammunition correspond with the description given in such licence.
  - (2) Where in any case referred to in sub-rule (1)—
  - (a) the original licence is not produced by the consignee or the original or attested copy of the licence does not accompany the case or package, as the case may be, or
  - (b) the licence is not identical in substance with the copy sent to the authority, or
  - (e) the arms or ammunition do not correspond with the description given in such licence,

he authority shall not receive the articles for despatch or allow the articles o proceed further or deliver the consignment, as the case may be, and shall, a case he is not a magistrate, forthwith inform the nearest magistrate.

- 41. Production and delivery of licence for import/export/transport.—
  1) The consignee of arms or ammunition imported/transported under a icence or his agent in the case of arms or ammunition exported under a icence shall—
  - (a) produce the licence, where the consignment in the course of import crosses the frontiers of India by land or river, within six days

of such crossing, before the district magistrate having jurisdiction over the area into which the consignment so crosses or before such other officer as the district magistrate may appoint in that behalf:

- (b) deliver the licence within six days of the arrival of the consign ment—
  - (i) at the destination, in case such consignment has been imported or transported to a place in India, or
- (ii) in the area out of which such consignment, being exported/trans ported across Indian territory for re-export, is to cross the frontier of India and before it so crosses
  - to the district magistrate having jurisdiction over the area in which the destination or place of crossing, as the case may be, i situated, or such other officer as the district magistrate/Stat Government may appoint in that behalf.
- (2) Every officer, to whom a licence is produced or delivered under subrule (1) shall satisfy himself that—
  - (a) the arms or ammunition correspond with the description given in the licence, and
  - (b) any deficiency is properly accounted for.
- (3) If the officer to whom a licence is delivered under sub-rule (1) 18 an officer other than the district magistrate, the licence shall be forwarded by such officer to the district magistrate.
- 42. Import, transport and export of arms and ammunition for the Covernment of Nepal or the King of Nepal.—(1) Where arms or ammunition are imported into India for despatch to the Government of Nepal or Illis Majesty the King of Nepal, the customs authorities at the port of discinbarkation, for the licensing authority in other places, shall check the consignment against the list of arms or ammunition received from the Central Government; the packages shall be sealed thereafter in the presence of a Customs Examiner or any other authority appointed for the purpose by the Central Government.
- (2) (a) Where arms or ammunition imported into, or acquired in, India are to be despatched to Nepal for the Government of Nepal or His Majesty the King of Nepal, they shall be accompanied by a certificate from the Collector of Customs or the licensing authority of the area concerned to that effect; the certificate shall also contain a description of the marks on each package or case sufficient to enable it to be readily identified and a general statement of the contents of such package or case;
- (b) on receipt of requisition from the clearing agents or the firm concerned, as the case may be, the district magistrate shall arrange for necessary escort up to the railway station;
- (c) the railway authorities shall not receive for despatch any packed or case containing arms or ammunition unless accompanied by a certificat as required under clause (a).
  - (3) Where in any case-
    - (i) the list referred to in sub-rule (1) is not received from the Centra Government, or

(ii) the arms or ammunition imported into, or intended to be despatched from, India do not correspond with the description given in such list,

authorities concerned shall not allow the consignment to be despatched Nepal and shall forthwith inform the Central Government.

- 43. Transport of arms from any place in Nepal to any other place in pal through Indian territory.—(1) Notwithstanding anything contained tales 8 and 28, the Ambassador of India in Nepal, on application made or on behalf of His Majesty the King of Nepal, or the Government of pal, and subject to confirmation by the Central Government, may grant exerce in Form XXI for the import into, possession in, transport across, export out of, India from any place in the territory of Nepal to any other are in that territory across the frontiers of India, of arms or annumition categories I and II or any other category, by His Majesty the King of pal, personnel accompanying him, his brothers, the Prime Minister of pal and Nepal Government's Troops or Police as the case may be.
- (2) Where under the authority of a licence granted under sub-rule (1), or ammunition are to pass across Indian terr.tory—
  - (a) if entirely by rail, a copy of the licence shall forthwith be sent by the Ambassador to the district magistrates having jurisdiction over the areas through which the arms or ammunition shall pass across the frontiers of India and also to the railway authorities of the place in the Indian territoy through which the consignment shall pass;
  - (b) if by road or river, a copy of the licence shall forthwith be sent to the district magistrates having jurisdiction over the areas through which the arms or ammunition shall pass to Nepal across the frontiers of India.
- (3) The Central Government, or the Ambassador with the approval of e Central Government, may make any order regulating the safe transit to spal across the frontiers of India of the arms or ammunition mentioned in is rule.
- 44. Transit licences for bona fide travellers.—(1) Where a licence is anted in Form XXII, the licensing authority shall endorse the passport/sa of the tourist to that effect.
- (2) A copy of every licence granted in Form XXII shall forthwith be at to such officer of the Government of the State in which the place of a departure from India is situated as may be specially empowered in this shalt by the State Government or the Administrator or Lieutenant overnor or Chief Commissioner of a Union territory, as the case may re.
- (3) (a) The licensee shall not, while in India, sell or transfer any arms ammunition covered by his licence without prior permission of the censing authority of the place where such sale or transfer is to be effected. It is shall produce the arms or ammunition or the permission of the licensing authority, as the case may be, at the time of leaving India and return his cence to the passport checking authority, or other authority empowered by a district magistrate in this behalf, at the port or other place of departure on India;
- (b) the passport checking authority or other authority to whom the ence is returned by the licensee, shall forward the same to the authority or issued it, with the remarks that the arms or ammunition have been by exported, or sold or transferred with the permission of the authority neerned as required under clause (a).

- 45. Licence to keep in custody arms and ammunition.—The licensed Form XIV shall not accept for custody arms or ammunition without sating himself that there is no mala fide intention on the part of the deposor any person on whose behalf the deposit is being made. The dealer seither inform the nearest police station and the district magistrate personal or despatch information to the officer-in-charge of the police station the district magistrate by registered post on the day of deposit or return disposal, as the case may be, of such arms or ammunition.
- 46. Deposit of arms and ammunition under section 21.—(1) When licensing authority decides to suspend or revoke a licence or to refuse renew it, he shall, while communicating his decision in writing to licensee, inform him that—
  - (a) under section 21(1) he is required to deposit within such time may be specified in the order suspending, revoking or refusi to renew the licence, the arms or ammunition covered by licence, either with the officer-in-charge of the nearest polstation or with a dealer holding a licence in Form XIV, or, case he is a member of the armed forces of the Union, in a unit armoury;
  - (b) subject to the proviso to section 21(2), during the period prescribunder sub-rule (4), he or, in the case of his death, his leg representative is entitled to sell or otherwise dispose of the on or ammunition to any person lawfully entitled to possess to same and to receive the sale proceeds, if any; and
  - (c) if the arms or ammunition have not been disposed of or the possession by the licensee or his legal representative, as the commany he, has not become lawful within the prescribed period the shall, subject to the proviso to section 21(3), be forfeited if Government by order of the district magistrate.
- (2) Where any arm or ammunition is deposited by an owner under section 21(1), in a police station or unit armoury or with a dealer holding a licence in Form XIV, the officer-in-chage of the police station or unit armoury or the licensed dealer, as the case may be, shall—

  - (b) issue to the depositor a receipt containing the same details as in (4) and
  - (c) immediately send a copy of the receipt to the authority we granted the licence or renewed it last.

- (3) (a) (i) Any arms or ammunition deposited in a unit armoury under non 21(1) may, unless returned or disposed of earlier, be transferred, to the expiry of a period of 30 days after such deposit to the nearest restation;
- (ii) any arm or ammunition deposited in a police station under section 1) which have not been returned or disposed of within 30 days of the osit and the arms or ammunition transferred under clause (1) may be usferred for the sake of better maintenance or safety to a police armoury the district/taluqa headquarters or such other place as may be specified by district magistrate, in accordance with such instructions as may be issued the State Government for the purpose:

Provided that the district magistrate, may, when he considers it desire extend the said period of 30 days.

- (b) Intimation of such transfer shall be given to the depositor of the icle and to the licensing authority who granted or last renewed the ance for the article.
- (4) The period within which a depositor or his legal representative may presse his rights under sub-section (2) of section 21 shall be—
  - (a) six months from the date of deposit, if the arms or annunition are deposited as a consequence of contravention by its owner of any provision of the Act or these rules or any condition of the licence;

# (h) one year-

- (i) from the date of deposit, if the arms or ammunition are deposited as a consequence of its possession becoming unlawful under section 21(1) otherwise than as under clause (a), or
- (ii) if is already in deposit, from the date of communication to the owner, of the order revoking, suspending, or refusing to renew the licence, or
- (iii) from the date of notification issued under section 4:

Provided that any period under clause (a) or (b) shall be reckeded—

- from the date of the final order of the appellate authority;
- (ii) where the arm or ammunition is the subject of a legal suit or dispute or is owned or inherited by a person who has not completed the age of sixteen years, from the date of termination of the dispute or of completion by that person of the age of sixteen years; and
- (iii) where the owner of the arms or ammunition is on active service outside India—from the date of his return to India:

## Provided further that—

- (i) when the arm or ammunition is owned by a person who is considered by the licensing authority to be unfit, for the time being, to carry the arm or ammunition for easons relating to maturity, physical or mental condition or other incapacitating or unfavourable circumstances of a temporary nature, the period prescribed under clause (a) may be extended suitably by the district magistrate; and
- (ii) the State Government may be general or special order, extend the period in any other suitable case.

- (5) (a) Any arms or ammunition not returned or disposed of before expiry of the period prescribed under sub-rule (4) shall be notified to district magistrate; and, subject to the provisos to sub-rule (4) and proviso to section 21(3), transferred to the district malkhana or such of place as required by order of the district magistrate, for the purpose forfeiture under section 21(3).
- (b) The district magistrate shall, before making an order of forfest after the expiry of the prescribed period, serve a notice as required un section 21(4) in like manner as for service of summons under the Code Criminal Procedure, 1898 (5 of 1898):

Provided that, in the case of the depositor being a member of the autorces of the Union, the notice shall be served personally through Commanding Officer of such member.

- (6) Charges for maintaining in good condition articles deposited  $\tau$  be levied at such rates as may be fixed from time to time by the 8t Government.
- 47. Deposit of arms and ammunition for sate custody (otherwise t| under section 21).—(1)(a) A person lawfully possessing arms or ammunit may deposit them for safe custody with a dealer holding a licence in  $F_0$  XIV or in a police station or if he is a member of the armed forces of Union, in a unit armoury.
- (b) Before accepting the arms or ammunition for deposit otherwise the under section 21(1), the dealer or officer-in-charge of a police station or a armoury shall satisfy himself that they are possessed under a valid licentissued under the Act and these rules or under exemption from the need such licence.
- (c) Members of the armed forces of the Union may be allowed to  $k_0$  their arms or ammunition in safe custody in a unit armoury only during tenure of their service.
- (2) Where the arms or ammunition have been deposited under substant, the dealer or the officer-in-charge of the police station or unit armon shall—
  - (a) attach to each article deposited a card, easily distinguishable in that described in rule 46(2) (a) showing the following:—

    Deposit for safe custody:—

<b>-</b> / C   / / / /	it for here canody.
(i)	Description (No. etc.) of article
(ii)	Name and address of depositor
(iii)	Particulars of licence/exemption
(ir)	Sl. No. in register and date of deposit
(v)	Date of expiry of licence

- (vi) Date up to which deposited.....
- Signature of dealer or officer-in-charge of police station/unit armoury.
- (b) issue to the depositor a receipt containing the same particulars in clause (a); and
- (c) on the same day send a copy of the receipt to the authority a granted the licence or renewed it last.

- (3) (a) In the event of failure to get the licence renewed, the arms or innunition shall continue to be possessed by the dealer on the authority his licence in Form XIV or by the officer-in-charge of the police station unit armoury; but, if the licence is not renewed for a period of 3 years ter its expiry, the dealer or the officer-in-charge of the police station or int armoury shall bring this to the notice of the district magistrate for chi action as he may consider necessary;
- (b) the articles shall in no case be returned to the owner unless the ence to possess them is renewed or a new licence is obtained.
- (4) The depositor may be charged a fee for the custody of the articles posited at the following rates:—
  - 1. For each fire-arm .. .. One rupee per year or portion thereof.
  - For every other weapon or package 50 nP. per year or portion therof.

ny extra charges for maintenance of the articles in good condition may be leved at such rates as may be fixed from time to time by the State overnment.

- 48. Records and returns of the articles deposited.—(1) The dealer, or be officer-in-charge of the police station or unit armoury shall maintain the registers as may be prescribed by the Central Government.
- (2) A copy of the entries in the registers relating to the quarters ending notice that day of March, June, September and December, each year, certical as true copy under the signature of the dealer or officer-in-charge of the olice station or unit armoury, as the case may be, shall be forwarded to be destrict magistrate as early as possible after the expiry of each quarter.
- (3) The licensed dealer or the officer-in-charge of the police station or not armoury or of any other place specified under rule 46(3)(a)(ii) where we arms or ammunition are kept, shall submit to the district magistrate to the 15th December each year, a report showing the particulars of arms rammunition in their custody which have, or will, become liable to forture by the end of that year.
- 19 Inspection—(1) Arms and ammunition deposited in a police station of a dealer and those transferred to the district malkhana and the register mathematical for the purpose shall be inspected periodically by the district agristrate or other officer appointed by the State Government in this behalf accordance with such procedure as may be prescribed by the State overnment.
- (2) The arms or ammunition deposited in a unit armoury and the register antained for this purpose shall be inspected periodically by the officer minanding the unit or any other officer empowered by him in accordance ith the procedure prescribed by the Government of the State, where the mt is for the time being located.
- 50. Previous consent in certain cases.—(1) A licence having effect event the local limits of the authority of the officer granting it shall not a granted for the transport or export or re-import of any arms or ammunion to a place, without ascertaining that there is no objection to the grant such licence on the part of—
  - (i) the district magistrate having jurisdiction over the area in which such place is situated, or
  - (ii) the Government of the State of Jammu and Kashmir, if such place is in that State, or

- (iii) the Secretary, General Administration Department, Governme of Pondicherry, if such place is in any of the ex-French sett ments in India.
- (2) For the purposes of sub-rule (1), either—
  - (i) a cretificate of 'no objection' may be obtained by the applicant the licence, or
  - (ii) an enquiry may be made by the authority to whom application if grant of such licence is made.
- 51. Application for licence.—Every application for the grant of licence under these rules—
  - (a) shall be submitted in Form 'A';
  - (i) may be presented by the applicant in person or sent through to medium of post office or otherwise, to the licensing authority, far as possible, having jurisdiction in respect of the place whehe ordinarily resides or has his occupation;
  - (c) shall contain all such information as is necessary for the consideration of the application; and in particular—
    - (i) where the application is for a licence for the acquisition, possession and carrying of arms or ammunition for crop-protection shall specify details of the land and cultivation requiring prefection and area within which the arms or ammunition arrequired to be carried;
    - (ii) where the application is for a licence for import by land or rive or for export or for transport or for export and re-import, of for import, transport and re-export, of arms or ammunition, shall specify the place of destination, the route, the time likely to be occupied in the journey and the quantity, description and price of each kind of arms or ammunition in respect of which the licence is required and the purpose for which they are intended;
  - (d) where the grant of licence requires a certificate of no objection from some other authority as provided in rule 50, shall state whether such certificate has been obtained and, if so, shall be supported by evidence thereof:

# Provided that-

- (i) an application by a member of the armed forces of the Union shat he made through his Commanding Officer to the licensing authority having jurisdiction in respect of the place to which he is at the time being posted; and
- (ii) the licensing authority may, in accordance with any instructor issued by the State Government in respect of all or any class of fire-arms require the personal attendance of the applicant before granting or renewing the licence applied for.
- 52. Form of licences.—(1) A licence in Form II, Form III, Form III. Form IV, Form V or Form VI, if granted for more than one year, shall be in bookform.

\* (2) When a licence is granted in Form II, Form III, Form IV, Form or Form VI for the possession of arms to be acquired by the licensee absequent to the grant of the licence, the authority granting the licence all at the time of granting the same direct that within a period specified him in this behalf, which he may from time to time extend, the arms wered by the licence shall be acquired and that the licence or the arms poth shall be produced for his inspection and if within the period so accified or extended the licensee fails to acquire the arms and to produce the licence, or the arms or both, as the case may be, the licence shall cease the inforce:

Provided that, if during the period so specified or extended the licensee ishes to acquire and possess any weapon or weapons of a different description and the licensing authority has no objection to allow the acquisition and possession of such weapon or weapons, he may amend the licence coordingly.

- 53. Variation of conditions of licences.—(1) On application from a necessity a licensing authority may extend the area of validity specified in his licence, if he is satisfied about the need of such extension, subject to the condition that the licensing authority has the power to grant placence in relation to the area to which extension is sought.
- (a) On application from a company holding a licence in Form II or form III for a change in the name of the member, agent or other representative of the company in whose name the licence has been granted or of tetainer included in the licence the necessary amendments may be made in the licence by the licensing authority.
- 54. Renewal of licences.—(1) Every licence may, at its expiration and abject to the same conditions (if any) as to the grant thereof, be renewed y the authority mentioned in Schedule II as renewing authority.
- (2) The authority issuing a licence shall ordinarily be responsible for maching all future renewals of the licence. Where a licence is renewed by authority other than the authority who granted it, the former shall forthmich inform the latter of the fact of renewal and the period for which such prewal is valid. The applicant for the renewal of a licence under this rule hall always be required to state his permanent residence, and, if he notifies change in his permanent residence to the district in which the renewal isought, the licensing authority of such district shall thenceforward between tesponsible for watching all future renewals of his licence and shall aform the original issuing authority accordingly. This procedure shall be preated on each subsequent occasion of renewal of the licence, the necessry intimation being sent by the renewing authority to the original issuing thority or to the authority who last renewed the licence on a permanent ange of residence, as the case may be.
- (3) An application for renewal of a licence for arms or ammunition posited under sub-rule (1) of rule 47 may be made by the depositor, or here it is not practicable to make the application direct, through the dealer any other person authorised by him in this behalf, while the arms or maunition continue to be so deposited.
- (4) The licensing authority may consider an application for renewal of licence, if the period between the date of its expiry and date of application is not, in his opinion, unduly long with due regard to the circumsuces of the case, and all renewal fees for the intervening period are paid; therwise the application may be treated as one for grant of a fresh licence.

- 55. Appeal against the order of libensing authorities.—In any case which an authority issues an order—
  - (a) refusing to grant or renew a licence or to give a no objection cert ficate for such grant or renewal, or
  - (b) varying any condition of a licence or suspending or revoking licence under sub-section (1), or sub-section (3) or sub-section (4) of section 17, the person aggrieved by such order may, within thirty days from the date of issue of the order, and subject the proviso to sub-section (2) of section 18 prefer an appear against that order, to the concerned appellate authority.
- 56. Procedure to be followed by the appellate authority.—On receip of an appeal, the appellate authority may call for the records of the castroin the authority who passed the order appealed against and after givin the appellant a reasonable opportunity of being heard pass final orders.
- 57. Fees payable for licences.—(1)(a) Every licence granted or renewed under these rules shall, save as herein otherwise expressly provided, he chargeable with the fee (if any) specified in the Form in which it is granted or renewed.
- (b) In any case where fee is prescribed for a year, fee for a fraction of a year shall be the same as for a whole year.
- (2) Where a licensee submits his application for renewal of his license after the expiry of the period for which the licence was granted the licensing authority may, if he decides to renew the licence, at his discretion levy-
  - (a) full fee as for initial grant of the licence, and
  - (b) if he is satisfied that the delay is not justifiable or excusable, nor serious enough to warrant revocation of the licence or prosecution of the licensee, a late fee not exceeding the amount of the license fee if fee is charged, or Rs. 5 in other cases.
- (3) The Central Government may, by general or special order and for reasons to be recorded in writing and subject to such conditions, if any, as it may specify in the order, grant exemption from, or reduction of, the payable in respect of any licence:

Provided that it shall be a condition of every exemption from paymer of the fee chargeable in respect of the grant or renewal of any licence of Form III that if application for renewal of such licence is not made within one month of the date on which the licence expires, the licensing authority may, unless the applicant satisfies the licensing authority that he had sufficient cause for not making the application within that period, levy renewater at the rate specified in the Form.

- (4) No separate fee shall be chargeable from retainers.
- (5) No fee shall be chargeable in respect of the grant or renewal of licence in Form XV by a State Government or the Board of Revenue (in the State of Andhra Pradesh, Kerala or Madras), for the import of sulphus in reasonable quantities, if the State Government or the Board of Revenue is satisfied that the sulphur is required in good faith for medicula, industrial or agricultural purposes (other than for manufacturing arms, animunition or explosives).
- (6) Any political representative authorised to grant licences in Form XVIII may remit the fee payable in respect of the grant or renewal of any such licence in the case of arms or ammunition exported for personal use, or in the case of ammunition exported for use for blasting purposes (whether on a public work or not) of the Government of any territory or place outside India.

- (7) (i) No fee shall be chargeable for the grant of a licence for export I re-import of any arms or ammunition in a case or package legibly lressed to a person lawfully entitled to possess such articles, in comance with a requisition made by such person for the supply of such acles in reasonable quantities for his own use or after carrying out necessary repairs thereto
- (11) Where any arms or ammunition are imported under a licence into y customs port in India and re-exported thence for re-import into any let customs port in India under rule 35 the necessary licence for such export and re-import under the said rule shall be chargeable with a fee tupee one only.
- (S) No fee shall be chargeable in respect of-
  - (i) a change of description of the weapon entered in a l'œnce grantel for its acquisition under the proviso to rule 52(2) but if the licence fee in respect of the weapon so changed is higher than that for the original weapon, the difference of such fee may be charged;
  - (ii) an endorsement under rule 12 of a licence granted in the State of Pondicherry or endorsement to extend or change the area of validity of a licence under sub-rule (1) of rule 53;
  - (111) a change of name, under rule 53(2), of member, agent or other representative of the company or a retainer; or
  - (iv) a grant of consent or permit/certificate or endorsement or any other document under these rules, except as otherwise expressly provided.
- 78 Fee payable for copies and duplicates.—Where a licence granted or newed under these rules is lost or accidently destroyed, the authority powered to grant such licence may grant a duplicate—
  - (a) where the original licence was granted without the payment of any fee, on payment of a fee of 50 nP.; and
- the in any other case—on payment of a fee of one rupee or of the fee with which the original licence was chargeable whichever is less.
- Fee payable on a petition for appeal made under section 18(1). lesy petition for appeal under section 18(1)—shall be accompanied by a p of—
  - (a) Rs. 10, if the fee for the licence in relation to which the appeal is preferred is Rs. 5 or more; and
  - (b) Rs. 5 in any other case.
- 60. Collection of fees.—All fees payable shall be paid in cash either in son or, at the option of the person concerned, by money order/postal er, at the time of application.
- Once is required for the manufacture, sale, import, export or transport any category or description of arms or ammunition by or through a ler, the dealer may be asked to register his name and address and place business in such manner and at such place as the Central Government y prescribe and the dealer shall maintain such registers and furnish h information to the Central Government as it may require in respect the arms or ammunition so manufactured, sold, imported, exported or insported.

# 62. Production of licences.—(1) Any person who—

- (a) holds a licence granted or renewed or a pass, permit or certific granted under these rules, or
- (b) is acting under colour of such licence, pass, permit or certifics shall forthwith produce such licence, pass, permit or certificate upon dema by any magistrate or any police officer of a rank not below that of an office in-charge of a police station.
- (2) While granting or renewing a licence, no authority shall impose condition inconsistent with sub-rule (1).
- 63. **Production of arms.**—The authority by whom any licence in  $\Gamma_0$  II. Form III, Form IV, Form V or Form VI has been granted or renew may for the purpose of satisfying itself that any arms covered by solicence are still in the possession of the licensee, at any time while of licensee is in force, by order in writing require the licensee—
  - (a) to produce the arms at such time and place for inspection of su officer as may be specified in the order; or
  - (b) at the option of the licensee to produce a certificate from-
    - (i) a magistrate or the officer-in-charge of the nearest police statis in whose jurisdiction the licensce resides or has his occupation or
    - (ii) if he is a Government servant, a gazetted officer to whom he subordinate,

to the effect that he has seen the arms in the possession of the licensee and that they correspond to the description given on the licensee.

- 64. Savings.—(1) The Indian Arms Rules, 1951, are hereby repeals
- (2) Notwithstanding such repeal, anything done or any action take (including any exemption, exclusion or withdrawal made, fee impose levied, remitted or reduced or power conferred) or deemed to have be done or taken under the said rules, shall, so far as it is consistent at these rules, be deemed to have been done or taken under the corresponding provisions of these rules.

SCHEDULE I.

(See rule 3).

Category.	Arms.	Ammunition.
1	2	3

- I(a) Prohibited arms as defined in section 2(1)(i) and such other arms as the Central Government may, by notification in the Official Gazette, specify to be prohibited arms.
  - I(b) Semi-automatic guns; smooth-bore guns having barrel of less than 20" in length.
- Prohibited ammunition as defined section 2(1)(h) and such other art as the Central Government mathematication in the Official Garaspecify to be prohibited ammunited.

Ammunition for arms of category 10

Ce	tegory.	Arms	Ammunities.
1		2	3
	which can fire ser bore; muskets or revolvers of intermediate bore or of 9 mm. ca catridges having	ore or of any other bore vice ammunition of ·303 of ·410 bore; pistols ·441, ·455 or any se; or of ·38 or ·380 bore dibre, or firing rimmed bore diameter across age between ·340" and	Ammunition for firearms of category I(c)
		any fire-arms designed ninish the noise or flash ing thereof.	Nil.
11.	Machinery for many of a firearms.	ufacture or proof-testing	Machinery for manufacturing ammunition
m.	Firearms other the II and IV, namel	an those in categories I, y:	Ammunition for firearms other than those in categories I, II and IV, namely:
	III(a) Revolver	s and pistols	Ammunition for firearms of category $III(a)$ .
	• 22 bor	pading rifles other than e rifles mentioned in III(c) below.	Ammunition for firearms of category $\Pi\Pi(b)$ .
	rım-fire c	low velocity) rifles using artridges, breech-loading ore guns and air-rifles.	Ammunition for firearms of category $III(c)$ .
	$\mathbf{III}(d)$ Air guns	and muzzle loading guns	Ammunition for fire-arms of category $\mathrm{III}(p)$ .
IV.		cal weapons, other than nder section $45(c)$ .	Curios and historical ammunition.
v	Arms other than fi	rearms :	Nil.
	Swords daggers, ding land axes, kn and Kh weapons 9" or wi those dagricultu trial purpand othe "life premaking a II; and a	leadly weapons namely— (including sword-sticks), bayonets, spears (inclu- less and javelins); battle- less (including Kirpans lakries) and other such with blades longer than der than 2" other than der than 2" other than esigned for domestic, ral, scientific or inclus- less, steol, baton; "Zipo" less steol, baton; "Zipo" less such weapons called servers"; machinery for rms, other than category ny other arms which the Government may notify	

VI(a) Articles containing explosives or fulminating material; fuses and friction tubes.

VI (b) Ingredients as defined in section 2(1)(b)(cvii).

Nove.—Parts and accessories of any arms or ammunition and charges for firearms—and ressories for charges belong to the same category as the arms or ammunition.

Vi

(See rule 4).

4	*The licence shall be valid for a period of six months only and granted only for the purpose of	sport and possession.	;				twith the sanction State Government or in the State of Madras, Andhra Pradesh or Kerala, of the Board of Revente.
	.: 111*	• II :	District Magistrate licensing IIIA .	Magis- IV First strate wered vern-	licensing IV	licensing V	licens'ng VI
Contract one	No renewal	No renewal	of retainers of D Same as lic authority.	Sub-divisional Magis- trate or any First Class Magistrate specially empowered by the State Govern- ment in this behalf.	Same as authority	Same as lice authority.	Same as authority.
	India or any specified part thereof.	India or any specified part thereof,	<ul> <li>(h) I(e), In case of retainers of India or any specified Same as I part thereof.</li> <li>authority.</li> </ul>	India or any specified part thereof.	Throughout the distret or his area of jurisdiction or any specified part of his jurisdiction.	Throughout the district or his area of jurisdiction or any specified part of his jurisdiction.	Throughout the district the premises for target practice to be speci- fled.
# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	o) State Government or an officerspecially empowered by that Government.	Mission in the country notified under section 10H/0b to which tourist belongs, or district magistrate or any other officer specially empowered by Central Government	Magistrate	(a) District Magistrate India or any specified part thereof.	gistrate and First or Second Class Magne- trate specially on- poweredbythe state Government in this behalf	District Magistrate, Subdivisional Ma- gistrate and Tahsidar or 2nd Class Magis- trate specially em- powered by the State Government.	†District Magistrate
In case those 100 for	(1) In Jammu and Kashnir	(11) Any other place in India.	In case of retainers of exemptees				
(0.1110) 1110 III (1.11117)			(h) I(b), I(c), I(d) III(a), III(b), III(c), III(d),	(a) III(b), III(c), III(d) and V	$V_{\cdot}$	III(e), III(d), V	I(c), III
				4 Acquisition/possession and carrying for des- truction of wild animals which do injury to human beings cattle.		5 Acquiring possessing and carrying for protection of crops and cattle.	6 Acquisition possession and use for target practice.

Item No.	Purpose.	Categories of arms ammunition as defined in Schedule I.	Place class of persons.	Licensing authority.	Areas for which the licture can be granted.	Renewing authority.	Form No.	Conditions.
	2	33	7	ĸ	e e	7	œ	G
7 Carryii	Carrying on journey in A	All . (	i) In Jammu and (Eashmir.	(1) State Government In	India or any specified N part thereof	No renewal	VII	
Inc	lis.		(ii) In other places	(ii) District Magistrate, Sub-divisional Magistrate, specially empowered by the State Government.				
			<ol> <li>In case of persons residing in Nepal.</li> </ol>	(iii) Ambassador of India, Nepal.				
8 Temporary	possession by	I(c), III(a), III(b)	At place of arrival :-		India or any specified	No renewal	. VIII	
Visiti	ng India.	V.	(i) In Jammu and Kashmir.	(i) State Government or an officer-pecially empowered by that Government.	part dieteor.			
			(ii) elsewhere in India.	of District Maristrate or an officer specially empowered by the State Government.	India or any specifical part thereof.	No renewal	. VIII	
Manuf Shc (or (or for ver	Manufacture, conversion, shortening, repair, test other than roof test), sale, transfer, kerping for sale, transfer, conversion or test of arms and ammunition.	:: IIF	Throughout India	Central Government	Within the premises to be specified in the licence.	State Government .	M ·	
9-A Prov	Proving of firearms	All	Throughout India	Central Government	Within the premises to be specified in the licence.	State Government .	×	
10 Converse tes	Conversion, repair or test (other than proof- test) transfer, sale, keeping for sale, repair	I(b), I(c), I(d), III(a), III(b), V.	(i) In Madras, Andhra Pradesh and Kerala.	(1) Board of Revenue	Within the remises to be specified in the licence.	Board of Revenue	: XI	
<b>1</b> 0	or test or transfer.		(ii) In other places	(ii) State Government	Within the premises to be sperified in the	State Government .	. XI	
11 Sale.	Sale, transfer or fest cother than proof fest,	16) 10), 1-4), 11150 11150, 11150 11150,	(t) In Madras, Andhra Pradesh and Kerala	(') Board of Revenue	nence.			
=			(a) In other place	or street or comment	Within the premise to Board of Revenue	Board of Revenue	=	

3 <b>T</b>	IA] T			GAZ	ĭ.,	E	XT	RY., S	EPTE	MBER 27,	1962	2905
1		•To be given only to holders of a licence in any of the Forms IX. X. XI, XII,	, iiiv	tin reasonable quantities for medicinal, agricultural or infinitrial purposes.					*Subject to the condition that the licensing authority is satisfied that—	(i) the arms are not meant for sale or for military purposes but are meant for the personal use of the consignee, and,	(ii) any riftee or parts of or fittings for riftee are intended in good faith for sporting purposes only.	Subject to condition (ii) above.
	VIII	•XIV	1	ΧX	_	XVI	XVI	хүш	XVII			хип
	licensing	Heensing	:	:	:	;	:	:	:			:
	Same as authority.	Same as authority.	No renewal	No renewal	No renewal	No renewal	No renewal	No renewal	No renewal			No renewal
Вееве	Within the premises to be specified in the licence.	Within the premises to be specified in the licence.									_	
empowerd by the state covergnert.	state constrained of an officer specially empowered by the State Covernment.	(a) Central Government	(b) District Magistrate in whose jurisdiction	the port lies. (c) Board of Revenue† in Andhra Pradesh, Madras or Kerala.	(a) Central Government	(b)(i) State Government	(ii) District Magistrate	Central Government or an officer specially empowered for the purpose by the Central Government.	Government of the *State in which the port is attnated.			District Magistate
		(a) At any customs port in India.	(b) At any customs port in India.	(c) At ports of Kakinada, Tuticorin & Cochin.	(a) Throughout India	(h)(i) In Jammu and	Kashmir. (ii) At other places	From any customs port in India to a port in a foreign territory.	From any customs port in India to a port in a foreign territory.			From any customs port in India to a port in the Common wealth.
<b>:</b>	11 €	(a) I(b), I(c), I(d)	$_{\rm VL}^{(b)}$ III, IV, V,	(c) Sulphur	(a) $I(b)$ , $I(c)$ , $I(d)$	(b) III, IV, V, VI		(a) Ail	$_{\mathrm{III}(d),\ \mathrm{IV},\ \mathrm{V},\ \mathrm{V},\ \mathrm{VI}}^{(b)\mathrm{III}(b),\ \mathrm{IV},\ \mathrm{V},\ \mathrm{V},\ \mathrm{V}}$			(c) III(b), III(c), III(d). IV, V, VI.
corner cover proves covers.  K. priver C. e. de detas.  for or dest	13 Kooping for safe custody	14 Import by sea or air			15 Import by land or river			Export by sea or air to foreign territory in- cluding Commonwealth countries				
	****	<del></del>			-			16				

Conditions.	ď		*To be given only for the personal use of the licensee in Sikkm and Bhutan.	*Subject to previous sanction of the Central Government in respect of categories I and II.					•
Form No.	×	хиш	*XVIII	XVIII	XIX	XIX	XIX	XIX	XX
uthority.		:	:	:	:	:	:		:
Renewing authority.	2	No renewal	No renewal	No renewal	No renewal	No renewal	No renewal	No renewal	Normewal
Areas for which the licence can be granted.	ų								
Licensing authority.	10	tentral towerment or any other specially empowered for the purpose by the Central Government,	Political Officer in Sikkim,	•Ambas-ador of India in Nepal.	(a) Central Government	(b) Central Government or any officer special- ly empowered for the purpose by the Central Government.	(c) District Nagistrate	Ambassador of India in Nepal	ersta Garmment
Place celass of errons.	₹,	To any place out-id-	Sikkim, Bhutan	To Nepal	(4) Between one port of India and another.	(b) Between one port of India and another.	(c) Between one port of India and another,	From any place in Nepal.	O Promise of Section (Co. 1874)
Categories of arms/ammunition as defined in Schedule I.	3	(a) All	Sulphu or chlorate re- chlorate re- quired for manufacture of matches, Bengal lights and paper caps for toy pistol.	(c) All	(a) l(a), l(b), II	(b) 1(c), I(d), III(b).	(c) III( ), III(a), III(d), IV, V, VI.	(à) III, IV, V, VI	Pro first feds
Purpose.	61	17 Export by land or river			18 Export and re-import; Import, transport, and re-export.				19 Transport
No.	-								

Government.			
	: xxii	ensing XXII	
:	No renewal	Same as licensing XXII authority.	
TA P.A.	Listrict Magistrate or an officer specially empowered by the Central dovernment or in the case of persons residing in Nepal by the Ambassador of India in Nepal.	District Magistrate or an officer specially empowered by the State Government	
:			
i sarka ki		٠ <u>٠</u>	
	(b), Ite, Itd) III, IV, V.	(countrymade weapons only),	
and transport out of, four by His Mayers the King of Nepal pyrsound accompa- uving him, his brothers, the Prime Minister of Nepal and Nepal (60- Vernment's troops and police.	Import into, possession I(b), I(c), I(d) (without use) for the III, IV, V, duration of his journey across and export out of India by bona his travellers of their personal arms and ammunition passing through India.	Acquiring, possessing during the course of his stay in, (but not use) and carrying in, and export out of India, by long new tearists.	

# CONDITIONS

- 1. This licence is granted subject to all the provisions of the Arms Act, 959, and of the Arms Rules, 1962.
- 2. It covers only the arms and ammunition specified in columns 2, 3 and 4 and for the purposes shown in column 9.
  - 3. In case of import or transport—
  - (a) an account of the contents of each package shall be legibly written thereon;
  - (b) bulk shall not be broken before the articles reach the place of destination;
  - (c) the articles shall be delivered only to a person lawfully entitled to receive them.
- 4. In cases of transport by rail, each package shall be marked with the rolds "Firearms, Category I" or "Firearms, Category II" as the case may e. In such manner as to be readily recognizable by the Railway authorities.
  - 5. In the case of possession, the licensee shall-
    - (a) on demand by an authorised officer produce the firearms possessed under this licence;
    - (b) not sell or transfer any firearms or ammunition or any part thereof covered by this licence to any person not lawfully entitled to possess them;
  - (c) forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by this licence; and
  - (d) give prior intimation to the licensing authority concerned of his intention to break up or dispose of any firearms or ammunition or any part thereof (otherwise than as mentioned in the note below); failing which proof of the articles having been broken up or disposed of will have to be furnished to the satisfaction of the licensing authority.
- 6 The authority granting or renewing the licence has the right to adding at any time during the currency of the licence, whether the weapon or which it has been granted is still in the possession of the licensee, and may require the production of the weapon for the purpose of such an adding.

Note.—Licensees are warned that in case they sell or transfer any arms rammunition covered by the licences possessed by them to any person they hall forthwith inform in writing the district magistrate having jurisdiction rathe officer-in-charge of the nearest police station of such sale or transfer gether with the particulars of the firearms and ammunition, and the erson to whom they have been sold or transferred (section 5 of the Arms let 1959). Failure to give such information is punishable with imprisonment for a term which may extend to six months or with fine which may stend to Rs. 500 or with both [section 25(3) of the Act].

FEE: FREE OF FEE.

FORE =

Licer	<b>FORM II</b> Licence for acquisition and possession of atms or amministion of categories $III(b)$ , $III(c)$ , $III(d)$ , $V$ or $VI$ .	FORM II seion of urms or ummerki	I ion of cutegories III(l	b), III(c), III(d), V or V)	<i>I.</i>
Name, description and resi. Number and description	Number and description	Ammunition.	ition.	Place (with description) Period for which the whome articles are to be licence is valid.	Period for which the licence is valid.
dence of licensee and agent (if any).	of arms.	Description.	Quantity.	kept.	
1	83	e e	4	ro.	9
The of	19		(SEAL)	(Signature) Licensing Authority Designation Place	
		FORM OF RENEWAL OF THE LICENCE	L OF THE LICENCE	63	
Date and year of renewal.		Date on which renewed licence expires.	Signature and designation of renewing authority.	nation of renewing rity.	Seal.

## CONDITIONS

- 1. This licence is granted subject to all the provisions of the Arms Act, 59, and of the Arms Rules, 1962.
- 2. It covers only the arms or ammunition specified in columns 2, 3 and so long as they are kept in the place described in column 5, but does not thorise the licensee—
  - (i) to carry arms,
  - (ii) to keep Government arms or ammunition.

Explanation.—For the purposes of this condition:

- (a) "Government arms" means a firearm or other weapon which is the property of Government; and
- (b) "Government ammunition" means ammunition manufactured in any Government factory or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- 3. Condition 2(ii) may be cancelled by the authority granting the ence if empowered to do so by the Central Government, and an endorsemt added showing the Government arms or ammunition which the ricensee authorised to possess.
- 4 The licensee shall-
- (a) on demand by an authorised officer produce the arms possessed under this licence:
- (b) not sell or transfer any arms or ammunition or any part thereof covered by this licence to any person not lawfully entitled to possess them;
- (c) forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by this licence; and
- (d) give prior intimation to the licensing authority concerned of his intention to break up or dispose of any firearms or ammunition or any part thereof (otherwise than as mentioned in note below); failing which proof of the articles having been broken up or disposed of will have to be furnished to the satisfaction of the licensing authority.
- 5. The authority granting or renewing the licence has the right to quire at any time during the currency of the licence, whether the weapon r which it has been granted is still in the possession of the licensee, and ay require the production of the weapon for the purpose of such an iquiry.
- 6 Where a licence in this Form is granted for the possession of assium Chlorate by an educational institution, the following further ditions shall apply:—
  - (a) The quantity of chlorate stored should be the minimum required for laboratory purposes as certified by the Head of the Institution to the licensing authority.
  - (b) The stock of chlorate possessed should be kept in a well-made cupboard or almirah under lock and key under the control and supervision of a responsible member of the staff and the place where the chemicals are kept should be adequately secured.

- (c) Accounts of issues and balances of chlorate possessed should be keepend and checked with the actual stock at frequent intervals by responsible member of the staff. The account book should available for inspection on demand by any Magistrate or a Police Officer of a rank not below that of Inspector.
- 7. Chlorates shall be kept in a building constructed of uninflammal materials only and separated from any dwelling house, other buildin highway, street, public thoroughfare or public place by a distance not he than 10 feet:

Provided that where the total quantity stored does not exceed 100  $\rm k_{\rm I}$  chlorates may be kept exclusively in a closed and secured receptable place in a building used for the keeping of other articles not being of an explosi or highly inflammable nature.

8. Sulphur shall not be kept in the same room with saltpetre in the premises specified in column 5:

Provided that where the quantity of each does not exceed 100 kg sulphur and saltpetre can be kept in separate closed receptucles in the  $\sin$  room.

- 9. No person shall smoke and no open fires shall be allowed at any  $t_{III}$  in the premises specified in column 5, or in the vicinity of the receptable mentioned in provisions to conditions 7 and 8.
- 10. Where any building used for storage of such materials is httd with electric lighting or power, the licensee shall get these installation tested at least once a year or once during the currency of the licence by a Electrical Inspector appointed under the Indian Electricity Act, 1910, a ensure that there is no danger of fire or sparking.
- 11. Any accident, fire or explosion occurring within the premise specified in column 5 which is attended with loss of human life or serious injury to person or property shall be reported at once by the licensee to the officer-in-charge of the nearest police station having jurisdiction over the premises as well as to the Inspector of Explosives of the circle concerned.

Note.—Licensees are warned that in case they sell or transfer any amor ammunition covered by the licences possessed by them to any person the shall forthwith inform in writing the district magistrate having jurisdiction or the officer-in-charge of the nearest police station, of such sale or transfer together with the particulars of the firearms and ammunition and the person to whom they have been sold or transferred (section 5 of the Am Act, 1959). Failure to give such information is punishable with improvement for a term which may extend to six months or with fine which may extend to Rs. 500 or with both [section 25(3) of the Act].

Times for acceptance acceptance of my concept	and the more recide than it is a source of the source of t	arms or ammunition for sport/protection/display.
I. The fees payable in respect of the initial grant and each subsequent year of grant or re-	newal of licences in this Form shall be at the following angularity	said annual said said said said said said said said

Class of weapon.	For initial yegrant.	l year of nt.	For initial year of For each subsequent grant. year or fraction of year of grant or renewal.	For each subsequent year or fraction of year of grant or re- newal.	
	Rs.	nP.	Rs.	nP.	
(a) Pistol, revolver and repesting rifle	10	:	ŧĢ	:	
(b) Rifle other than those mentioned in $(a)$ & $(c)$	8	:	က	:	*The inappropriate term(s) should be deleted. The word
(c) ·22 bore rifle (low velocity firing rimmed cartridges, B. L. gun and air rifle.	4	:	21	:	"Tourist" shall be stamped across a licence issued under entry 3(g) of Schedule II.
(d) M. L. gun, air gun, sword, bayonet, dagger and spear lance.	-	:	:	50	
(e) Weapons of category V other than those mentioned in (d).	:	:	:	:	

The reduced fees for renewal will ordinarily be available only if application for renewal is made within one month after the date of expiry of the licence and if application is not made within that period, the licensing authority may in his discretion, levy-

(a) full fee as for initial grant of the licence; and

(b) if he is satisfied that the delay is not justifiable or excessible, nor serious enough to warrant revocation of the licence or prosecution of the licensees, a late fee not exceeding the amount of the licence fee if fee is charged, or Rs. 5 in other cases, unless he considers it not necessary to renew the license.

Where a licence in this Form is granted or renowed for a period exceeding one year, the fee shall be calculated at the rates prescribed in paragraph I above, fractions of a year being reckoned as one whole year for the purpose: III.

(i) Provided that the fee shall be-

(a) the actual rates prescribed in paragraph I for initial grant in respect of the first year; and

(b) the annual rate prescribed in paragraph I for renewal in respect of each year or part thereof beyond the first year.

FORM III -concld.

_					
	*Date on Date on which the which licence or both shall be expires. produced for inspection before licensing authority under rule 52(2).			11	(Signature) Licensing Authority Designation Place
	·			10	uthority
	Area within	licence is valid.		6	Licensing Authority Designation Place
	ti.	l ·á		<b>∞</b>	
	1	Arms.	Arms.		(SEAL)
	Name, father's name and address of retainer (if any) covered by the licence.			9	-
		l description of ammuni- n.	Maximum purchasable during the year.	ည	
		Brief des- Quantity and description ription of of each kind of ammunieach weather.	Maximum to be posses- sed at any one time.	4	19
		Brief description of each kind of a each wearen bon with details, e.g., Maximum Midentification marks, sed at any during sed at each constitution marks, sed at any during sed at each description marks, e.g., one time.		က	Jo
	Name, description and residence of licensee.		2	The	
Serial N No. of e li-				1	

\*Provided that where a licence is granted in Forms III, IV, V or VI for the possession of arms to be acquired by the licence subsequent to the grant of the licence, the authority granting the licence shall at the time of granting the same, direct that within a period specified by him in this behalf which he may from time to time extend, the arms covered by the licence shall be acquired and that the licence or the arms or both shall be produced for his inspection, and if within the period so specified or extended the licensee fails to acquire the arms and to produce the licence or the arms or both, as the case may be, the licence shall cease to be in force.

# Torm of renewal. Date and year of renewal. Date on which renew. ed licence expires. Signature and designation of renewing authority. Seal.

# CONDITIONS

- 1. This licence is granted subject to all the provisions of the Arms Act, 959, and of the Arms Rules, 1962.
- 2. It covers only the person named, and the arms or ammunition escribed therein and such retainers (if any) as may be entered in column 6:

Provided that if the licensee is a recognised shikar agent in possession of a certificate to that effect from the Central Government he shall be able to lend his weapons covered by his licence for use by any foreign tourist accompanying him and in possession of a shooting licence under the local cames rules, valid for the area where shooting by the latter is intended:

Provided further that the licensee shall be able to lend his weapon emporarily for a period not exceeding a fortnight for the purpose of sport only to a person lawfully entitled to possess such type of weapon and subject of the conditions that—

- (a) the weapon is used by borrower in the presence of the licence holder or under his written authority, which shall show the number and other identification marks of the weapon and the period for which it is lent:
- (b) in the event of the weapon being misused by, or stolen or lost due to the gross negligence of, the borrower, the licence thereof shall be liable to be revoked; and
- (c) the borrower shall, on demand, produce proof of such lending.
- 3. If the licensee is a bona fide foreign tourist, the word "TOURIST" hall be stamped on his licence by the licensing authority.
- 4. This licence is valid to the extent specified in column 9 subject, in he case of a licence having effect in any area outside the State in which it t granted or renewed, to any restrictions which may be imposed in such trea by any general or special order of the Central Government.
- 5. The licensee or any retainer acting under this licence shall not carry my arms covered thereby otherwise than in good faith for the purpose of sport/protection/display; and, save where he is specially authorised in this behalf by the district magistrate concerned, he shall not take any such aims to a fair, religious procession or other public assemblage.
- 6. The licensee, at the time of purchasing any arms or ammunition, shall cause the following particulars to be endorsed upon his license under the vendor's signature, namely—
  - (a) the name, description and residence of the person who takes delivery of the articles purchased;

- (b) the nature and quantity of the articles purchased; and
- (c) the date of purchase;

and if the arms or ammunition are purchased from any person other than a licensed dealer, shall also cause the particulars specified in clauses (b) and (e) to be furnished in writing to the authority who granted this licence within such period as may be prescribed for this purpose by such authority. No purchase of ammunition shall, however, be permitted except on a written certificate from the licensec certifying that with the amount proposed to purchased, the total quantity of ammunition in his possession will not exceed the maximum which he is entitled to possess at any one time, or his total allowance for the year.

- 7. He shall not purchase ammunition of any kind in excess of the maximum which may from time to time be fixed by the Central Government. Such maximum may be prescribed both for the amount purchasable in a calendar year and for the amount that may be possessed at any one time. If, however, a licensee exhausts the total quantity of ammunition purchasable in a year earlier than the close of the year, he may for good and sufficient reasons be given a temporary increase in the total quantity purchasable at the discretion of the licensing authority.
  - 8. He shall not possess Government arms and ammunition.

Explanation.—For the purpose of this condition:

- (a) "Government arms" means a firearm or other weapon which is the property of the Government; and
- (b) "Government ammunition" means ammunition manufactured many Government factory, or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- 9. The licensee shall—
  - (a) on demand by an authorised officer produce the arms possessed under this licence:
  - (b) not sell or transfer any arms or ammunition or any part thereof covered by this licence to any person not lawfully entitled to possess them;
- (e) forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by this licence; and
- (d) give prior intimation to the licensing authority concerned of he intention to break up or dispose of any firearms or ammunition or any part thereof (otherwise than as mentioned in note below); failing which, proof of the articles having been broken up or disposed of will have to be furnished to the satisfaction of the licensing authority.
- 10. Condition 8 may be cancelled by the authority granting the licens if empowered to do so by the Central Government, and an endorsement added showing the Government arms or ammunition which the licensee is authorised to possess.
- 11. Where the licence is granted for the purpose of sport, the license or any retainer or any foreign tourist or other person referred to a flit provise to condition 2 or any other person using the weapon under the beamet shall observe such close season as may be prescribed by the State Government concerned in respect of the gamebirds and animals.

- The licensee shall report any change of his ordinary residence either be authority who granted him the licence, or, in the event of the licence me been renewed by some other authority on a previous occasion of age of ordinary residence, then to such authority. In case of any not residence, whether permanent or temporary, he may, at his option, by to the nearest licensing authority having jurisdiction for renewal of the ence, should it be necessary.
- Without prejudice to the voidance of this licence for breach of any the foregoing conditions, it shall be void if—
- the licensee dies, or
- is any weapon covered thereby-
  - ) is sold, or transferred, or
- (i) is attached in execution of a decree.
- The authority granting or renewing the licence has the right to use at any time during the currency of the licence whether the weapon weapons for which it has been granted is or are still in the possession of licensee and to require its or their production for the purposes of such unity.
- Note -1.—Any breach of the conditions of this Beence is punishable purprisonment for a term which may extend to 3 months or with fine his may extend to Rs. 500 or with both (section 30 of the Act).
- Note 2.—Licensees are warned that in case they sell or transfer any ammunition covered by the licences possessed by them to any sor they shall forthwith inform in writing the district magistrate in interest in interest police station, of heads or transfer, together with the particulars of the firearms and maintain and the person to whom they have been sold or transferred that 5 of the Arms Act, 1959). Failure to give such information is ashable with imprisonment for a term which may extend to six months with fine which may extend to Rs. 500 or with both [section 25(3) of Act].

FEE : FREE OF FEE

FORM III-A

er of arms or ammunition for the purpose of sport protection (display.

Serial No.	Name, description Name and residence Name and residence Arms or ammunition that licensee is Area of validity of and residence of per. of licensee. of father of licen.	ime and residence of licensec.	Name and residence of father of licen-	Arms or ammuni entitled to pos	ns or ammunition that licensee is entitled to possess and carry.	Area of validity of licence, i.e.,	Date on which licence expires, for the date on which the person
of li- cence.			998	Brief description of each weapon with details, e.g., identification marks, register No., etc.	Quantity and description of each kind of ammunition.	State or district.	specified in column 2, ceases to be exempted under section 41 (whichever is earlier).
-	63	က	7	10	9	7	æ
	The	196 (SE/	196 . (SEAL)		(Signature) Licensing Authority .  Designation	uthority	
			FORM OF RE	Pie FORM OF RENEWAL OF THE LICENCE	Place		Place
	Date and year of renewal.		Date on which renewed licence expires.		Signature and designation of renewing authority.	of renewing	Seal.

## FORM III—A—concld.

## CONDITIONS

- 1. This licence is granted subject to all the provisions of the Arms Act, ), and of the Arms Rules, 1962.
- 3. It covers only the person named in column 3 of this licence and the s or ammunition described in columns 5 and 6.
- 3. This licence is valid to the extent specified in column 7, subject in the of a licence having effect in an area outside the State in which it is nted or renewed, to any restrictions which may be imposed in such area any general or special order of the Central Government.
- 4. This licence shall only be granted to a person nominated in that alf and certified to be his own retainer by a person exempted under ion 41 of the Act, and it shall only be granted in respect of the arms ammunition specified in this behalf by, and being the property of, such mpted person.
- 5. The grant/renewal of this licence is subject to the condition that it ll expire on the date on which the person specified in column 2 of this nce ceases to be exempted under section 41 of the Act where such date earlier than the date on which it would otherwise expire in the normal use.
- 6. The licensee shall not carry any arms covered by this licence otherse than in good faith for the purpose of sport/protection/display; and save ere he is specially authorised in this behalf by the district magistrate itemed, he shall not take any such arms to a fair, religious procession or ier public assemblage.
- 12. The authority granting or renewing the licence has the right to quire at any time during the currency of the licence, whether the weapon which it has been granted is still in the possession of the licensee and require its production for the purposes of such enquiry.

Note.—Any breach of the conditions of this licence is punishable with prisonment for a term which may extend to three months or with fine ich may extend to Rs. 500 or with both (section 30 of the Act).

## FORM III-B PERMIT

	son oi
llage / town	district
hereby appointed to be an ar	med retainer of the company—————
titling him to possess, carry a representative of the comp	and use, for all lawful orders, issued by meany, the following arms or ammanition
vered by the said licence:	
Arms	Ammunition
ri- hen carrying the arms or an nmunition to an area not cover	must carry this permit with him munition; he shall not carry the arms er red by the licence.  Signature————————————————————————————————————
	Designation——————
	and full address——————
	of the Company————————————————————————————————————
Dated ————	Holder of Licence
	No. ———
	Valid for the period
guature or thumb impression	and

Ignature or thumb impression and lentification marks of the retainer.

## PEE: FREE OF FEE

Licence for the acquisition possession and carrying of arms or ammunition for destruction of wild animals which do injury to human beings or cattle.

Name, descrip-		Arms and a	ammunition	Place or area	Specification	*Period for	_	A
residence of licensee.	with details, o.g., Quantity and description of registered No.  each kind of ammunition.	Quantity and each kind of	description of ammunition.	licence is granted	beasts which are permitted	wnich the licence is valid.	_	
	and definition and marks.	Maximum to be possessed at any one time.	Maximum to Maximum pur- be possessed chasable du- at any one ring the year. time.		troyed under this licence.		shown between the 15th Novem- ber and the 31st December of each year.	inspection before the licensing authority under rule 52(2).
1	3	က	4	ũ	9	7	<b>x</b>	6
The	o		19		(SEAL)	Licensing Authority Designetion		(Signature)

\*Provided that where a licence, the authority granting the licence shall at the time of granting the same direct that within a period specified by him in this behalf, which he may from time to time extend; the arms covered by the licence shall be acquired and that the licence or the arms or both shall be produced for his inspection and if within the period so specified or extended the licensee fails to acquire the arms and to produce the licence or the arms or both as the case may be, the licence shall cease to be in force on the expiry of such period.

## FORM OF RENEWAL OF THE LICENCE

o and year renewal. Date on which renewal licence expires.

Signature and designation of renewing authority. Scal.

## CONDITIONS

- This licence is granted subject to all the provisions of the Arms Act, and of the Arms Rules 1962.
- 2. Once every year, between the 15th November and the 31st December, licensec shall produce this licence and every weapon covered thereby no the magistrate referred to in column 8.
- 3 He shall not keep Government arms or ammunition  $E_{TP}$  danation.—For the purposes of this condition—
- (a) "Government arms" means a firearm or other weapon which is the property of the Government; and
- (b) "Government ammunition" means ammunition manufactured in any Government factory, or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- 4. He shall not carry any arms covered by this licence otherwise than good faith for the destruction of wild animals which do injury to human ngs or cattle, nor shall be take any such arms to a fair, religious procestor other public assemblage or to any considerable distance beyond the coor area entered in column 5.
- 5 Condition 3 may be cancelled by the authority granting the licence empowered to do so by the Central Government and an endorsement led showing the Government arms or amnumition which the licensee is itled to possess.
- 6 He shall not purchase or possess ammunition of any kind in excess of maximum allowed under columns 3 and 4 of the licence or of the xima which may from time to time be fixed by the Central Gevernment the amount purchasable in a year and for the amount that may be sessed at any one time.
- 7. At the time of purchasing any arms or ammunition he shall cause following particulars to be endorsed upon his licence under the vendor's mature, namely—
  - (a) the name, description and residence of the person who takes delivery of the articles purchased;

- (b) the nature and quantity of the articles purchased; and
- (c) the date of purchase;

and if the arms are purchased from any person other than a licensed deal he shall also cause the particulars specified in clauses (b) and (c) to furnished in writing, to the authority who granted this licence within superiod as may be prescribed for this purpose by such authority purchase of ammunition shall, however, be permitted except on a writinertificate from the licensee certifying that with the amount proposed to purchased the total quantity of ammunition in his possession will not except the maximum which he is entitled to possess at any one time, or his to allowance for the year.

- 8. Without prejudice to the voidance of this licence for breach of a of the foregoing conditions, it shall be void if:—
  - (a) the licensee dies, or
  - (b) any weapon covered thereby-
    - (i) is sold or transferred, or
  - (ii) is attached in execution of a decree.
- 9. The authority granting or renewing the licence has the right enquire at any time during the currency of the licence whether any weak for which it has been granted is still in the possession of the licensee and require the production of the weapon for the purposes of such enquiry.
  - 10. The licensee shall—
    - (a) on demand by the licensing authority or an authorised office produce the weapons covered by this licence;
    - (b) not sell or transfer any arms or ammunition or any part then covered by this licence to any person not lawfully entitled possess them;
    - (c) forthwith give information at the nearest police station of the licenk or theft of any arms or ammunition covered by this licenk and
    - (d) give prior intimation to the licensing authority concerned of intention to break up or dispose of any arms or immunition any part thereof (otherwise than as mentioned in note below) faing which proof of the articles having been broken up or dispos of will have to be furnished to the satisfaction of the licensi authority.

NOTE 1.—Any breach of the conditions of this licence is punishable with imprisonment for a term which may extend to three mouths or with which may extend to Rs. 500 or with both (section 30 of the Act).

Note 2.—Licensees are warned that in case they sell or transfer any an or ammunition covered by the licences possessed by them to any person the shall forthwith inform in writing the district magistrate having jurisdiction the officer-in-charge of the nearest police station of such sale or transfer together with the particulars of the firearms or ammunition and the person to whom they have been sold or transferred (section 5 of the Arms & 1959). Failure to give such information is punishable with imprisonment for a term which may extend to six months or with fine which may extend to Rs. 500 or with both [section 25(3) of the Act].

of 19 . (SEAL) Licensing Authority
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\*Provided that where a licence is granted in Form III, Form IV. Form V or Form VI for the possession of arms to be acquired by the licenses subsequent to the grant of the licence, the authority granting the licence shall at the time of granting the same direct that within a period specified by him in this behalf, which may be extended from time to time, the arms covered by the licence shall be acquired at dhat the licence or the arms or both shall be produced for his inspection, and if within the period so specified or extended the licence fails to acquire the arms and to produce the licence or the arms or both, as the case may be, the licence shall cease to be in force.

# FORM OF RENEWAL OF LICENCE

NEAL	
Signature a.d designation of renewing authority	
Date on which renewed licence expires	
Date and year of renewal	

- 1. This licence is granted subject to all the provisions of the Arms Act, 1959, and of the Arms Rules, 1962.
- 2. The licensee shall not carry any arms covered by this licence other wise than in good faith for the destruction of wild animals which do injust to crops or cattle, nor shall he take any such arms to a fair, religious procession or other public assemblage or to any considerable distance here—the place or area entered in column 6.
- 3. He shall not lend any arms or ammunition covered by this incerto any person, other than a member of his family or servant who may employed by the licensee to protect the crops or cattle situated in the appecified in the license and who is mentioned in column 2 of the license.
  - 4. The licensee shall-
    - (a) on demand by an authorised officer produce the weapons covered this licence;
  - (b) not sell or transfer any arms or ammunition or any part rher covered by this licence to any person not lawfully entitled possess them;
  - (c) forthwith give information at the nearest police station of the or theft of any arms or ammunition covered by this licence;
  - (d) give prior intimation to the licensing authority concerned of sintention to break up or dispose of any arms or ammunition any part thereof [otherwise than as mentioned in (b) above tailing which proof of the articles having been broken up disposed of will have to be furnished to the satisfaction of the licensing authority.
  - 5. He shall not keep Government arms or ammunition.

Explanation: - For the purposes of this condition: -

- (a) "Government arm" means a firearm or other weapon which was property of the Government; and
- (b) "Government ammunition" means ammunition manufactured any Government factory, or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- 6. Condition 5 may be cancelled by the authority granting the need if empowered to do so by the Central Government and an endorsement additionable the Government arms and ammunition which the licensee is entitle to possess.
- 7. He shall not purchase or possess ammunition of any kind the exect of the maximum allowed under columns 3 and 4 of the licence of of the maximum which may from time to time be fixed by the Central Government for the amount purchasable in a year and for the amount that me be possessed at any one time.
- 8. At the time of purchasing any arms or ammunition he shall at the following particulars to be endorsed upon his licence under the vendor signature, namely:—
  - (a) the name, description and residence of the person who takes delimed of the articles purchased;

- b) the nature and quantity of the articles purchased; and
- (c) the date of purchase;
- if the arms are purchased from any person other than a licensed dealer, hall also cause the particulars specified in clauses (b) and (c) to be shed in writing to the authority who granted this licence within such d as may be prescribed for this purpose by such authority. No purchase amunition shall, however, be permitted except on a written certificate the licensee certifying that with the amount proposed to be purchased total quantity of ammunition in his possession will not exceed the mum which he is entitled to possess at any one time, or his total cance for the year.
- . Without prejudice to the voidance of this licence for breach of any to to to the property of - (a) the licensee dies, or
- (h) any weapon covered thereby--
  - (1) is sold or transferred, or
  - (III) is attached in execution of a decree.
- The authority granting or renewing the licence has the right to are at any time during the currency of the licence whether any weapon which it has been granted is still in the possession of the licensee and equire the production of the weapon for the purposes of such enquiry.
- il. Where, after the end of any harvest season, the State Government iders it expedient that for the protection of wild life in any area, any arm or ammunition licensed in this Form should be deposited in a police ion or with a licensed dealer, it may, by order, require any licensee to leposit such fire-arm or ammunition for such period as the arms are not used tor protection of crops or cattle and as may be specified therein, thereupon the licensee shall be bound to comply with such order.
- OTE 1.—Any breach of the conditions of this licence is punishable with orisonment for a term which may extend to three months or with fine ch may extend to Rs. 500/- or with both. (Section 30 of the Act).
- Note 2.—Licensees are warned that in case they sell or transfer any is or ammunition covered by the licences possessed by them to any person y shall forthwith inform in writing the district magistrate having isdiction or the officer-in-charge of the nearest police station, of such sale transfer, together with the particulars of the firearms and ammunition, the person to whom they have been sold or transferred (section 15 of Arms Act, 1959). Failure to give such information is punishable with risonment for a term which may extend to six months or with fine which extend to Rs. 500/- or with both [section 25(3) of the Act].

## FORM V

Licence for acquivition, possession and use, for the purpose of target practice, or frearms or ammunition.

				practice, or procume or animarican.	от антанами.	
FEE: Note.—	FEE: (Annual rates):  (a) Pistol or revolver  (b) Rifle other than those mentioned in (c)  (c) ·22 bore rifle (low velocity) firing rimmed cartridges, B.L.  gun or air rifle.  (d) M.L. gun or air gun  NOTE.— For a period exceeding one year a compounded fee shall be beckening fractions of a year as one whole year.	oned in (c) iring rimmed cartridges, B.L ra compounded fee shall be levied one whole year.	Rs. 10/ Rs. 6/- B.L. Rs. 4/ Re. 1/- be levied			
Sl. No.	Sl. No. Name, description and location of of mess, club or association.	Arms ammunition that licensee is entitled to possess.	licensee is entitled	Place within which the lice ce is valid.	*Date on which the licet te expires.	Date on which the licer te or the annies
licence		Maximum to be possessed at any one a time	Maximum purchasable during the year			produced for inspection before the licensing suthority under rule 52(2).
-	63	က	4	1.5	9	1
	The of 19.	(SEAL)		(Signature) Licensirg Authority Dosigi ation Place.		

<sup>\*</sup>Provided that where a hearted in Form III, Form V or Form V for the possession of arms to be acquired by the heartefular to the grant of the licence, the authority granting the heartest all at the time of any of the interesting to the grant of the licence and it which he may from time to time extend, the arms covered by the heartest and that the heartest or the arms or both shall be produced for his marrandom, and it mirror that the heartest or the first or to help arms or both, as

SEAL	च्य		
Signature and designation of renewing Authority	೯		
Date on which renewed heence expires	69		
Date and year of renewal	1		

- 1. This licence is granted subject to all the provisions of the Arms 44 1959, and of the Arms Rules, 1962.
- 2. It covers only the mess, club or association named and the arms a ammunition described therein.
- 3. The licensec shall, at the time of purchasing any arms or ammution, cause the following particulars to be endorsed upon its licence und the vendor's signature, namely:—
  - (a) the name, description and residence of the person who takes delivered of the articles purchased on behalf of the mess, club association;
  - (b) the nature and quantity of the articles purchased; and
  - (c) the date of purchase;

and if the arms or ammunition are purchased from any person other than licensed dealer, shall also cause the particulars specified in clauses (b) and (c) to be furnished in writing to the authority who granted this head within such period as may be prescribed by that authority for this purpose. No purchase of ammunition shall, however, be permitted except on a written certificate from the licensee certifying that with the amount proposed to purchased the total quantity of ammunition in his possession will not except the maximum which he is entitled to possess at any one time, or his total allowance for the year.

- 4. The mess, club or association shall not purchase or possess ammution in excess of the quantities allowed under columns 3 and 4 of the licent or the maximum which may from time to time be fixed by the Central Government for the amount purchasable in a year and for the amount the may be possessed at any one time.
  - 5. The mess, club or association shall—
  - (a) on demand by an authorised officer produce the weapons covered between this licence;
  - (b) not sell or transfer any arms or ammunition or any part therecovered by this licence to any person not lawfully entitled possess them;
  - or theft of any arms or ammunition covered by this licence; an
  - (d) give prior intimation to the licensing authority concerned of it intention to break up or dispose of any arms or ammunition to any part thereof (otherwise than as mentioned in note below) failing which proof of the articles having been broken up of disposed of will have to be furnished to the satisfaction of the licensing authority.
- 6. The licence does not authorise any member of the mess, club association to keep Government arms or ammunition.

Explanation.—For the purposes of this condition:—

(a) "Government arm" means a firearm or other weapon which is the property of the Government; and

- (b) "Government ammunition" means ammunition manufactured in a Government factory or prepared for and supplied to Government other than such ammunition as released by Government for civilian use.
- 7. The Central Government or the State Government or in the State of leas, Andhra Pradesh or Kerala, the Board of Revenue, may require firearm or ammunition possessed by the mess, club or association to be stered in such manner as the Central Government or the State Government or the Board of Revenue may think fit.
- 8. The authority granting or renewing the licence has the right to uire at any time during the currency of the licence whether the weapons which it has been granted are still in the possession of the mess, club association and to require the production of such weapons for the purposes such enquiry.

Note.—Licensees are warned that in case they sell or transfer any arms ammunition covered by the licences possessed by them to any person they all forthwith inform in writing the district magistrate having jurisdiction the officer-in-charge of the nearest police station, of such sale or transfer, ether with the particulars of the firearms and ammunition and the person whom they have been sold or transferred (section 5 of the Arms Act, 1959), ilure to give such information is punishable with imprisonment for a m which may extend to six months or with fine which may extend to . 500 or with both [Section 25(3) of the Act].

ammunition asee is entitled carry			•	any part of India.	d huo	any part of India.		
1 2 2 5 1								
censee is entitled to carry		Retainers (if any covered by the Licence)	covered by	the Licence)		Place of	Period which	Period for
l	Name of	Name of Ad	Address	Arms or ammunition that retainer is entitled	munition is entitled	route and	is likely to occupy	licence is
<b>~</b>			retainer	to carry	ту	destination	i	
tion of each weapon description with details of each e.g. register kind of No. and ammunition other iden- tification marks.	_			Description	Quantity			
60	7	õ	99	7	œ	6	10	11
						From to the	the	. 19
of 19 .		SBAL		(Signature) Licensing Authority Designation	ing Authoritystion			
	FORM	FORM OF RENEWAL OF THE LICENCE	OF THE	LICENCE				
Date and year of renewal	Date on which	Date on which renewed licence expires	Sig	Signature and designation of renewing authority	l designation of re authority	ənewing	SEAL	н

This licence is granted subject to all the provisions of the Arms Act, and the Arms Rules, 1962.

It covers only the persons named, and the arms or ammunition bed therein and such retainers (if any) as may be entered in column 4.

The licensee or any retainer acting under this licence shall not, specially empowered in this behalf by the authority granting the energy any arms to a fair, religious procession or other public blage.

He shall not carry Government arms or ammunition.

rplanation.—For the purposes of this conditions:—

- (a) "Government arm" means a firearm or other weapon which is the property of the Government; and
- b) "Government ammunition" means ammunition manufactured in any Government factory, or prepared for and supplied to the Government other than such ammunition as may be released by Government for civilian use.

He shall—

- (a) on demand by any authorised officer produce the weapons covered by this licence, and
- (b) forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by the licence.

ione 1.—Any breach of the conditions of this licence is punishable with isonment for a term which may extend to three months or with fine h may extend to Rs. 500 or with both. (Section 30 of the Act).

numition covered by the licences possessed by them to any person they forthwith inform in writing the district magistrate having jurisdiction to officer-in-charge of the nearest police station, of such sale or transfer, ther with the particulars of the arms and ammunition and the person hom they have been sold or transferred (section 5 of the Arms Act, 1959). The to give such information is punishable with imprisonment for a which may extend to six months or with fine which may extend to 500 or with both [section 25(3) of the Act].

## FORM VIII

Traveller's (temporary) licence for the possession and carrying of arms or ammunition for the duration of his journey from the port of other place of his arrival in India to the place of his destination in India

Name and description of license.	Arms or ammunition that	Arms or ammunition that licensee is entitled to posses and carry	Place of destination	Period for which the licence is valid
	Brief description of each weapon	Quantity and description of each kind of ammunition.	4	
1	61	ಣ	₹	ro.
			From theto the19	o the19 .
The of	19 . Date on which copy is district [Vide sub	. Date on which copy is sent to the district magistrate of district [Vide sub-rule (2) of rule 17).]	jo	
The of	19	SEAL	(Signature) Licensing Authority Designation Place	
	FORM FOR F	FORM FOR RENEWAL OF THE LICENCE	3.	
Date and year of renewal	Date on which the renewed licence expires		Signature and designation of renewing authority	SEAL
			to committe the first property of the first party o	•

- 1. This licence is granted subject to all the provisions of the Arms Act, 59, and of the Arms Rules, 1962.
- 2. It covers only the persons named, and the arms or ammunition scribed therein.
- 3. The licensee shall not, unless specially empowered in this behalf by e authority granting the licence, carry arms or ammunition to a fair, ligious procession or other public assemblage.
- 4. He shall not carry Government arms or ammunition.

Explanation.—For the purposes of this condition:—

- (a) "(fovernment arm" means a firearm or other weapon which is the property of the Government; and
- (b) "Government ammunition" means ammunition manufactured in any Government factory or prepared for and supplied to the Government other than such ammunition as may be released by Government for civilian use.
- 5. Condition 4 may be cancelled by the authority granting the licence empowered to do so by the Central Government and an endorsement added lowing the Government arms or ammunition which the licensee is authorised possess.
  - 6. He shall-
    - (a) on demand by an authorised officer produce the weapons covered by this licence;
  - (b) not sell or transfer any arms or ammunition or any part thereof covered by this licence; and
  - (c) forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by this licence.
- 7. The licensee shall, on arrival at his destination, forthwith apply to he nearest licensing authority for a licence in Form II or Form III, as the ase may be, in respect of the arms or ammunition described herein and shall it the same time deliver this licence in original to that authority.
- Note. 1.—Any breach of the conditions of this licence is punishable with imprisonment for a term which may extend to three months or with fine which may extend to Rs. 500 or with both (section 30 of the Act).
- Note 2.—Licensees are warned that in case they sell or transfer any arms or ammunition covered by the licences possessed by them to any person they shall forthwith inform in writing the district magistrate having jurisdictions or the officer-in-charge of the nearest police station, of such sale or transfer, together with the particulars of the arms and ammunition and the person to whom they have been sold or transferred (section 5 of the Arms Act, 1959). Failure to give such information is punishable with imprisonment for a term which may extend to six months or with fine which may extend to Rs. 500 or with both [section 25(3) of the Act].

	oof-test) sell or repair or test of	Date and year on which	expires	6	The 31st December, 19 .	(Signature) Secretary/Joint Secretary to the Government of India, Ministry			ΑL
	(other than profer, conversion, 1	Name of range or	otior place where allowed to test	œ		(Signature) Government of India, of Home Affairs			SEAL
	(1) Manufacture; (2) Convert, shorten, repair or test (other than proof-test) sell or transfer; keep for sale or transfer, conversion, repair or test of arms or ammunition.	Description and quantity of summinition	To be sold or kept for sale, etc.	7		cretary to the			gnation of ority
	Manufacture; Youvert, shorten, repe transfer; keep for sal arms or ammunition.		To be manu- factured, con- verted, etc.	9		retary/Joint Se			Signature and designation of renewing authority
Licence to-	(1) (2) (3)	number of arms	To be sold or kept for sale	ro		(SEAL) Sec		of the Licence	Sig
		Description and number of arms	To be manu- factured, converted, shortened, repaired	4		#		Form of Renewal of the Licence	Date on which the renewed licence expires
		Place of business, leactory or shop		က		The date on which copy is sent to the district magistrate of ——district, vide subrule (2) of rule 20.		For	Date on which th licence expires
FEE: THIRTY RUPEES		<b>ي</b>	duly authorised agent or agents, if any	67		The of 19 The date on to the distring to the distring to the distring to the distring to the control of the con	The of 19		Date and year of renewal
fee: Te		Serial No. of	licence	-		•			D <sub>B</sub>

- (a) This licence is granted subject to all the provisions of the Arms 1959 and of the Arms Rules, 1962.
- This licence does not entitle the dealer to take any arms or ammunithe of testing to a testing range or other place without a permit for the reast or to prove any fire-arms.
- This licence is valid only so long as the licensee carries on the trade carries in the premises shown in column 3 thereof, and will ipso factors: the business is discontinued for a continuous period exceeding six materials.
- The licensee shall maintain registers of all arms manufactured or merical or shortened or repaired or tested or transferred, of all ammunition and the sales, showing the particulars in such Forms as may be prescribed for the appose by the Central Government.
- He shall make available for inspection his stock and his registers on demand of any magistrate or any police officer of a rank not below that Inspector, or, if the Central Government so directs, of Sub-Inspector.
- 4 (1) He shall affix on a conspicuous part of his place of business, tory or shop a signboard, on which shall be painted in large letters in 1918 h Hindi and in the language of the district his name and the words accused to manufacture convert shorten/repair/test/transfer/sell arms or 1918 on - (2) He shall also affix in his place of business, factory or shop a copy of shon 36 of the Arms Act, 1959, either in English (Hindi or in the language the district.
- It is shall not manufacture fire-aims of any category or description her than those allowed to be manufactured under column 4; nor expand a business, except with the prior permission of the Central Government and bject to such conditions as may be prescribed by the Central Government.
- 6. He shall not sell to anyone any fire-arm manufactured by him unless the fire-arm
  - and is duly proof-tested at a Government establishment or an establishment approved in this behalf by the Central Government;
  - the bears proof-mark; and
  - (i) bears identification marks as required by rule 25.
- 7. He shall not sell arms or ammunition elsewhere than at the place of solutions, tactory or shop specified in column 3.
- 8 He shall not keep Government arms or ammunition except under the pecial or general orders of the Central Government.

Explanation.—For the purposes of this condition:—

- (a) "Government arm" means a firearm or other weapon which is the property of the Government; and
- The "Government ammunition" means ammunition manufactured in any Government factory, or prepared for and supplied to the Government other than such ammunition as may be released by Government for civilian use.

- 9. He shall, at the time of sale or transfer of any arms or ammunition a person holding a licence in Form III, Form IV, Form V, Form VIII endorse on the licence—
  - (a) the name, description and residence of the person who takes delive of the articles sold or transferred,
  - (b) the nature and quantity of the articles sold or transferred, and
  - (c) the date of sale or transfer,

and shall sign the endorsement (and attix his seal).

- 10. He shall at the time of sale or transfer of a weapon enter in his register the number and other identification marks, if any, stamped on the weapon at the time of manufacture or otherwise.
- 11. He shall give information of all sales or transfers of arms and ammunition, to such persons and in such manner as the Central Government may direct.
- 12. He shall not sell or transfer any quantity of ammunition to apperson licensed to possess or carry arms or ammunition without his first obtaining a written certificate from such person to the effect that, with the quantity of ammunition proposed to be purchased by him, the total quantity of ammunition in his possession will not exceed the maximum quantity which he is entitled to possess at any one time or his total allowance for the year:

Provided that he shall not, in any case, sell or transfer to any person an quantity of ammunition in excess of the maximum which may be fixed by the Central Government for such person or which is endorsed on such person incence.

- 13. He shall not sell arms and ammunition to an officer, non-commissioned officer or soldier of the armed forces of the Union, unless such personal produces a written pass or permit signed by his Commanding Officer, at then only to the extent and on the conditions specified in such pass or permit
- 14. Where the licence is granted in and for any local area in We Bengal or Assam, the licensee shall not sell arms or ammunition without special permit from a magistrate, to any member of a hill-tribe to white the Central Government may from time to time by notification apply the condition.
- 15. The licensee shall not sell or transfer any arms of category V to person residing in an area to which section 4 applies, unless the said person produces a licence, or is exempted from the obligation to take out a licence to acquire, possess or carry such arms in that area.
- 16. The licensee shall forthwith give information at the nearest polistation of the loss or theft of any arms or ammunition covered by the license
- 17. Chlorates shall be kept in a building constructed of uninflammal materials only and separated from any dwelling house, other building highway, street, public thoroughfare or public place by a distance of p not less than 10 feet:

Provided that, where the total quantity stored does not exceed 100 kgs chlorates may be kept exclusively in a closed and secured receptable in a building used for the keeping of other articles not being of an explosit or highly inflammable nature.

Als. Sulphur shall not be kept in the same room with saltpetre in the sames specified in column 3:

Provided that when the quantity of each does not exceed 100 kgs., lphur and sultpetre may be kept in separate closed receptacles in the same

- No person shall smoke and no open fires shall be allowed at any the premises specified in column 3, or in the vicinity of the recepcles mentioned in provisos to conditions 17 and 18.
- Where any building used for storage of such materials is fitted with entry lighting or power, the licensee shall get these installations tested at ast once a year or once during the currency of the licence, by an Electrical specifor appointed under the Indian Electricity Act, 1910, to ensure that here is no danger of fire or sparking.
- Any accident, fire or explosion occurring within the premises special in column 3 which is attended with loss of human life or serious injury persons or property shall be reported at once by the licensee to the heavest-in-charge of the nearest police station having jurisdiction over the lace of his business, factory or shop as well as to the Inspector of Explosives I the circle concerned.

Tr (f) (f) (f) (g) (h) (h) (h) (h) (h) (h) (h) (h) (h) (h	Y EXOL	<ul> <li>(i) To a holder of licence in Form IX.—</li></ul>	ss, factory or Categories of firearms Range or other place  p allowed to be proof-tested where allowed to test licence		of 19 . Date on which copy is sent to the district  Magistratedistrict	Secretary/Joint Secretary to the Government of India. Winistry of Home Affairs.	of 19 . Date of issue of the license.	Form of Renewal of the Licence	te of renewal Date on which the renewed licence Signature and designation Seal of renewing authority
		(s) To a holder of li (si) To others—Rug	Name, descript residence of licen duly authorised if an	(2)					Date of renewal

- 1. This licence is granted subject to all the provisions of the Arms Act, 959 and of the Arms Rules, 1962.
- 2 The licensee shall carry on the work of proof-testing and stamp roof-marks on the fire-arms which are proved, in accordance with regulations framed or approved by the Central Government for the purpose.
- 3. This licence is valid only so long as the licensee carries on the work f proof-test and if the work is discontinued for a continuous period of more han one year, the licence shall ipso facto expire.
- 4 The licensee shall maintain a register of all fire-arms received for proving or of those proof-tested, of all stock in hand, of all fire-arms happened of after proof-test, showing the particulars in such Forms as may be prescribed by the Central Government for the purpose.
- 5 He shall make available for inspection his stock and his registers on the demand of any magistrate or any police officer of a rank not below that of Inspector, or, if the Central Government so directs, of Sub-Inspector.
- 6 (1) He shall affix on a conspicuous part of his place of business, lactory or shop a signboard, on which shall be painted in large letters in English Hindi and in the language of the district his name and the words "Licensed to proof-test fire-arms of categories as shown in column 4 of the licence"
- (2) He shall also affix in his place of business or factory a copy of lection 36 of the Arms Act, 1959 either in English/Hindi or in the language of the district.
- 7. He shall not proof-test fire-arms elsewhere than at the place of mainess or factory specified in column 3.
- 8. The licensee shall forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by the licence.

## FORM XI

FEE: RUPEES FIFTEEN

Licence to convert, repair, test (other than proof-test), sell or transfer or keep for sale, repair or test, or transfer arms or ammunition of categories I(b) Licence to convert, repair, test (other than proof-test), sell or transfer or keep for sale, repair or test, or transfer arms or ammunition of categories I(b)

25 Z	Name, description and residence of licensee and of duly authorised	Place of business, factory	Description and number of arms	and number ms	Description a	Description and quantity of ammunition	Name of the range or other place were allowed to test	Date and year on which the license expires
of licence	agent or agents, if any.	or shop	To be converted or respired	To be sold or kept for sale etc.	To be converted or repaired	To be sold or kept for sale		
-	ଷ	က	4	10	9	<b>1</b> ≈ 1	œ	6
	19 of 19					(Signature)	The 31	The 31st December. 19
	5					Licensing A	Licensing Authority	:
						Designation	n	:
			(Seal)	- (1		Place		
						·		
		FOR	FORM FOR RENEWAL OF THE LICENSE	EWAL OF 1	THE LICENS	E		
-	Date and year of renewal	Date on which the renewed license expires	he renewed lice	ense expires	Signau	tre and designat authority	Signautre and designation of renewing authority	Seal
	The second secon							

- 1. (a) This licence is granted subject to all the provisions of the Arms 1, 1959 and of the Arms Rules, 1962.
- (b) This licence entitles the licensee to fabricate components and parts of sarms and ammunition for the purpose of conversion or repair of firearms ammunition of the categories shown in column 4, but does not entitle him manufacture such components or parts for the purpose of, or utilised for, embling into complete arms or ammunition.
- (c) This licence does not entitle the dealer to take any arms or ammunito for testing to a testing range or other place without a permit for the rpose, or to prove any firearms.
- (d) This licence is valid only so long as he carries on the trade or business the premises shown in column 3 thereof, and will *ipso facto* lapse if the siness is discontinued for a continuous period exceeding six months.
- The licensee shall maintain registers of all arms and ammunition in sel, and of all sales, showing the particulars in such Forms as may be escribed by the Central Government for the purpose.
- 3) He shall make available for inspection his stock and his registers on solution and of any magistrate or any police officer of a rank not below that Inspector, or, if the Central Government so directs, of sub-Inspector.
- 4 (1) He shall affix on a conspicuous part of his place of business, tory or shop a signboard, on which shall be painted in large letters in aghshillindi and in the language of the district his name and the words accorded to convert/repair/test (other than proof-test)/sell/transfer arms diam.numition".
- (2) He shall also affix in his place of business, factory or shop a copy of thon 36 of the Act, either in English/Hindi or in the language of the strict.
- 5 He shall not convert an imitation firearm into a firearm or shorten firearm on the strength of this licence.
- 6 He shall not sell the arms or ammunition covered by the licence, sewhere than at the place of business, factory or shop specified in column 3.
- 7. He shall not keep Government arms or ammunition unless he is recially authorised in this behalf by the Central Government.

Explanation.—For the purposes of this conditions:—

- (a) "Government arm" means a firearm or other weapon which is the property of the Government; and
- (b) "Government ammunition" means ammunition manufactured in any Government factory, or prepared for and supplied to the Government other than such ammunition as may be released by Government for civilian use.

He shall at the time of sale or transfer of any arms or ammunition person holding a licence in Form III, Form IV, Form V, Form VIII endorse on the licence—

- (a) the name, description and residence of the person who takes delivery of the articles sold or transferred,
- (b) the nature and quantity of the articles sold or transferred, and
- (c) the date of sale or transfer shall sign the endorsement and affix his seal.

- 9. He shall at the time of sale or transfer of a weapon enter  $m_1$  register the number and other identification marks if any, stamped on tweapon at the time of manufacture or otherwise.
- 10. He shall give information of all sales or transfers of arms ammunition, to such person and in such manner as the Central Government may direct.
- 11. He shall not sell or transfer ammunition to any person, licensed possess or carry arms, without his first obtaining a written certificate in such person to the effect that, with the quantity of ammunition proposed be acquired by him, the total quantity of ammunition in his possession shoot exceed the maximum quantity which he is entitled to possess at any of time or his total allowance for the year:

Provided that he shall not in any case sell or transfer to any person a quantity of ammunition in excess of the maximum which may be fixed the Central Government for such person or which is endorsed on superson's licence.

- 12. He shall not sell arms or ammunition to an officer, non-commission officer or soldier of the armed forces of the Union unless such person produc a written pass or permit signed by his Commanding Officer, and then only the extent and on the conditions specified in such pass or permit.
- 13. Where the licence is granted in and for any local area in We Bengal or Assam, the licensee shall not sell arms or ammunition, without special permit from a magistrate, to any member of a hill-tribe to which defentral Government may from time to time by notification apply a condition.
- 14. The licensee shall forthwith give information at the nearest polistation of the loss or thett of any arms or ammunition covered by dicence.

FEE Licence	FEE: RUFEES TEN Licence to sell, transfer or test (other than proof text), and to keep for sale, transfer or test, arms or ammunition of categories I(b), I(c), III(d), III(d), V	a than proof text), and t	o keep for sale, transfe II(b), III(c), III(d), V	er or test, arms or amn	aunition of categories	I(b), I(c), I(d), III(a),
Sl. No. of licence.	Name, description and residence of licensee, and of duly authorised agent or agents, if any.	Place of business or shop.	Description and number of arms.	Description and quantity of ammunition.	Name of the range or other place where allowed to test,	Date and year on which the licence expires.
1	<b>0</b> 4		4	τŌ	9	<b>F</b> ~
					The 31st De	The 31st December, 19
The	of 19				(Signature)	
					Licensing Authority	
					Designation	
			(Seal)			
		FORI	FORM FOR RENEWAL OF THE LICENCE	OF THE LICENCE		
Date and	Date and year of renewal. D	Date on which the renewed licence expires.		Signature and designat	Signature and designation of renewing authority.	nty. Seal,

- 1 (a) This licence is granted subject to all the provisions of the Am Act, 1959 and of the Arms Rules, 1962.
- (b) This licence does not entitle the dealer to take any arms or amnum tion for testing to a testing range or other place without a permit for the purpose, or to prove any firearms.
- (c) This licence is valid only so long as he carries on the trade or busines in the premises shown in column 3 thereof, and will *ipso facto* lapse if the business is discontinued for a continuous period exceeding six months.
- 2. The licensee shall maintain registers of all arms and ammunition; stock and of all sales showing the particulars in such Form as mayl prescribed by the Central Government for the purpose.
- 3. He shall make available for inspection his stock and his registers the demand of any magistrate or any police officer of a rank not below the of Inspector, or, if the Central Government so directs, of Sub-Inspector.
- 4. (1) He shall after on a conspicuous part of his place of businesses shop a signboard, on which shall be painted in large letters in English/Him and in the language of the district his name and the words "Licenced to a transfer or test (other than proof-test) arms and ammunition."
- (2) He shall also affix in his place of business or shop a copy of section? of the Act in English/Hindi or in the language of the district.
- 5. He shall not sell the arms or ammunition covered by the licence elsewhere than at the place of business, factory or shop specified in columns
- 6. He shall not keep Government arms or ammunition unless he specially authorised in this behalf by the Central Government.

Explanation.—For the purposes of this condition:—

- (a) "Government arm" means a firearm or other weapon which is to property of the Government; and
- (b) "Government ammunition" means, ammunition manufactured any Government factory or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- 7. He shall at the time of sale or transfer of any arms or ammunit to a person holding a licence in Form III, Form IV, Form VII Form VIII endorse on the licence—
  - (a) the name, description and residence of the person who takes deliver of the articles sold or transferred,
  - (b) the nature and quantity of the articles sold or transferred, and
- (c) the date of sale or transfer, and shall sign the endorsement and affix his seal.
- 8. He shall at the time of sale or transfer of a weapon enter in tregister the number and other identification marks, if any, stamped on tweapon at the time of manufacture or otherwise.
- 9. He shall give information of all sales or transfers of arms at ammunition, to such person and in such manner as the Central Government of the contral covernment of the covernment of the contral covernment of the 
10. He shall not sell or transfer ammunition to any person, licensed to ssess or carry arms, without his first obtaining a written certificate from the person to the effect that, with the quantity of ammunition proposed to acquired by him, the total quantity of ammunition in his possession shall texceed the maximum quantity which he is entitled to possess at any one me or his total allowance for the year:

Provided that he shall not in any case sell or transfer to any person any mantity of ammunition in excess of the maximum which may be fixed by a Central Government for such person or which is endorsed on such person's rence.

- He shall not sell arms and ammunition to an officer, non-commisoned officer or soldier of the armed forces of the Union unless such person roduces a written pass or permit signed by his Commanding Officer, and ten only to the extent and on the conditions specified in such pass or permit.
- 12. Where the licence is granted in and for any local area in West Bengal or Assam, the licensee shall not sell arms or ammunition without a pecual permit from a magistrate, to any member of a hill-tribe to which the lentral Government may from time to time by notification apply this ordition.
- 13. The licensee shall forthwith give information at the nearest police tation of the loss or theft of any arms or ammunition covered by the licence.

(iii) Otherwise  (iii) Otherwise  (iiii) Otherwise  (ivi) Otherw	FEE:			FORM XIII			
(ii) Otherwise  RUPEES TEX  Soll, transfer or test (other than proof test) and keep for sale transfer or test arms or ammunition of categories III(c), III  Soll, transfer or test (other than proof test) and keep for sale transfer or test arms or ammunition of categories III(c), III  Ann., description and Place of business or number of arms. Alone of the range residence of licensee, and or other place where are residence of augustion.  Soll all and the renewed license expires. Signature and designation of renewing author tensewed license expires. Signature and designation of renewing author.		(i) To the holders of a licer	100 in Form IX		Free of fee		
to sell, transfer or test (other than proof-test) and keep for sale transfer or test arms or ammunition of categories III(c), II to sell, transfer or test (other than proof-test) and keep for sale transfer or test arms or ammunition of categories III(c), II be sell, and capture of duly authorised agent or agents. If any.  2		(i) For arms of category V	only		RUPEES FIVE		
Name, description and Place of business or number of arms.  Name, description and Place of business or number of arms.  Same of the range residence of licensee, and shops.  Same of the range and of the range of duly authorised agent or agents.  Same of arms.  Same of the range and of the range allowed to test.  The same of the range and of the range and designation of categories III(c), III  Signature)  (Seal)  FORM FOR RENEWAL OF THE LICENCE  Signature and designation of renewing authority and year of ronewal.  Signature and designation of renewing authority.		(iii) Otherwise			RUPEES TEN		
Name, description and Place of husiness or Description and of duantity of arms.  of duly authorised agent or agents. if any.  2 3 4 5 6 8  of ally surborised agent or of the range where allowed to test.  2 9 8 4 5 6 8  T 7  T 8 8 8 4 5 7 8  Of ulty authorised agent or of the range where allowed to test.  Of ally surborised agent or of the range where are description and quantity of arms. allowed to test.  A 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Liennes	to sell, transfer or test (other	than proof-test) and k	eep for sale transfer or	test arms or ammuniti	on of categories III(c), .	III(d), V or VI.
of 19 (Seal) (Seal) Licensing Authority  (Signature) (Seal) Elicensing Authority  (Seal) Place	8l. No. af. licence	Name, description and residence of licensen, and of duly authorised agent or agents, if any.	Place of business or shops.	Description and number of arms.	Description and quantity of ammunition.	Name of the range or other place where allowed to test.	Date and year on which the licence expires.
of 19 (Signature)  Licensing Authority  Designation  (Seal)  FORM FOR RENEWAL OF THE LICENCE  FORM FOR RENEWAL OF THE LICENCE  Signature and designation of renewing auth	,	સ	က	4	ŭ	9	7
(Seal) FORM FOR RENEWAL OF THE LICENCE and year of ronewal.  Date on which the renewed licence expires. Signature and design	1 6		(Seal)			(Signature	(6
(Seal) FORM FOR RENEWAL OF THE LICENC! Date on which the renewed licence expires. Signature and design	Í					Licensing Authority.	
(Seal) FORM FOR RENEWAL OF THE LICENC! Date on which the renewed licence expires. Signature and design						Designation	
(Seal) FORM FOR RENEWA. Date on which the renewed ligance expires.						Place	
FORM FOR RENEWA. Date on which the renewed licance expires.				(Seal)			
Date on which the renewed licance expires.				FORM FOR RENEV	WAL OF THE LICEN	Si C	
	Date ar	id year of ronewal.	Date on which the ren	10wed ligance expires.	Signature and design	mation of renewing aut	thority. Seal.

- 1 (a) This licence is granted subject to all the provisions of the Arms 4, 1959 and of the Arms Rules, 1962.
- (b) This licence does not entitle the dealer to take any arms or ammunion for testing to a testing range or other place without a permit for the apose, or to prove any fire-arms.
- the premises shown in column 3 thereof, and will *ipso facto* lapse if the smess is discontinued for a continuous period exceeding six months.
- 2 The licensee shall maintain registers of all arms or ammunition in a land of all sales showing the particulars in such Forms as may be exceed by the Central Government for the purpose.
- He shall make available for inspection his stock and his registers on edemand of any magistrate or any police officer of a rank not below that Inspector, or, if the Central Government so directs, of Sub-Inspector.
- 4 (1) He shall affix on a conspicuous part of his place of business, ctors or shop a signboard, on which shall be painted in large letters in nglish/Hindi and in the language of the district his name and the words largered to sell transfer or test (other than proof test) arms or ammunition."
- 2) He shall also affix in his place of business, factory or shop a copy of room 36 of the Act either in English/Hindi or in the language of the strict.
- the shall not sell the arms or ammunition elsewhere than at the place business, factory or shop specified in column 3.
- to the shall not keep Government arms or ammunition, except under the metal or general orders of the Central Government.

Explanation.—For the purposes of this condition:—

- (a) "Government arm" means a fire-arm or other weapon which is the property of the Government; and
- (b) "Government ammunition" means, ammunition manufactured in any Government factory or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- 7 He shall at the time of sale or transfer of any arms or ammunition to be son holding a licence in Form III, Form IV, Form V, Form VII or orm VIII endorse on the licence
  - of the articles sold or transferred.
  - the nature and quantity of the articles sold or transferred, and
- (c) the date of sale or transfer, and shall sign the endorsement and affix his seal.
- S He shall at the time of sale or transfer of a weapon enter in his egister the number and other identification marks, if any, stamped on the enpure at the time of manufacture or otherwise.
- 9. He shall give information of all sales or transfers of arms or immunition, to such person and in such manner as the Central Government day direct.
- 10. He shall not sell or transfer ammunition to any person, licensed to ossess or carry arms, without his first obtaining a written certificate from

such person to the effect that, with the quantity of ammunition proposed be purchased by him, the total quantity of ammunition in his possession we not exceed the maximum quantity which he is entitled to possess at any of time or his total allowance for the year:

Provided that he shall not in any case sell or transfer to any person and quantity of ammunition in excess of the maximum which may be fixed in the Central Government for such person or which is endorsed on such person licence.

- 11. He shall not sell arms and ammunition to an officer, non-commsioned officer or soldier of the armed forces of the Union unless such person produces a written pass or permit signed by his Commanding Officer, and then only to the extent and on the conditions specified in such pass or permit
- 12. Where the licence is granted in and for any local area in West Bengal or Assam, the licensee shall not sell arms or ammunition without, special permit from a magistrate, to any member of a hill-tribe to which the Central Government may from time to time by notification apply the condition.
- 13. The licensee shall not sell or transfer any arms of category V to a person residing in an area to which section 4 applies, unless the said person produces a licence, or is exempted from the obligation to take out a licence to acquire, possess or carry such arms in that area.
- 14. The licensee shall forthwith give information at the nearest police station of the loss or theft of any arms or ammunition covered by the license
- 15. Chlorates shall be kept in a building constructed of uninflammable materials only and separated from any dwelling house, other building, high way, street, public thoroughfare or public place by a distance of not let than 10 feet:

Provided that, where the total quantity stored does not exceed 100 kgs chlorates may be kept exclusively in a closed and secured receptable place in a building used for the keeping of other articles not being of an explosive or highly inflammable nature.

16. Sulphur shall not be kept in the same room with saltpetre in the premises specified in column 3:

Provided that, where the quantity of each does not exceed 100 kgs sulphur and saltpetre can be kept in separate closed receptacles in the same room.

- 17. No person shall smoke and no open fires shall be allowed at any time in the premises specified in column 3, or in the vicinity of the receptacle mentioned in provisos to conditions, 15 and 16.
- Where any building used for storage of such materials is fitted wit electric lighting or power, the licensee shall get these installations tested least once a year or once during the currency of the licence, by an Electrical Inspector appointed under the Indian Electricity Act, 1910, to ensure the there is no danger of fire or sparking.
- 19. Any accident, fire or explosion occurring within the premises specified in column 3 which is attended with loss of human life or serious injurt to persons or property shall be reported at once by the licensee to the office in-charge of the nearest police station having jurisdiction over his place of business, factory or shop as well as to the Inspector of Explosives of the circle concerned.

FEE: FREE OF FEE	Liconco for the possession by holders of licences in Form IX, XI, Form XII or Form XIII of arms or unununition deposit
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Nam, description and residence of licensee and of duly authorised agent or agents, if any.	Description of arms and ammunition.	Place (with description) where articles are to be Period of which the kept.
	G3	3
		Fro <b>m</b>
The of 19	(Real)	(Signature)
		Lioensing Authority  Designation
		Place
•	FORM FOR RE	FORM FOR RENEWAL OF THE LICENCE
Date and year of renewal.	Date on which the renewed licence expires.	is, Signature and designation of renewing authority. Scal.

- This licence is granted subject to all the provisions of the Arms Ac 1959 and of the Arms Rules, 1962.
- It covers only arms or ammunition of the description given ... column 2 so long as they are kept in the place described in column 3. but does not authorise the licensee-

(1) to carry arms, or

(ii) to keep (fovernment arms or ammunition.

Explanation.—For the purposes of this condition:—

(a) "Government arm" means a fire-arm or other weapon which is the property of the Government; and

- (b) "Government ammunition" means, ammunition manufactured in any Government factory or prepared for and supplied to Government other than such ammunition as may be released by Government for civilian use.
- (a) The licensee shall maintain separate registers of all arms or amounitien deposited with him under this licence-

(i) under Section 21(1), and

(ii) for safe custody otherwise than under section 21(1),

showing particulars in such Forms as may be prescribed by the Central

Government for the purpose.

- (b) Λ copy of each of the registers certified by the dealer as a true copy, relating to each preceding quarter of a calendar year, shall be forwarded within one week after the expiry of the quarter, to the district magistrate, the quarters ending on the last day of March, June, September, December
- 4. He shall not receive for deposit arms or ammunition without verilying-

(a) that they are not being deposited with any mala fide intention, and

- (b) in case they are being deposited otherwise than under Section 21(1), that they are covered by a valid possession licence or are exempt from the need for such licence.
- 5. He shall not charge fees for keeping or maintaining the deposited arti les in excess of the prescribed rates.
- He shall not return to the depositor or sell the arms and ammunition deposited except in the manner and to the extent permitted for the sale of arms and ammunition to such depositor or purchaser.
- 7. On the expiry of the period prescribed for forfeiture of the arms of ammunition deposited, he shall deposit them in the malkhana of the district or such other place as may be specified by the State Government for the purpose.
- He shall make available for inspection such arms or ammunition and his registers on the demand of any magistrate or any police officer of a ran not below that of Inspector, or, if the Central Government so directs, o Sub-Inspector.

The licensee shall—

(a) either inform the nearest police station and the district magistrat personally or despatch information to the officer-in-charge of th police station and the district magistrate concerned by registered post on the day of deposit or return or disposal, as the case maj

(b) forthwith inform the police station and the district magistrate con

cerned of the loss or theft of any deposited article. Note.—A licence in this form will be granted for a period ending on the day on which the licensee's licence in Form IX, Form XI, Form XII, or Form XIII as the case may be, is due to expire.

		подвем чапро		In orther or more th	In other cases (e.g. consugament of more than one weapon and of annumition)	igninent of n <b>an</b> d of	License frame or of-	Licence for import (hy sea or air) of arms or ammunition into the port, of	sea or air) of
I (i) Firearms and ammunition		Rs. 5/-			Rs. 10/-				
(ii) Arms of Category V (where a licence is required)		Re. 1/-			Rs 2/-				
For sulphur imported under rule 57(5)—Free of fee.	er rule 57(5)—F	ree of fee.							
Name, description and residence of licensee and	Number of packages.	Arms		Amm	Ammunition,	Purpose for which	Value of the arms	Place where articles are	Period for which the
· (free tr) on Ser		Description.	No.	Description.	Weight in Kgs or num- ber.	· rquired.	per piece.	to be deposited or to which they are to be despatched.	licence is valid.
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								То	То
								(Signature)	
						Licen	Licensing Authority	ty	:
The of 19 .				(Seal)			Design Place	Designation	

- 1. This licence is granted subject to all the provisions of the Arms A 1959 and of the Arms Rules, 1962.
- 2. An account of the contents of each package shall be legibly written thereon.
  - 3. The articles shall be either—
    - (a) deposited—
      - (i) in a warehouse appointed under section 15 of the Sea Customs  $\Lambda c$  1878, or
      - (ii) subject to the general or special sanction of the Central Gover ment under section 34 of the Arms Act, 1959, in a warehou licensed under section 16 of the Sea Customs Act, 1878, or
    - (b) forthwith despatched to their place of destination.

			Licenc	e for Import 6	Lieure for Impact (by land or over) of arms or aroundition	in of arms or	annum, con			
FINN:	For	For single weapon In other cases (i.e. consignment of more than one weapon and of ammunition).	n other	CB564 (2.8. COD)	agnment of me	ore than one v	weapon and of	ammunition).		
(1) Firearms and ammunition	nition	Rs. 5/-	<u>.</u>		Rs. 10/					
(2) Arms of category V	:	Re. 1/-	_		Rs. 2/ -					
Names, description and residence of olimpton or	Number of packages.	Аттв.		Ammu	Ammunition.	Place of despatch	Purpose for which required.	Place of destination.	Name, description and residence	Period for which the license is
(if any).		Description.	No.	Description.	Weight in kilograms or number.				of consignee.	valid.
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							Place	ربو		
The of 19	•			(Seal)	r])					
The of 19	•	Date on which [rule 31 (1)]	ch a co <sub>]</sub>	py is sent to tl	Date on which a copy is sent to the Government of the State of [rule 31 (1)]	t of the State				
		District	Magist	District Magistrate of	I	District [Rule 31(1)]	31(1)]			
		Station	Master	Station Master at the		Station [Rule 31(2)]	le 31(2)],			

- 1. This licence is granted subject to all the provisions of the Arms. 1959 and of the Arms Rules, 1962.
- 2. The articles shall not be conveyed by any route other than a specified in column 7; and bulk shall not be broken, nor shall the constant be stopped, before the articles reach the place of destination.
- 3. An account of the contents of each package shall be legibly wm thereon; and where the articles are conveyed by rail, each package shall marked with the word "Arms" or "Ammunition", as the case may be set to be readily recognisable by the railway authorities.

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Arms of category V where a licence is required).		1	2								
			Arm	s Au	արարի	ion					
nesidence of breaker	Virmition of modernia	Author of packages,	Description.	Number.	Description.	Weight in kilograms or number	Place of despatch and route.	Purpose for which required.	Place of destination,	Name, description and residence of consigner.	Period for which the heave is valid.
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							To the				
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- 1. This licence is granted subject to all the provisions of the  $\Lambda_H$   $\Lambda_{\rm ct}$ , 1959, and of the Arms Rules, 1962.
- 2. The articles shall not be conveyed by any route other than the specified in column 7 and bulk shall not be broken nor shall the consignment be stopped, before the articles reach the place of destination.
- 3 An account of the contents of each package shall be legibly writted thereon and where the articles are conveyed by rail, each package shall the marked with the word "Arms" or "Ammunition", as the case may be, as to be readily recognisable by the railway authorities.

					FOI	RM X	VIII			
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tame description residence of Lie- and agent (it any)	No. of packages	Description	Number	Description	Weight number.	Pace or	Purpose required	Place of destination	ne, iiden	Period for which licence is valid
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$Th_{\Theta}$		of		19				_		
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- 1 This licence is granted subject to all the provisions of the Arms 4 1959, and of the Arms Rules, 1962.
- 2. The articles shall not be conveyed by any route other than a specified in column 7; and bulk shall not be broken nor shall the consument be stopped, before the articles reach the place of destination.
- 3. An account of the contents of each package shall be legibly wint thereon; and where the articles are conveyed by rail, each package she marked with the word "Arms" or "Ammunition", as the case may so as to be readily recognizable by the railway authorities.

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(or for this	place f any	paci				Kg.	Place of despatch, route and mode of transit	destination	Name, description and residence of consignee	Period for which licence is valid
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		(SEAL)					-			
		•				Place			·····	

- 1 This licence is granted subject to all the provisions of the Arms 1 1958 and of the Arms Rules, 1962.
- 2 The articles shall not be conveyed by any route other than to specified in column 8; and bulk shall not be broken, nor shall the consument be stopped, before the articles reach the place of destination.
- 3. An account of the contents of each package shall be legibly writtereon and where the articles are conveyed by rail, each package shall marked with the word "Arms" or "Ammunition", as the case may be, so to be readily recognizable by the railway authorities.
- 4. The articles shall be delivered only to a person lawfully entitled receive them.

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and ages authorised prurpose c signment	Licensee's business, if	Number of packages	Description	ıber	Description	Veight number	Place of despatch, route and mode of transit	Place of	Name, description and residence of consigne-	Period for which licence is valid	
and HITTY Purpo Signi	Lice	Nun	Desc	Number	Desc	Weight number	Plac an	Plac	Nan	Peri	
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- 1. This licence is granted subject to all the provisions of the An Act, 1959, and of the Arms Rules, 1962.
- 2. The articles shall not be conveyed by any route other than the specified in column 8; and bulk shall not be broken, nor shall the consignment be stopped, before the articles reach the place of destination.

Provided that where the consignment is ready but could not be despatched in one bulk, for reasons beyond the control of the licensee, the articles may be sent in lots provided proper intimation is sent to the licensing authority who may extend the time limit in column 11, if necessary.

- 3. An account of the contents of each package shall be legibly writte thereon; and where the articles are conveyed by rail, each package shall be marked with the word "Arms", or "Ammunition" as the case may be, a as to be readily recognizable by the railway authorities.
- 4. The Articles shall be delivered only to a person lawfully entitled a receive them.
- Where a licence granted for industrial purposes has been made valifor a period longer than the normal period of twice the time taken i journey from godown to factory | vide proviso to sub-rule (4) of rule [8] necessary entries shall promptly be made in the stock registers maintaine by the dealer for the purpose at both the places (viz., godown and factory)

Lacence for the important accompanying him, his brother, the Prine Minister of Ninal and Vinal Community from one
His Majesty in Army of reference Linds Indian townson
The state of the another place in whether the part through the service of

FEE: FRRE OF FEE  Licence for the importance, possession for the duration of the journey in transport across and export out of, India of arms or ammunition carried by  Licence for the importance of Nepal, personnel accompanying him, his brother, the Prine Manister of Nepal and Nepal Gravenment troops or police, from one place in Nepal through Indian territory.	possession personne Nepal th	a for the duration of I accompanying hir rough Indian territi	the journey in, the n, his brother, the wy.	ransport across an Princ Minister of	d erport out of, In Nepal and Nepa	dia of arms or an ! Gevernment troo	munition carried by ps or police, from one
Description of licensee/ No. of retainers agent(s)	tainers	Arms and ammunition that licensee is entitled to import; possess; transport export	ion that licensee	Piace of entry in India	District(s) through which the arms or annunition	Place of departure from India	Period for which the licence is valid
		Brief description of the arms	Quantity and description of each kind of ammunition		shall pass		
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			-			From the	From the
Theof19	19	Date on which copy is sent to the District Magistrate of	y is sent to the District	istrict strict.		(Signature) Ambassador of India in Nepa <b>l.</b>	ture) ndia in Nep <b>al,</b>

- 1. This licence is granted subject to all the provisions of the  $A_{10}$  Act, 1959, and of the Arms Rules, 1962.
- 2. It covers only the person named, and the arms or ammunity described therein.
- 3. The licensee shall not, while in India, sell or transfer any arms; ammunition covered by this licence.

Note.—Any breach of the conditions of this licence is punishable we imprisonment for a term which may extend to three months or with lawhich may extend to Rs. 500 or with both. (Section 30 of the  $\Lambda$ ct.)

FORM XXII

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Name	Name and description of licensee	Arms or ammunition that or acquire in India	Arms or ammunition that licensee is entitled to import or acquire in India possess transport export.	Place of departure from India [v*de rule (44)]	Period for which the icence is valid
		Brief description of each weapon	Quantity and description of each kind of ammunition		
	1	83	3	न	rc
The	of 19	Date on which copy is sent to -	nt to –		
	Officer specially empower	ed by the State Governmen [vide rule 44(2)]	Officer specially empowered by the State Government Administrator/Lt. Governor/Chief Commissioner [vide rule 44(2)]  Licensing Authority.	Chief Commissioner (Signature) Licensing Authority	ture)
				Designation	
The	of 19		(SEAL)	Place	

- 1. This licence is granted subject to all the provisions of the Arm Act, 1959 and of the Arms Rule 1962.
- 2. It covers only the persons named, and the arms or ammunitia described therein.
- 3 The licensee shall not, unless specially empowered in this behal by the authority granting the licence, carry arms to a fair, religious procession or other public assemblage.
  - 4. The licensee shall not carry Government arms or ammunition. Explanation.—For the purposes for this conditions:—

(a) "Government Arm" means a firearm or other weapon which is the property of the Government; and

- (b) "Government ammunition" means ammunition manufactured a any Government factory or prepared for and supplied to the Government other than such ammunition as released by Government for civilian use.
- 5 The licensee shall, on demand by any magistrate or police office, produce the weapons covered by this licence.
- 6 The licensee shall not while in India sell or transfer any arms or ammunition covered by this licence without previous approval of the licensing authority of the place of sale or transfer.
- 7. The licensee shall produce the weapon or permission of the licensing authority | ride rule 44(3)(a) | at the time of leaving India and return his licence to the pussport-checking authority or other officer empowered by the district magistrate in this behalf at the port or other place of departure from India.

Note—Any breach of the condition of this licence is punishable with imprisonment for a term which may extend to three months or with fine which may extend to Rs. 500 or with both. (Section 30 of the Act).

# SCHEDULE III FORM "A"

## FORM OF APPLICATION FOR AN ARM LICENCE

(See rule 51)

I, son of request that a license in Form (name in full) for may be granted to me. The necessary particul are stated below:—

PART A—Identity of applicant.

- 1. (a) Present address. •(b) Permanent Address.
- 2. Date of birth; age.
- 3. Occupation; and designation of office held, if any.
- 4. Signature/thumb impression.

PART B-Other particulars of applicant.

- 5. Whether the applicant has been-
- (a) convicted—if so, the offence(s), the sentence and date of sentence;
- (b) ordered to execute a bond under chapter VIII of Cr. P.C. for keeping the peace or for good behaviour—if so, when and for what period;
- (c) prohibited under the Arms Act, 1959, or any other law from having the arms/ammunition.

- 6. (a) whether the applicant applied for a licence erore—it so, when, to whom and with what result;
- (b) whether the applicant's licence was ever suspendd or cancelled/revoked—if so, when and by whom and n what account;
- (c) whether any other member of the applicant's analy is in possession of an arms licence—if so, partiglars thereof.

7 Whether the applicant—

(a) is a licensee or exemptee—if so, description of arms held.

(b) has a safe place to keep the arms.

PART C-Particulars of Licence

8 Need for licence.

9. Description of arms/ammunition.

- 10 (a) Area within which applicant wishes to carry rms.
- (b) Place where arms/ammunition will be kept/uarufactured etc.

(c) Place route of import/export/transport.

- 1! Other particulars required as in the relevant scence form.
  - 12. Any claims for special consideration.
- ART D=For applicant requiring l.cence for import export | transport | export and re-import.
- 13 (a) Whether the previous sanction of the conerned authority required under rule 50, if any, has been data ned, and, if so,

(b) the evidence in support thereof.

I deciare that the above particulars are true and correct to the best of more knowledge and belief.

Signature of applicant.

Date/\_

Note: Strike off the entries not relevant].

[No. 15/13/59(I)-Police (IV).]

G.S.R. 988.—In exercise of the powers conferred by sub-clause (vii) of clause (b) of sub-section (1) of section 2 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies the following as ingredients of manufaction, namely:—

(i) lead, sulphur, saltpetre, and sodium azide;

(ii) chlorates and per chlorates;

(iii) fiss onable material; and

(iv) asphyxiating, poisonous, irritant or other gases and analogous liquid, materials or devices which are not used in any bona fide industrial process in India.

[No. 15/13/59(II)-P.IV.]

C.S.R. 989.—In exercise of the powers conferred by clause (i) of subsection (1) of section 2 of the Arms Act, 1959 (54 of 1959), the Central devernment hereby specifies the following arms as prohibited arms in addition to those mentioned in that clause, namely:—

Hand grenades, riot pistols, fire arms for discharging projectiles by atomic energy, cannon, mortars and other ordnance and machine-guns all carriages, accessories and appliances for mounting, trans-

porting and serving the same.

[No. 15/13/59(III)-P.IV.]

- C.S.R. 990.—In exercise of the powers conferred by clause (h) of subsection (1) of section 2 of the Arms Act, 1959 (54 of 1959), the Centra Government hereby specifies the following articles as prohibited ammunition in addition to those mentioned in that clause, namely:—
  - Animunition for any of the prohibited arms, articles designed for land mining and ammunition containing or designed or adapted to contain any fissionable material or any noxious liquid, gas or other such thing.

[No. 15/13/59(TV)-P IV

C.S.R. 991.—Whereas the Central Government is of opinion that of a necessary and expedient in the public interest to exempt certain persons and classes of persons and exclude certain descriptions of arms and ammuniting from the operation of all or some of the provisions of the Arms Act. (95) (54 of 1959);

Now, therefore, in exercise of the powers conferred by section 41 of the Act, the Central Government hereby,—

- (i) exempts the persons and classes of persons specified in column of Schedule I hereto annexed, in respect of the arms and enter after of the category of description specified in column (2) to be of, when carried or possessed (save where otherwise expensional for their own personal use, from the operation of so the provisions of the said Act and subject to such conditions are mentioned in columns (3) and (4) respectively of the Schedule;
- (ii) evaludes the arms and ammunition of the description specified a corumn (1) of Schedule II hereto annexed, from such or a provisions of the said Act and subject to such conditions a mentioned in columns (2) and (3) respectively of that Schedule

Provided that the exemption hereby granted shall be subject to the following further conditions, namely:—

- (a) it shall not be deemed to render lawful the import of arms of ammunition through the medium of post office;
- (b) the persons or classes of persons exempted shall—
  - (i) unless specifically exempted by the Central Government of notification in the Official Gazette, register in such manner and at such place as the Central Government may prescrib from time to time, any firearm or ammunition in respect of which the exemption has been granted;
  - (ii) render such statistical information about different descriptions of arms and ammunition in respect of which the exemption has been granted in such proforma, if any, as may be required by the Central Government;
  - (iii) whenever any arm or ammunition in respect of which exemption is granted is lost or stolen, forthwith report the occurrence of such loss or theft together with the details of the art cles los or stolen at the nearest police station.

	Conditions	4	 	canon belonging to the saluting canon belonging to the Ruler, subject to the conditions that—  (i) the cannon shall be so re-conditioned as to restrict their use or application to the firing of salutes;  (ii) no cannon shall be sold or exported outside the State in which the ruler ordinarily resides; and  (iii) the cannon shall be made available for firing of salutes on ceremonial occasions in the State when firing of such salutes is necessary under any law, usage or custom for the time being in force.
Present Exemples	Provisions of the Act	3	Those contained in sections and 4.	Those contained in sections 3 and 4.
Free 18	Categories descriptions of arms and ammunition	87	All except I (a)	Saluting cannon:  I(b) and I(c) provided that such arms and ammunition have been lawfully imported into India; III. IV, V and VI.
	Persons or classes of persons	1	1 (a) President of India; Governor of a State or in the case of the State of Jammu and Kashmir, the Sadar-i-Riyasat; Lt. Governors or Chief Commissioners of Union Territories.	2 (a) Ruler of an Indian State having "Saluting cannon: a salute of guns. I(b) and I(c) provided that such arms and ammunition have been lawfully imported into India; III. IV, V and VI.

SCHEDULE I

(b) Any legitimate son of such ruler I(b) and I(c), provided that such Those contained in sections 3 and arms or ammunition have been lawfully imported into India; III, IV. V and VI.

(c) Ardes-de-Camp and/or personal I(b) and I(c), provided that such Those contained in sections 3 and The exemption shall apply only to the bodyguards of such ruler.

Seen lawfully imported into belonging to the ruler and carried by such aides India: III, IV, V and VI.

who is not less than 16 years of age and has been nominated by such ruler.

The	æ	₽	66	7
Those contained in sections 3 and	<del>-j</del> i			
Saluting cannon: I(b) and I(c),	provided that such arms or	ammunition have been law-	fully imported into India;	III. IV. V and VI.
(4) Servants of such ruler, when Saluting cannon: I(b) and I(c), Those contained in sections 3 and The	comming owns for and not	secomponing the ruler.	and the first tracking the same of the sam	

the ruler and carried by such servants and shall be subject to the conditions arms and ammunition belonging to e exemption shall apply only to the .hat

Government or by the Lt. Governor (i) the number of servants entitled to (ii) their names shall have been specisuch ruler issued by the State or Chief Commissioner in a Union such ruler shall not exceed 4; and fied in a general authorisation to any the exemption in the case of each territory.

by the Central Government and may, where necessary, be of a general nature dispensing with the necessity of a conditions (if any) as may be prescribed This exemption shall be subject to such fresh order on each occasion.

The exemption in respect of the saluting cannon belonging to the ruler shall (i) the cannon shall be so reconditioned as to restrict their use or application be subject to the conditions that-

(ii) no cannon shall be sold or exported to the firing of salutes:

for the firing of salutes on ceremonial occasions in the State, when firing of such salutes is necessary under any law, usage or custom for the (iii) the cannon shall be made available outside the State in which the ruler ordinarily resides; and time being in force.

apply only to the arms and animuntion belonging to the rules and earlied by such and earlied by such and earlied by such guards entitled to the exemption Central Government may, from time to shall not exceed such numbers as the The Aides-de-camp and or personal bodytime, specify. The exemption shall Those contained in sections 3 and

(a) Ruler of an Indian State not having a salute of guns.

6

Those contained in sections 3 and I(b) and I(c), provided that such arms and ammunition have been lawfully imported in India; III, IV, V and VI.

Saluting cannon; I(b) and I(c). fully imported into India: provided that such arms and ammunition have been law-III, IV, V and VI.

(b) Aides-de-camp and/or personal bodyguards of the ruler of an Indian State, not having a salute of guns.

4	This exemption shall apply to such numbers of the arms and ammunition of the categories shown in column 2, and be subject to such conditions (if any), as may be prescribed by the Central Government and may, where necessary be of a general nature dispensing with the necessity of a fresh order on each occasion.	The exemption shall be subject to—  (i) the order of the Central Government regarding the number of retainers and the quantity and description of arms and ammunition to be permitted, and the purposes for which such arms may be carried and	The exemption shall apply in the cases of all serving members of the armed forces only in respect of the arms and ammunition and to the areas and for the dates specified in the pass and, in the case of Officers Commanding, only in respect of the purchase and stocking of arms and animunition which are provided for sporting purposes by Government or from a regimental
3	Those contained in sections 3 and 4.	Those contained in sections 3 and 4.	Those contained in sections 3 and 4.
c 3	I(b) and I(c), provided that such arms and ammunition have been lawfully imported into India; III, IV, V and VI.	Saluting cannon; I(b) and I(c), provided that such arms and ammunition have been lawfully imported into India; III, IV, V and VI.	Such arms and ammunition as are provided for sporting purposes by Government or from a regimental fund under the authority of the Officer commanding the Unit.
	Such members of the family of a ruler of an Indian State as may be specified by the Central Government.	His Exalted Highness the Nizam of Hyderabad and the Prince of Arcot.	The Officer Commanding a Unit of the armed forces or of the Territorial Army and when he is in possession of a pass granted and signed by his Officer Commanding every serving member of the armed force.
l		₩	<b>19</b>

ı Ai		۲.		•	
iatior	overn	Buck	wit	g com	
/asso	approved by the Central Govern-	ment, when engaged as such	connection with	target practice or shooting com-	
A member of a rifle club/association	se Cen	видиа	conn	or st	
of a rif	by th	hen	. <b>E</b>	actice	
nber	roved	ıt, w	member,	get pr	petition.
A mer	app	Ber	meı	ta ta	Det
•					

Arms and ammunition in respect Those contained in sections 3 and of which the club association 7(a) holds a licence in Form VI.

d The exemption shall apply when the arms or ammunition are intended to be taken out of the premises of tho club, association, only if he possesses a pass signed by the President Secretary of the club association and then only in respect of the arms or ammunition and in the areas and for the dates specified in the pass: and when the arms or ammunition are intended to be taken out of the district, the pass shall be attested by a First Class Magistrate or Justice of the Peace.

#### SCHEDULE 11

## Arms and Ammunition excluded

Arms and ammunition	Provisions of the Act	Conditions
1	2	3
(a) Toy cannon weighing not more than 27 Kgs. and having	All except section 5.	
) calibre of less than one inch:		
(a) length of bore of less than 24 mehes, and		
(v) interior of the bore unrifled.		
Old iron cannon balls.		
2. Reconner deconner and	All: provided that the use of	

- 2) Recapper, decapper and turnover machines.
- 3) Air guns, air rifles and air pistols which satisfy the following test, namely, that the projectiles discharged from such guns or pistols do not perforate a target 12 inches square formed by deal-wood boards of even gren, free from knots, planed on both sides and of thickness of ½" and 1" for air pistols and air guns/rifles respectively.

Provided that in making and estimating the test the following conditions shall be observed, namely:—

- (a) the weapon shall be held horizor tally with the muzzle at a distance of five feet from the target;
- (b) the test shall be repeated twenty times for each class of projectile which can be discharged from the weapon; and
- c) perforation shall be deemed to be effected,—
  - (i) in a case where the projectile is a dart, if the point of the dart pierces the back of the target, and

- All; provided that the use of these machines is restricted to loading or re-loading cartridges for one's own personal use and for no other purpose.
- All; provided that the Central Government may by notification in the Official Gazette, retain all or any of the provisions of the Act in respect of air pistols or of any class thereof in the case of any class of persons or of any specified area.

Conditions
3

Arms and ammunition	Provisions of the Act
1	2
(ii) in any other case, if the project le passe completely through thack of the target.	m
(4) Air guns, air rifles and air pistols required for imparting training in their use.	Those contained in sections 3 and 9(a)(i); provided that the exemption shall be valid only when the weapons are used in connection with training in their use and the training is imparted under the supervision of a licensee or an instructor approved by the Central Government in this behalf.
(5) All arms	Those contained in section 5, in so far as it relates to petty repairs without the use of spare parts, carried out by or in the presence of, or under the written authority of, the owner lawfully possessing the weapon, subject to such conditions and restrictions as may be imposed by the Central Government in this behalf.
(6) Arms and ammunition required for, and not kept or used for any purpose other than the navigation or operation of aircraft.	All.
(7) Arms, other than filled orempty grenades, which are in the possession of a regiment or military mess as trophies or curiosities or otherwise solely for purposes of ornament or display.	All.
(8) Sights for rifles imported for the use of, or for sale to, officers, Junior Commissioned Officers, Warrant Officers, and Petty Officers of the Indian Navy, Army or Air Force or of the Indian Territorial Army or Non-Commissioned Officers and soldiers of the Indian Army on a written permit from the	All.

written permit from the Officer Commanding the regiment to which they belong.

Arms and ammunition Provisions of the Act Conditions 1 3 (9) (a) All explosive sub-All except those relating to export; provided that the Central Government may stances which may be used for filling the ammuby notification in the Official nation defined in section 2(1)(b)(iii), other than agredients of ammuni-Gazette retain all or any of the provisions of the Act, tion, in item (mi) of that in the case of any class of sub clause, unless and persons or of any specified until any of them becomes a part of such ammunition; fuses for blasting (safety or otherwise); tubes for firing explosives. (h) Cartridges made with Those contained in section 3; not more than 15 Kgs. provided that the Central Government may by notiof gunpowder, and not containing their own fication in the Official means of ignition, when Gazette, at any time prohibit possess on without a licence intended bona fide for in the case of any class of blasting purprivate persons or of any spec fied poses. area, if it considers necessary to do so in the interest of public safety. Those contained in section 10. (10) Gun wads and wire cartridges. All. (II) Cartridge CURCS arms of one or more than one inch bore. (12) (a) Lead on bullets and All. bird shot not exceeding o Kos. All; provided that the Central (b) Pellets for air guns and Government may impose in lead required in good respect of any class of both for industrial and persons or of any spec fied manufacturing purposes area, any restriction in reother than the manu-facture of bullets and gard to the quantity of lead to be so exempted. bird-shot up to any quantity. Those contained in sections (13) (a) Chlorates acquired. 3 and 5. possessed or sold by bona fide medical practit oners and dispensing chemists in accordance with such conditions as may be prescribed by the Central Government: (b) Medicinal preparations Those contained in sections 5 (including tablets) conand 5. ta ning chlorates acquired, possessed or sold by medical practitioners or dispensing chemists or acquired or possessed by anyone on the basis of a. prescription or certificate by a medical practitioner, in accordance with such conditions as may be prescribed by the Contral

Government.

	Arms and ammunition	Provisions of the Act	Conditions
	1	2	3
2.	Arms of category V	Those contained in sections 10 and 12, subject to the condition that the arms are exported or transported by or through a dealer and in accordance with rule 61:  Provided that the Central Government may, by notification in the Official Gazette, retain all or any of the provisions of the Act relating to any area in respect of any type or descript on of arm.	The exemption shall age to the whole of lace except where section applies.
3.	<ul><li>(1) Kirpans possessed or carried by 8 khs.</li><li>(2) Khukris possessed or carried by Gurkhas of all classes.</li></ul>	Those contained in section 4.  Provided that the Central Government may, by notification in the Official Gazette, retain all or any of the provisions of the Act in this behalf in respect of all classes, or any class of Gurkhus, or of any specified area.	The exemption shall ap- to any part of India wh section 4 applies.
	(3) Uniform swords and dirks of recognised military or official patterns, when possessed by, or intended to be supplied to, persons entitled to wear them as part of their uniforms.	Those contained in section 4.	
	(4) Swords of honour possessed or carried by persons or by the heirs of persons to whom they were awarded by the Central Government or the State Government.	Those contained in section 4.	
	(5) Swords imported for presentation as prizes for members of the regular or auxiliary force.	Those contained in sections 4 and 10.	
4.	(1) Sulphur in quantities not exceeding 50 Kgs.	ΔΙΙ	The exemption shall at to the whole of Inda cept all distracts on external land fronticial India, and the distract Sibsagar, Lakhampur, United Mikir and McCachar Hills in Assame
	(2) Saltpetre	All.	

Arms and ammunition	Provisions of the Act	Conditions 3	
1	2		
i. Saltpetro required for medicinal or gold- smith's purposes in quantities not exceeding 5 Kgs.	All	The exemption shall apply only to the districts on the external land front er of India, and the districts of Sibsagar, Lakhimpur and North Cachar Hills in Assam.	
Any arms or ammunition brought into and landed in bond at, or brought into any port in India and declared under manifest to be consignments for, any port to which export is not prohibited by rules or orders for the time being in force.	Those contained in section 10.		
. Arms and ammunition of category I(c) imported by officers of the Indian Indian Foreign Service.	Those contained in section 10.		
Arms and ammunition of category I(c) imported by—	••••	Such arms and ammunition shall not be transferred to anyone in India for con- sideration or otherwise.	
(a) diplomatic personnel and home-based personnel of Foreign and Commonwealth Diplomut c M ssions in India; and			
(b) Foreign (Career) Consular Officers, Consular Agents, Trade Commissioners, Assistant Trade Commissioners and Trade Agents in India.			
Arms and ammunition for despatch to the Govern- ment of Nepal or King of Nepal from or through India.	Those contained in section 10.	The arms, etc., imported into or acquired in, India for transport or export to Nepal, shall correspond to the list furnished by the Central Government to the Customs authorities at the port of disembarkation or the licensing authority at other places.	

#### ERRATA

1. The Arms Rules, 1962.

# (1ST EDITION),

1. Page 6:

Rule 18, line 3, for 'on', read 'or'.

2. Page 15:

Rule 18, line 1, for 'heenee', read 'licensee'.

3. Page 22:

Schedule I, in column 3 against category 111(c), for 'H(c)' read 'H1(c)'.

4. Page 23:

Schedule 1, in column 3 against category VI, for '2(1)(b)(cvii)' read '2(1)(b)(vii)'.

- 5. Page 29: Schedule II, in column 9 against item 13, delete 'X'.
- 6. Page 39: Form III, in clause (c) of paragraph I close the bracket after 'velocit
- 7 Page 44:

Form III-A, column 8,

for the existing heading, substitute
"Date on which licence expires (or the date on which the perspecified in column 2 ceases to be exempted under section whichever is earlier)."

8 Page 52:

Form VI, in the heading, for 'or' read 'of'.

9. Page 63:

Form X in column (2), for 'licence' read 'licensee'.

10. Page 64:

Condition of Form X, in condition 6(1), after 'categories' man '', and ''as shown in column 4 of the licence' to the margin placing an asterisk on it.

11. Page 71:

Form XIII, in column 3, for 'shops' read 'shop'.

19 Page 71.

Form XIV, in the heading, before 'XI' add 'Form'.

13. Page 75:

Conditions to Form XIV, in the note at the end of the page, deleter 'Form X,'.

# 14. Page 78:

# 1 Form XVI,

For the existing entries relating to FEE, substitute the following:—

 $F(t)RM/XVI \label{eq:first}$  Licence for Import (by land or river) of arms or ammunition.

<b>ℋ</b> −	V	For single reapon,	In other cases(i.e. consignment of more than one weapon and of ammunition).
		Rs.	Rs.
) Firearms and amm	uni- 	5	10
) Arms of category	V	ı	2

# 15. Page 90:

Form XXII,

for 'Chief/Commissioner' read 'Chief Commissioner'.

16. Page 91:

Conditions of Form XXII, in the Explanation below condition 4, for 'conditions' read 'condition'.

Notification No. 15/13/59(V)-P.IV, dated 13th July 1962, (G.S.R. 991).

# 17. Page 96:

Schedule I.

- (i) in column 1 in the entry preceding entry 4, before 'such' insert '(e)'.
- (ii) in column 2 against entry 3(c) after 'India' insert ';'.

# 18. Page 100:

Schedule II, in column 1 against item 1(12)(b), insert a bracket before 'other' and close it after 'bird-shot'.

#### $^{19}$ - Page 102 :

Schedule II, in column 2 against item 8, *insert* 'these contained in section 10'.

The

# Calcutta



# Gazette

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NA 6] FRIDAY, SEPTEMBER 28, 1962 [SAKA 1884

T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition DECLARATION

Midnapore. — No. 12622L.A.(P.W.). — 27th eptember 1962.—Whereas the Governor is satisfied at land is needed for a public purpose, not being purpose of the Union, namely, for the establishent of Haldia Dock, in the village of Chaitanya isrir Chak, jurisdiction list No. 208, police-station stahata, district Midnapore, it is hereby declared at pieces of land comprising cadastral plots as tailed become a leas, 17:17

### 2980 THE CALCUTTA GAZETTE, EXTRAORDINARY, [Pa SEPTEMBER 28, 1962.

at the expense of the Commissioners for the Por of Calcutta within the aforesaid village of Chajtanya Misrir Chak;

Cadastral survey plots in full—2, 4, 5, 7, 8, 9, 10, 11, 12, 14, 15, 16, 18, 19, 21, 22, 23, 24, 25, 27, 30, 34, 36, 38, 39, 41, 43, 45, 48, 49, 50, 63, 64, 65, 66, 67, 69, 70, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 11, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 12, 126, 127, 129, 131, 132, 135, 136, 137, 138, 139, 140, 14, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 15, 160, 161, and 164.

This declaration is made under the provisions section 6 of the Land Acquisition Act I of 1894, all whom it may concern.

A plan, of the land may be inspected in the offi of the Collector of Midnapore.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Berge

ered No. C207

No. 522(I)

The





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A 7 1 **SATURDAY, SEPT. 29, 1962** 

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# GOVERNMENT OF WEST BENGAL

OFFICE OF THE COMMISSIONER, **BURDWAN DIVISION.** 

### CORRIGENDUM

lo. 1978M.—26th September 1962.—In notifica-No. 1766M, dated the 17th September 1962, er section 20 of the Bengal Municipal Act, 1932 ngal Act XV of 1932), regarding delimitation of wards of the Midnapore municipality in the district Midnapore, the following changes will occur:—
Read "(Union No. 6)" for "(Union No. 7)" after
the words "Mauza Hosnabad" under the
description of boundary against ward No. IX

—East.

V. S. C. BONARJEE,

# CORRIGENDUM

No. 1983M.—26th September 1962.—In notification No. 1829M, dated the 19th September is under section 20 of the Bengal Municipal Act. Bengal Act XV of 1932), regarding delimitation of the wards of the Midnapore municipality in district of Midnapore, the following changes to occur:—

Read "Library Road and then N. L. Khan Roup to Water Reservoir Chawk" for "Library Road" under boundary against Ward No.—South.

V. S. C. BONARJEE, Commissioner, Burdwan Divisi

# **CORRIGENDUM**

No. 1990M.—26th 27th September 1962.—In no cation No. 1792M, dated the 17th September 19 under section 20 of the Bengal Municipal Act, 16 (Bengal Act XV of 1932), regarding delimitation the wards of the Contai municipality in the distriction of Midnapore, the following changes will occur:

Under boundary descriptions read "Hatabari" "Athilagori", "Hatbari", "Kumarpur" agal ward No. III—East; read "Hatabari" "Athilagori", "Hatbari" against ward No. V North; read "Hatabari in part" for "Mol harchak (in part)", "Harbari" against wa No. VI—North; read "Dakhin Darua" a "Monoharchak" for "Monoharchak" agail ward No. VII—South; read "Mahishamund and "Uttar Darua (Part)" for Maisamund against ward No. IX—East; read "Haripul "Bhagwanpur", "Monoharchak against ward No. IX—South; read "Monoharchak against ward No. IX—West "Drua (Part)" against ward No. IX—West

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GOVERNMENT OF WEST BENGAL

# PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### ORDER

No. 7165 M.1A-19 62.—29th September 1962.—exercise of the power conferred by clause (a) of b-section (1) of section 93B of the Bengal Munical Act, 1932, the Governor is pleased hereby to lend to the notified area of Durgapur the following ovisions of the said Act, namely:—

Sections 3, 53, 68, 71, 94 to 103, 105 to 115, 117, 122A to 122F, 123 to 214, 216, 221, 230 to 245, 247 to 277, 278 to 310, 334 to 347, 348 to 355, 356 to 369, 376 to 393, 394, 395, 402 to 414, 414A, 414B, 435 to 447, 449 to 455, 506 to 529, 531 to 536 and 537 to 542A.

By order of the Governor,

B. P. BASU,

Dy. Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government R. West Bengal Govt. Press Alipore.

Calcutta





# Gazette

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MONDAY, OCTOBER 1, 1962

[SAKA 1884

T I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF FOOD AND SUPPLIES

ORDERS

No. 7780FS/XIIA(6)-61.—1st October 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with clause (c) of sub-section (2) of the said section and the Government of India Order No. S.R.O. 1185, dated the 2nd April 1957, and in supersession of Government of West Bongal order No. 5707FS, dated the 19th July 1962, the Governor is pleased hereby to direct that the prices at which the undermontioned varieties of hard coke and non-coking coal may be sold ex-coal dumps at Shibpur Char, Shalimar, under the police-station Shibpur in Howrah district, shall not exceed the prices mentioned in the schedule below:—

### The Schedule

### A. HARD COKE

Name of Stool plants and cokeries producing coke	Grade of coke	Price per quintal (exclusive of sales tax)
		Rs.
(a) Bhilai Steel Plant (Hindusthan Steel Ltd.).	Hard Coke from Bye-product ovens (Large Rubble or Smithy over ½ inch (over 12.7 millimetres)—	
	(i) If the ash content exceeds 24 per cent. but does not exceed 30 per cent	8 92
	(ii) If the ash content does not exceed 24 per cent	9 - 68
	(iii) Coke Breeze under $\frac{1}{2}$ inch (under $12.7$ millimetres)	3 98
(b) Rourkela Steel Plant (Hindusthan Steel Ltd.).	Hard Coke from Bye-product ovens (Large Rubble or Smithy over ½ inch (over 12 ·7 millimetros)	
	(i) If the ash content exceeds 24 per cent. but does not exceed 30 per cent.	
	(ii) If the ash content does not exceed 24 per cent	0 = 0
	(iii) Coke Brooze under ½ inch (under 12 · 7 millimetres)	9.09

2986c

Name of Steel plants and cokeries producing coke.	Grade of coke.	Price per quintal (exclusive of sales tax)
		Rs.
(c) Durgapur Steel Plant (Hindu- sthan Steel Ltd.), Durgapur Coke Oven Plant (West	Hard Coke from Bye-product ovens (Large Rubble or Smithy over ½ inch (over 12 7 millimetres)—	
Bengal Government).	(i) If the ash content does not exceed 24 per cent	7 ·53
	(ii) Coke Breeze under ½ inch (under 12·7 millimetres)	2 · 52
(d) Bye-product ovens other than those mentioned above.	Hard Coke (Large Rubble or Smithy over 1 inch (over 12.7 millimetres)—	
	(i) If the ash content exceeds 24 per cent. but does not exceed 30 per cent	6 ·14
	(ii) If the ash content does not exceed 24 per cent	6 · 91
	(iii) Coke Breeze under ½ inch (under 12·7 millimetres)	2 ·63
(c) Bee hive and country ovens	Hard Coke (Large Rubble or Smithy over ½ inch (over 12·7 millimetres)—	
	(i) If the ash content exceeds 24 per cent. but does not exceed 30 per cent	6 · 04
	(ii) If the ash content does not exceed 24 per cent	6 -80
	(iii) Coke Breeze under ½ inch (under 12.7 millimetres)	2 · 67

# B. NON-COKING COAL

	Grade of coal				r quintal f Salos Tax)		
					<b>D</b> u	in of mine st coal and Slack coal	Steam coal, Rubble and Smithy nuts
						Rs.	Rs.
١.	Selected Grade A	••				3 · 92	4 .03
2.	Selected Grade B			••		3 · 76	3 ·87
3.	Grade I				••	3 -65	3 · 76
4.	Grade II	••				3 ·49	3 ·60
5.	Grade IIIA			••		3 · 34	3 · 44
6.	Grade IIIB			••	• •	3 ·22	3 · 32

By order of the Governor,

S. M. BHATTACHARYYA, y. to the Govt. of West Bengal.

No. 7781FS/XIIA(6)/61.—1st October 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with clause (c) of sub-section (2) of the said section and the Government of India Order No. S.R.O. 1185, dated the 2nd April 1957, and in supersession of Government of West Bengal order No. 5766FS, dated the 19th July 1962, the Governor is pleased hereby to direct that the prices at which the undermentioned varieties of hard coke and non-coking coal may be sold ex-coal dump at Garden Reach Coal Jetty (old B.I.S.N. Coal Jetty), K. P. Dock, shall not exceed the prices mentioned in the schedule below:—

#### The Schedule

#### A. HARD COKE

Name of Steel Plants and cokeries producing coke	Grade of coke	Price per quintal (exclusive of sales tax) Rs.
(a) Bhilai Steel Plant (Hindusthan Steel Ltd.).	Hard Coke from Bye-product ovens (Large Rubble or Smithy over ½ inch (over 12·7 millimetres)	
•	(i) If the ash content exceeds 24 per cent. but does not exceed 30 per cent	9-11
	(ii) If the ash content does not exceed 24 per cent	9 · 87
	(iii) Coke Breeze under ½ inch (under 12·7 millimetres)	4 · 17
(b) Rourkela Steel Plant (Hindusthan Steel Ltd.).	Hard Coke from Bye-product ovens (Large Rubble or Smithy over ½ inch (over 12.7 millimotres)—	
	(i) If the ash content exceeds 24 per cent, but does not exceed 30 per cent	7 · 95
	(ii) If the ash content does not exceed 24 per cent	8.71
	(iii) Coke Breeze under 1 inch (under 12·7 millimetres)	3 · 42.
(c) Durgapur Steel Plant (Hindusthan Steel Ltd.), Durgapur Coke Oven Plant (West Bengal Government).	Hard Coke from Byc-product ovens (Large Rubble or Smithy over 1 inch (over 12.7 millimetros)—	,
Dongar Government,	(i) If the ash content does not exceed 24 per cont	7 - 63
	(ii) Coke Breeze under ½ inch (under 12.7 millimetres)	2 · 62
(d) Bye-product ovens other than those mentioned above.	Hard Coke (Large Rubble or Smithy over ½ inch (over 12.7 millimetres)—	
	(i) If the ash content exceeds 24 per cent, but does not exceed 30 per cent.	
	(ii) If the ash content does not exceed 24 per cont	7.01
	(iii) Coke Breeze under ½ inch (under 12·7 millimetres)	2·78
(e) Bee hive and country ovens	Hard Coke (Large Rubble or Smithy over ½ inch (over 12.7 millimetres)	
	(i) If the ash content exceeds 24 per cent, but does not exceed 30 per cent.	. 6·14
	(ii) If the ash codtent does not exceed 24 per csnt	
	(iii) Coke Breeze under ½ inch (under 12·7 millimetres)	2 · 77

## B. NON-COKING COAL

						Price per quintal (exclusive of sales tax).			
	Gı	rade of co	Du	tun of mine st coal and Slack coal Rs.	Steam coal, Rubble and Smithy nuts Rs.				
1.	Selected Grade A					4.02	4 · 13		
2.	Selected Grade B	• •				3 · 86	3 · 97		
3.	Grade 1			• •		$3 \cdot 75$	3 · 86		
4.	Grade II		• •			3 · 59	3.71		
Б.	Grade IIIA					3 · 44	3.54		
6.	Grade IIIB					$3 \cdot 32$	3 · 42		

By order of the Governor,

S. M. BHATTACHARYYA, Seey, to the Govt. of West Bengal.

## DIRECTORATE OF CONSUMER GOODS, WEST BENGAL.

### NOTIFICATION

No. CG/Cement/Pol-5/56/1576.—lst October 1962.—In exercise of the power conforred by the czylanation to paragraph 4 of order No. 10333DCS, dated the 18th August 1948, as subsequently amended, I, with the approval of the State Government hereby notify, that all stocks of packed Portland Cement, sold by the State Trading Corporation of India (Private) Limited, on or after the 1st October 1962, at the rate of Rs. 131-25 nP. only per metric tonne, free on rail destination railway station fixed under the Government of India's order No. Cem-8(5)/62, dated the 28th September 1962, shall not be sold by any licensed dealer in Calcutta, at a price higher than Rs. 136-41 nP. only per metric tonne, exclusive of sales taxes, Central or State.

P. NAG,
Director of Consumer Goods, West Bengal.

# The



## Gazette

## सत्यमेव जयते

## Extraordinary

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MONDAY, OCTOBER 1, 1962

[ SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## LAND AND LAND REVENUE DEPARTMENT

**Calcutta** 

## Land Acquisition

## NOTIFICATIONS

Midnapore.—No. 12748L.A.(P.W.).—1st October 962. Whereas it appears to the Governor that and is likely to be needed, for a public purpose, ot being a purpose of the Union, namely, for the stablishment of Haldia Dock in the village of Chak Tarayan, jurisdiction list No. 193, police-station attainata, district Midnapore, it is hereby notified hat pieces of land comprising cadastral piots as etailed below and measuring, more or less, 154.82 cres, are likely to be needed for the aforesaid unblic purpose at the expense of the Commissioners or the Port of Calcutta within the aforesaid illage of Chak Tarayan.

## Schedule A

(Waste and arable lands)

Mauza Chak Tarayan, jurisdiction list No. 193, police station Sutahata, district Midnapore.

Cadastral survey plots in 1ull—422, 424, 428, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 474, 475, 476, 478, 480, 481, 482, 483, 484, 485, 486, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 505, 506, 507, 508, 509, 510, 511, 1512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 529, 532, 533, 535, 536, 537, 539, 540, 541, 542, 543, 544, 545, 546, 547, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 83, 584, 586, 587, 588, 589, 590, 591, 592, 593, 595,

596, 597, 598, 599, 600, 601, 602, 603, 605, 606, 607, 608 609, 610, 611, 612, 613, 614, 615, 617, 618, 619, 620 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631 671, 674, 679, 682, 683, 684, 686, 687, 688, 689, 690 692, 694, 695, 697, 698, 699, 700, 701, 704. 707, 708 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720 726, 721, 723, 724, 725, 738, 739, 727, 728, 729, 730, 731, 732 748, 749, 750 735, 737. 740, 746, 743, 745, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761 768, 763, 764, 765, 766, 767, 770, 771, 775 773, 778, 779, 780, 781, 782, 783, 785, 786 776, 777, 784. 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797 798, 799, 801, 802, 803, 804, 805, 806, 807, 808, 809 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 822, 823, 825, 828, 829, 830, 831, 832, 833, 835, 839, 840, 841, 842, 843, 845, 847, 849, 850, 851, 852, 853, 854, 856, 857, 860, 861, 862, 863, 864, 865, 867, 868, 869, 872, 873, 874, 875, 877, 878, 879, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 892, 893, 894, 896, 897, 898. 899, 900, 902, 903, 904, 905, 906, 907, 908, 909, 917, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 964, 965, 966, 967, 968, 975, 978, 979, 980, 981, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1034, 1035, 1036, 1066, 1071, 1073 and 1083.

Cadastral survey plots in part 438 and 473.

## Schedule B

(Other than waste and arable lands)

Mauza Chak Tarayan, jurisdiction list No. 193, police station Sutahata, district Midnapore.

Cadastral survey plots in full-477, 479, 504, 528, 530, 531, 534, 538, 548, 585, 594, 604, 616, 672, 673,

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675, 676, 677, 678, 680, 681, 685, 691, 693, 696, 702, 703, 705, 707, 709, 722, 723, 733, 734, 736, 741, 742, 744, 747, 762, 769, 772, 800, 821, 824, 826, 827, 834, 836, 837, 838, 844, 846, 848, 855, 858, 859, 866, 870, 871, 876, 883, 891, 895, 901, 982, 1010, 1029, 1032 and 1082.

This notification is made under the provisions of section 4 of the Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the effice of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above lands, other than waste or arable, described in the schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dv. Secv. to the Govt. of West Bengal.

Midnapore—No. 12750L.A.(P.W.). - 1st October 1962.— Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock, in the village of Sautan Chak, jurisdiction list No. 191, police-station Sutahata, district Midnapore, it is hereby notified that pieces of land comprising cadastral plots as detailed below and measuring, more or less, 13.28 acres, are likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Sautan Chak.

## Schedule A

(Waste and arable lands)

Mauza Sautan Chak, jurisdiction list No. 191, police station Sutahata, district Midnapore-

Cadastral survey plots in full—171, 172, 173, 174, 175, 176, 177, 187, 188, 189, 190, 192, 193, 194, 195, 196, 197, 198, 200, 201, 202, 203, 204, 205, 206, 207, 209, 210, and 211.

Cadastral survey plots in part—23 and 169.

### Schedule B

(Other than waste and arable lands)

Mauza Sautan Chak, jurisdiction list No. 191,
 police-station Sutahata, district Midnapore.
 Cadastral survey plots in full—165, 191, 199 and 208.

This notification is made under the provisions of section 4 of the Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other act, required or permitted by that section.

Any person interested in the above lands, other than waste or arable, described in the schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of the notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by sunsection (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of tre Act shall not apply to the waste and arable lands described in schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengat

Midnapore.—No. 12752L.A.(P.W.).—1st October 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Bishnuram Chak, jurisdiction list No. 217 policestation Sutahata, district Midnapore, it is herein notified that pieces of land comprising cadastral plots as detailed below and measuring, more or less, 132.96 acres, are likely to be needed for the aforesaid public urpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Bishnuram Chak.

## Schedule A

(Waste and arable lands)

Mauza Bishnuram Chak, jurisdiction list No. 21 police-station Sutahat, district Midnapore.

Cadastral survey plots in full—246, 251, 253, 25258, 259, 260, 261, 262, 265, 267, 268, 270, 272, 275, 276, 277, 278, 281, 282, 283, 284, 285, 286, 288, 289, 291, 292, 293, 294, 295, 297, 299, 300, 301, 30, 303, 304, 305, 308, 310, 311, 312, 313, 314, 315, 313, 314, 315, 318, 319, 320, 321, 322, 323, 324, 325, 326, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 344, 345, 346, 347, 348, 349, 350, 351, 353, 354, 353, 359, 360, 361, 362, 363, 364, 365, 366, 368, 369, 370, 371, 372, 373, 376, 377, 378, 379, 38, 382, 383, 386, 387, 389, 390, 391, 393, 394, 395, 397, 398, 399, 400, 401, 402, 476, 477, 478, 479, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 494, 496, 497, 398, 399, 500, 501, 502, 503, 504, 505, 507, 508, 509, 510, 511, 512, 515, 516, 517, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 525, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 55

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52, 553, 554, 555, 556, 557, 558, 559, 561, 562, 563,
16, 567, 568, 570, 571, 575, 578, 579, 582, 585, 665,
37, 668, 669, 670, 671, 672, 674, 675, 676, 677, 678,
                  683, 684, 685, 686, 688, 689, 690,
79, 680, 681, 682,
                            743, 744,
                                       745,
                                            746, 747,
)1, 694, 735, 736, 740, 742,
                             754, 755.
                                       756, 757,
18, 749,
                        753,
                                                 758.
        750, 751,
                   752.
59, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769,
                  795,
                       796, 803, 804, 806, 807, 808,
11, 792, 793, 794,
11, 812, 814, 816, 817, 818, 819, 820, 821, 822, 823,
24, 825, 826, 827, 828, 832, 844, 845, 846, 847, 848,
49, 851, 852, 853, 855, 856 and 857.
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Cadastral survey plots in part-404 and 848.

## Schedule B

(Other than waste and arable lands)

Mauza Bishnuram Chak, jurisdiction list No. 217 police-station Sutahata, district Midnapore.

Cadastral survey plots in full—247, 248, 249, 250, 52, 255, 256, 257, 263, 264, 266, 269, 271, 273, 279, 80, 287, 296, 298, 306, 307, 309, 327, 328, 329, 330, 31, 352, 355, 374, 375, 380, 384, 385, 388, 392, 491, 92, 495, 513, 514, 569, 590, 591, 597, 598, 599, 666, 73, 687, 692, 693, 737, 738, 739, 741, 770, 771, 815 at 831.

This notification is made under the provisions of ection 4 of the Land Acquisition Act of 1894, to all hom it may concern.

A plan of the land may be inspected in the office the Collector of Midnapore.

In exercise of the power conferred by the afcreiid section, the Governor is pleased to authorise the officers for the time being engaged in the underking, with their servants and workmen, to enter pon and survey the land and do all other acts equired or permitted by that section.

Any person interested in the above lands, other han waste or arable, described in the schedule B bove, who has any objection to the acquisition hereof, may, within thirty days after the date on which public notice of the substance of this ottication is given in the locality, file an objection writing before the Collector of Midnapore.

In exercise of the powers conferred by subection (4) of section 17 of the Land Acquisition let, 1894 (I of 1894), the Governor is pleased to lirect that the provisions of section 5A of the Act hall not apply to the waste and arable lands desribed in schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of ection 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 12754L.A.(P.W.).—1st October 1962.—Whereas it appears to the Governor that and is likely to be needed for a public purpose, not being a purpose of the Union, namely, for the stablishment of Haldia Dock in the village of Ramsundar Chak, jurisdiction list No. 200, policestation Sutahata, district Midnapore, it is hereby

notified that pieces of land comprising cadastral plots as detailed below and measuring, more, or less, 119.34 acres, are likely to be needed for the aforesaid public purpose at the expense of the Commissioners of Port of Calcutta within the aforesaid village of Ramsundar Chak.

#### Schedule A

(Waste and arable lands)

Mauza Ramsundar Chak, jurisdiction list No. 200 police-station Sutahata, district Midnapore.

Cadastral survey plots in full-1, 3, 4, 5, 6, 8, 10, 11, 12, 13, 15, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 36, 37, 39, 40, 42, 44, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 68, 69, 71, 72, 73, 77, 78, 79, 80, 83, 84, 85, 86, 87, 88, 89, 91, 92, 93, 94, 95, 96, 97, 98, 99, 101, 109, 110, 111, 112, 113, 114, 115, 118, 119, 120, 122, 124, 125, 128, 129, 130, 131, 132, 133, 137, 143, 148, 151, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 361, 362, 363, 364, 366, 367, 368, 369, 370, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 393, 401, 425, 427, 429, 430, 431, 433, 439, 441, 442, 443, 445, 451, 454, 455, 456, 459, 460, 461, 462, 463, 464, 465, 466 and 467.

Cadastral survey plots in part—293, 297, 301, 304 and 440.

## Schedule B

(Other than waste and arable lands)

Mauza Ramsundar Chak, jurisdiction list No. 200, police-station Sutahata, district Midnapore.

Cadastral survey plots in full—2, 7, 9, 14, 32, 33, 34, 35, 38, 43, 45, 46, 67, 70, 74, 75, 76, 81, 82, 90, 100, 102, 103, 104, 105, 106, 107, 108, 116, 117, 121, 123, 126, 127, 134, 135, 136, 138, 139, 140, 141, 142, 144, 145, 146, 147, 149, 150, 152, 165, 170, 200, 365 and 457.

This notification is made under the provisions of section 4 of the Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the atoresaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

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Any person interested in the above lands, other than waste or arable, described in the schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

## By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore. -No. 12756L.A.(P.W.).- 1st October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Mathuresh Chak, jurisdiction list No. 205, police-station Sutahat, district Midnapore, it is hereby notified that pieces of land comprising cadastral plots as detailed below and measuring, more or less, 36.66 acres, is likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Mathuresh Chak.

## Schedule A

(Waste and arable lands)

Mauza Mathuresh Chak, jurisdiction list No. 205, police-station—Sutahat, district—Midnapore.

Cadastral survey plots in full—1 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 28, 30, 31, 33, 35, 36, 37, 38, 39, 40, 41, 43, 45, 46, 47, 48, 49, 50, 51, 53, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 112, 113, 115, 116, 117, 121, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154 and 155.

## Schedule B

(Other than waste and arable lands)

Mauza Mathuresh Chak, jurisdiction list No. 205, police-station Sutahata, district Midanapore.

Cadastral survey plots in full—16, 24, 26, 29, 32, 34, 42, 44, 52, 54, 55, 56, 111, 114, 118, 119, 120 and 122.

This notification is made under the provisions of section 4 of the Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enterupon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above lands, other than waste or arable, described in the schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Ar shall not apply to the waste and arable lends decribed in schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

Midnapore.—No. 12758L.A.(P.W.).—1st October 1962.—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Radhakanta Chak, jurisdiction list No. 207, policestation Sutahata, district Midnapore, it is hereby notified that pieces of land comprising endastral plots as detailed below and measuring, more or less, 90.11 acres, are likely to be needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Radhakanta Chak.

## Schedule A

(Waste and arable lands)

Mauza Radhakanta Chak, jurisdiction list No 26 police-station Sutahata, district Midnapore.

Cadastral survey plots in full—2, 3, 4, 5, 6, 7, 8, 9, 10
11, 12, 13, 14, 15, 16, 17, 19, 20, 21, 22, 23, 24, 25, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 47, 49, 50, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 71, 72, 73, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 92, 93, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 118, 119, 121, 123, 125, 126, 127, 130, 131, 132, 133, 134, 135, 136, 135, 128, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 152, 154, 155, 156, 158, 160, 161, 163, 164, 165, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 192, 193, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 215, 220, 221, 222, 223, 224, 225, 226, 227, 228, 224, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 261, 262, 263, 264, 265, 266, 267, 269, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 204, 295, 296, 297, and 298.

## Schedule B

(Other than waste and arable lands)

uza Radhakanta Chak, jurisdiction list No 207, police-station Sutahata, district Madnapore.

adastral survey plots in full—26, 27, 28, 29, 40, 42, 44, 45, 46, 48, 51, 69, 70, 74, 94, 114, 115, 117, 120, 128, 129, 151, 153, 157, 162, 167, 191, 194, 197, 238 and 260.

This notification is made under the provisions of tion 4 of the Land Acquisition Act of 1894, to all n it may concern.

plan of the land may be inspected in the office e Collector of Midnapore.

exercise of the power conferred by the aforei section, the Governor is pleased to authorise officers for the time being engaged in the underng, with their servants and workmen, to enter n and survey the land and do all other acts aired or permitted by that section.

my person interested in the above lands, other waste or arable, described in the schedule B ve, who has any objection to the acquisition eof, may, within thirty days after the date on the public notice of the substance of this fication is given in the locality, file an objection writing before the Collector of Midnapore.

exercise of the powers conferred by subion (4) of section 17 of the Land Acquisition, 1894 (1 of 1894), the Governor is pleased to ct that the provisions of section 5A of the Act 1 not apply to the waste and arable lands desed in schedule A above, to which, in the opinion he Governor, the provisions of sub-section (1) of ion 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bergal.

lidnapore.—No. 12760L.A.(P.W.).—1st October 2.—Whereas it appears to the Governor that its likely to be needed for a public purpose, not be a purpose of the Union, namely, for the iblishment of Haldia Dock in the village of haprabhu Chak, jurisdiction list No. 201, policetion Sutahata, district Midnapore, it is hereby field that pieces of land comprising cadastral plots detailed below, and measuring, more or less, 73 acres, are likely to be needed for the afore-1 public purpose at the expense of the Comsioners for the Port of Calcutta within the resaid village of Mahaprabhu Chak.

## Schedule A

(Waste and arable lands)

<sup>uza</sup> Mahaprabhu Chak, jurisdiction list No. 201, police-station Sutahata, district Midnapore.

adastral survey plots in full—1, 2, 3, 4, 5, 6, 7, 9, 10, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 44, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 65, 72, 73, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102,

 $\begin{array}{c} 103,\ 104,\ 105,\ 106,\ 207,\ 211,\ 212,\ 213,\ 214,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 225,\ 226,\ 227,\ 228,\ 229,\ 230,\ 231,\ 232,\ 234,\ 235,\ 236,\ 237,\ 238,\ 239,\ 240,\ 241,\ 242,\ 243,\ 244,\ 245,\ 247,\ 248,\ 249,\ 250,\ 251,\ 252,\ 253,\ 254,\ 255,\ 256,\ 258,\ 259,\ 260,\ 262,\ 263,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ 271,\ 272,\ 273,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 282,\ 283,\ 284,\ 285,\ 286,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 303,\ 304,\ 305,\ 306,\ 307,\ 308,\ 309,\ 310,\ 311,\ 312,\ 313,\ 314,\ 315,\ 316,\ 317,\ 318,\ 319,\ 320,\ 321,\ 322,\ 323,\ 324,\ 325,\ 326,\ 327,\ 328,\ 329,\ 330,\ 331,\ 332,\ 334,\ 335,\ 336,\ 337,\ 339,\ 342,\ 344,\ 345,\ 346,\ 348,\ 349,\ 350,\ 301,\ 352,\ 353,\ 354,\ 355,\ 387,\ 388,\ 389,\ 390,\ 391,\ 392,\ 393,\ 394,\ 395,\ 396,\ 397,\ 398,\ 399,\ 400,\ 401,\ and\ 402. \end{array}$ 

#### Schedule B

(Other than waste and arable lands)

Mauza Mahaprabhu Chak, jurisdiction list No. 201, pllice-station Sutahata, district Midnapore.

Cadastral survey plots in full—49, 63, 64, 66, 67, 68, 69, 70, 71, 74, 75, 76, 224, 246, 257, 294, 295, 338, 340, 341—343—and—347.

This notification is made under the provisions of section 4 of the Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section

Any person interested in the above lands, other than waste or arable, described in the schedule B above who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, tile an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (Lof 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable lands described in schedule A above, to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act, are applicable.

By order of the Governor,

## B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 12762L.A.(P.W.).—1st October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Karer Chak, jurisdiction list No. 199, police-station Sutahata, district Midnapore, it is hereby netified that pieces of land comprising cadastral plots as detailed below and measuring, more or less, 46.84 acres, is likely to be needed for the aforesaid

public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Karer Chak.

## Schedule A

(Waste and arable lands)

Mauza Karer Chak, jurisdiction list No. 199, policestation Sutahata, district Midnapore.

Cadastral survey plots in full— 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 27, 28, 29, 32, 33, 34, 35, 36, 38, 40, 41, 42, 43, 44, 46, 47, 48, 53, 56, 59, 62, 63, 66, 68, 69, 70, 72, 73, 74, 75, 77, 80, 82, 85, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 101, 102, 103, 104, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 127, 128, 129, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 144, 145, 146, 147, 149, 151, 155, 157, 159, 160, 162, 163, 164 and 165.

Cadastral survey plots in part—76, 78, 79, 84, 150, 153 and 158

### Schedule B

(Other than waste and arable lands)

Mauza Karer Chak, jurisdiction list No. 199, policestation Sutahata, district Midnapore.

Cadastral survey plots in full- 22, 23, 24, 25, 26, 30, 31, 37, 39, 50, 51, 52, 54, 55, 57, 64, 65, 67, 71, 81, 96, 105, 126, 143, 148, 152 and 156.

This notification is made under the provisions of section 4 of the Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above lands, other than waste or arable, described in the schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition A.t, 1894 (1 of 1894), the Governor is pleased to

direct that the provisions of section 5A of the shall not apply to the waste and arable lands oribed in schedule A above, to which, in the otim of the Governor, the provisions of sub-section (I section 17 of the said Act, are applicable.

## By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West ben

Birbhum.—No. 12764L.A.—1st October 1962 Whereas the functions of the Central Government of the Land Acquisition Act, 1894 (1 of 1881) in relation to the acquisition of land for the Eposes of the Union, have been entrusted to State Government by notification No. 20 55-Judl., dated the 14th May 1955, issued by Government of India in the Ministry of Hor Affairs under clause (1) of article 258 (1 at Constitution of India, as S.R.O. 1074 and publish at page 868, Part II section 3 of the "Gazette India", dated the 21st May 1955;

And whereas it appears to the Governor thand is likely to be needed for a public purpose being a purpose of the Union, namely, for the provision of a crossing station between Mallame and Rampurhat, it is hereby notified that for the arbove purpose, two pieces of land measuring, now or less, 14.31 acres and comprising cadastral plots a detailed below, are likely to be needed for the arms said public purpose at the public expense in the district of Birbhum.

### Schedule of land

Police-station Rampurhat, district Birbhum Village Chakpara, jurisdiction list No 54

Cadastral survey plots in full-26, 28 and 50.

Cadastral survey plots in part—25, 27, 29, 45, 46, 51, 53, 54, 55, 71, 86, 87, 88, 89, 91, 95, 356, 357, 3 and 3004.

Village Palsa, jurisdiction list No. 55

Cadastral survey plots in part—5, 6, 10, 83, 84 and Village Chhatma Dangal, jurisdiction list No 5

Cadastral survey plots in full—1143, 1144, 1145, II 1179, 1180, 1182, 1183, 1184, 1185, 1186, 1187, II 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, ½ 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, ½ 1213, 1214, 1221, 1222, 1225, 1226, 1230, 1232, ½ 1234, 1235, 1236 and 2327.

Cadastral survey plots in part—1091, 1902, 49 1104, 1110, 1111, 1114, 1116, 1117, 1127, 1128 45 1140, 1142, 1146, 1150, 1151, 1157, 1158, 1159, 1176, 1177, 1181, 1190, 1193, 1194, 1215, 1223, 121227, 1228, 1229, 1231, 1237, 1272, 1273, 1277, 1279 and 1280.

This notification is made, under the provisions section 4 of the Land Acquisition Act. 1894, rea with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector (Land Acquisition), Birbham.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the officers for the ame being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act 1 of 1894, read with the said notification, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the land which is entirely waste or arable and to which, in the opinion of the Governor, the provisions of section 17(1) of the Act are applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Bengal

istered No. G207

No. 525(i)



## Extraordinary

## Published by Authority

NA 103 TUESDAY, OCTOBER 2, 1962 [SAKA 1884

T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## FISHERIES DEPARTMENT

## **Fisheries**

## **ORDER**

No. 3705Fish.—30th September 1962.—In exercise the power conferred by section 11 of the West engal Anti-Profiteering Act, 1958 (West Bengal Act XIV of 1958), the Governor, with the previous pproval of the Central Government, is pleased hereby add to the First Schedule to the said Act the follow-g article of daily use, namely:—

2) Fish".

By order of the Governor,

D. N. BANERJEE,
Secy. to the Govt. of West Bengal.



# The

# Calcutta



## Gazette

## Extraordinary

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WEDNESDAY, OCTOBER 3, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## EPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

## RESOLUTION

No. 7179|M.1M-110|62.—1st October 1962.—The airs of the Balurghat municipality in the district of st Dinajpur have been a source of considerable neern to Government for some time past. Reports the local officers as well as the latest Audit and lministration Reports reveal a very disquieting state affairs in the administration of the Municipality e following are some of the instances of incomtency and default shown by the commissioners of said municipality in the performance of their ties:—

- The present Board of Commissioners is ridden by acute party faction which has seriously affected the administration of the municipality.
- (ii) The financial position of the municipality is far from satisfactory. For the last few years, collection has been extremely poor. The percentages of collection on the total demand in 1959-60 and 1960-61 were 34.68 and 30.72, respectively, and during 1961-62 it was only 32.12. It is obvious that no proper measures are taken by the municipal commissioners for collection of the rates and taxes. As a result, there is a large outstanding balance of taxes amounting to Rs. 2,45,565. If this state of affairs is allowed to continue and no effective steps are taken immediately for improvement of

- collection of the municipal dues, the administration of the municipality is bound to collapse in no time.
- (iii) In his notes of inspection of the accounts of the municipality, held on the 26th October 1961, the Examiner of Local Accounts observed that against a closing cash balance of Rs. 64,833 on the 30th September 1961 the liability on account of unspent balance of loan amounted to Rs. 80,117 apart from other liabilities. The financial position of the municipality was thus quite unsatisfactory.
- (iv) Owing to this precarious financial position, the commissioners at their meeting, held on the 31st October 1960, authorised utilisation of a sum of Rs. 2,128 out of the loan funds for payment of salary of the staff for October 1960. Such diversion of loan fund is prohibited by rule 202 of the Municipal Account Rules. Default in repayment of loans and their diversions for general purposes have become chronic features in this municipality. The amount outstanding on loan account at the end of the year 1961-62 stood at Rs. 1,85,139.
- (v) The total income excluding opening balance during 1961-62 was Rs. 1,47,490 whereas the total expenditure was Rs. 2,17,795. The percentage of total collection on total demand was 32.12 only. It shows that the municipal commissioners are indifferent in the matter of both reducing the expenditure and stepping up the income.

- (vi) The budget estimates for 1961-62 were passed at the special meetings held on the 24th March 1961 and 20th April 1961 and a copy thereol was submitted to District Magistrate on the 25th April 1961 although the due date for preparation and submission of budget estimates according to the rules expired on the 15th January 1961 and 15th March 1961, respectively.
- (vii) The municipal commissioners failed to submit the administration reports for the years 1960-61 and 1961-62 within the time prescribed in rule 1 of the statutory rules regarding submission of these reports.
- 2. After a careful consideration of the matter, Government have come to the conclusion that the commissioners of the Balurghat municipality have shown their incompetency to perform and have persistently made default in the performance of duties imposed on them under the Bengal Municipal Act, 1932, and the rules framed thereunder and that the present state of affairs cannot, under any circumstances, be allowed to continue without serious detriment to the interests of the inhabitants of the municipality.
- 3. In exercise of the power conferred by subsection (1) of section 553 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is, therefore, pleased to declare the commissioners of the Balurghat municipality to be incompetent and in default and to supersede them for the period from the 4th October 1962 up to the 31st March 1964.

4. Ordered that this resolution be published in  $\mathfrak t$  "Calcutta Gazette".

By order of the Governor, A. K. DATTA,

Jt. Secy. to the Govt. of West Benga

### NOTIFICATION

No. 7180|M.1M-110|62.—1st October 1962.—exercise of the power conferred by clause (bb) sub-section (1) of section 554 of the Bengal Mulcipal Act, 1932 (Bengal Act XV of 1932), here after referred to as the said Act, the Governor pleased to direct that all the powers and duties who may, under the provisions of the said Act or an other Act or any Ordinance or any regulation any rule, bye-law, order, notification or subsiding legislation, made under the provisions of the said Act or such other Act or such Ordinance or such Regulation, be exercised and performed by the Chairm and by the commissioners whether at a meeting otherwise, of the Balurghat municipality, who have been superseded by resolution No. 7179|M.1M-1106 dated the 1st October 1962, shall be exercised an performed by the Subdivisional Officer. Sade Balurghat, during the period of such supersession, addition to his own duties.

By order of the Governor,
A. K. DATTA,
Jt. Secy. to the Govt. of West Beng



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WEDNESDAY, OCTOBER 3, 1962

[SAKA 1884

PART V-Acts of the Parliament of India assented to by the President and Ordiances promulgated by the President

## MINISTRY OF LAW (Legislative Department)

The following Act of Parliament received the assent of the President on the 12th September 1962 and is hereby published for general information :-

## Act No. 31 of 1962

## THE LAND ACQUISITION (AMENDMENT) ACT, 1962

[12th September, 1962.]

An Act further to amend the Land Acquisition Act, 1894, and to calidate certain acquisitions under that Act.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

1. This Act may be called the Land Acquisition Short title. (Amendment) Act, 1962.

I of 1894.

2. In section 3 of the Land Acquisition Act, 1894 Amend-thereinafter referred to as the principal Act), in clause (e), the following words shall be added at the end, namely:—

\*\*Section 3.\*\*

"or any other law relating to co-operative societies for the time being in force in any State.

3. In sub-section (1) of section 40 of the principal Act, Amendatter clause (a), the following clause shall be inserted, ment of section 40. namely:-

"(aa) that such acquisition is needed for the construction of some building or work for a Company which is engaged or is taking steps for engaging itself in any industry or work which is for a public purpose; or".

4. In section 41 of the principal Act,—

section 41.

(a) for the words "the purpose of the proposed acquisition is to obtain land for the erection section of of dwelling houses for workmen employed by the Company or for the provision of amenities directly connected therewith, or that the proposed acquisition is needed for the construction of a work, and that such work is likely to prove useful to the public", the words, brackets, letters and figures "the proposed acquisition is for any of the purposes referred to in clause (a) or clause (aa) or clause (b) of sub-section (1) of section 40" shall be substituted; of dwelling houses for workmen employed by the

(b) in clause (4), the word "and" occurring at the end shall be omitted, and after that clause, the following clause shall be inserted, namely:

(4A) where the acquisition is for the construction of any building or work for a Company which is engaged or is taking steps for engaging itself in any industry or work which is for a public purpose, the time within which, and the conditions on which, the building or work shall be constructed or executed;

Insertion of new sections 44A and 44B. Restriction on transter, etc.

5. In Part VII of the principal Act, after section 44, the following sections shall be inserted, namely:—

"41A. No Company for which land is acquired under this Part shall be entitled to transfer the said land or any part thereof by sale, mortgage, gift, lease or otherwise except with the previous sanction of the appropriate Government.

44B. Notwithstanding anything contained in this Act, no land shall be acquired under this Part, except for the purpose mentioned in clause (a) of sub-section (1) of section 10, for a private company which is not a Government company.

Explanation.—'Private company' and 'Government company' shall have the meanings respectively assigned to them in the Companies Act, 1956.".

1 of 1956.

2 of 1962

Land no to be acquired under this Part except for certain purpose for private nompanies Clovernment companies. Amendment of section 55.

6. In section 55 of the principal Act, to sub-section (1), the following provisos shall be added, namely:—

"Provided that the power to make rules for carrying out the purposes of Part VII of this Act shall be exercisable by the Central Government and such rules may be made for the guidance of the State Governments and the officers of the Central Government and of the State Governments:

Provided further that every such rule made by the Central Government shall be laid as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or two or more successive sessions, and it, before the expiry of the session in which it is so laid or the successive sessions atoresaid, both Houses agree in making any modifica-tion in the rule or both Houses agree that the rule tion in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.".

Validation of certain tions.

7. Notwithstanding any judgment, decree or order of any court, every acquisition of land for a Company made or purporting to have been made under Part VII of the principal Act before the 20th day of July, 1962, shall, in so far as such acquisition is not for any of the purposes mentioned in clause (a) or clause (b) of sub-section (1) of section 40 of the principal Act, be deemed to have been made for the purpose mentioned in clause (aa) of the said sub-section, and accordingly every such acquisition and any proceeding, order, agreement or action in connection with such acquisition shall be, and shall be deemed always to have been, as valid as if the provisions of sections 40 and 41 of the principal Act, as amended by this Act, were in force at all material times when such acquisition was made or proceeding was held or order was made or agreement was entered into or action was taken.

Explanation.—In this section "Company" has the same meaning as in clause (e) of section 3 of the principal Act, as amended by this Act.

Repeal and saving.

8. (1) The Land Acquisition (Amendment) Ordinance, 1962, hereby repealed.
(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed have been done or taken under this Act, as if this Act had commenced on the 20th day of July, 1962.

R. C. S. SARKAR, Secv.

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# Calcutta



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THURSDAY, OCTOFER 4, 1962

[SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## OFFICE OF THE COMMISSIONER OF POLICE, CALCUTTA

## ORDER

No. 710.—4th October 1962.—In exercise of the powers conferred by the proviso to sub-section (1) of section 9B of the Calcutta Police Act, 1866 (Ben. Act IV of 1866) and that proviso read with section 130 of the Calcutta Port Act, 1890 (Ben. Act III of 1890) and by the proviso to subsection (1) of section 3B of the Calcutta Suburban Police Act, 1866 (Ben. Act II of 1866), I, the Commissioner of Police for the town of Calcutta, with the approval of the State Government received with the Home (Police) Department letter No. 4113-P1., dated 4th October, 1962, hereby delegate the power of appointment in respect of all subordinate ranks, except Inspectors, of the Police force for the town of Calcutta including the Port Police Force and of the police force for the suburbs of the town of Calcutta to the Deputy Commissioner of Police, Headquarters.

S. M. GHOSH.

Commissioner of Police, Calcutta.

**Calcutta** 

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THURSDAY, OCTOBER 4, 1962

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ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## COVERNMENT OF WEST BENCAL

## Home Department

## **Police**

## NOTIFICATION

No. 4114-Pl.- 4th October 1962.—In exercise of the powers conferred by section 9A of the Calcutta Police Act, 1866 (Ben. Act, 1V of 1866) and that section read with section 130 of the Calcutta Port Act, 1890 (Ben. Act III of 1890), and by section 3A of the Calcutta Suburban Police Act, 1866 (Ben. Act II of 1866), the Governor is pleased hereby to make the following rules relating to recruitment, conditions of service, disciplinary proceedings and punishments in respect of members of the subordinate ranks of the Police force for the town of Calcutta including the Port Police Force and of the police force for the suburbs of the town of Calcutta, namely:—

# THE CALCUTTA AND SUBURBAN POLICE (SUBORDINATE RANKS RECRUITMENT, CONDITIONS OF SERVICE AND DISCIPLINE) RULES, 1962.

- 1. (1) These rules may be called the Calcutta and Suburban Police (Subordinate Ranks Recruitment, Conditions of Service and Discipline) Rules, 1962.
- (2) These rules shall apply in respect of members of the subordinate ranks of the Forces.
- 2. In these rules unless there is anything repugnant in the subject or context—
  - (a) "Commissioner" means the Commissioner of Police for the town of Calcutta referred to in section 4 of the Calcutta Police Act, 1866;
  - (b) "Deputy Commissioner" means a Deputy of the Commissioner appointed under section 5 of the Calcutta Police Act, 1866;

- (c) "Forces" means the Police force for the town of Calcutta constituted under section 8 of the Calcutta Police Act, 1866 including the Port Police Force constituted under section 129 of the Calcutta Port Act, 1890 and the police force to the suburbs of the town of Calcutta constituted under section 2 of the Calcutta Suburban Police Act, 1866;
- (d) "Subordinate ranks" means the ranks referred to in section 3 of the Calcutta Police Act, 1866 and section 51 of the Calcutta Suburban Police Act, 1866.
- 3. The methods of recruitment, qualifications for appointment including age, and conditions of service of the different grades of the subordinate ranks of the Forces shall be as specified in Schedule I to these rules
- 4. Disciplinary proceedings and punishments in respect of the subordinate ranks of the Forces shall be regulated by the rules laid down in Schedule II to these rules.

### SCHEDULE I

## Methods of recruitment, qualifications for appointment including age, and conditions of service.

- 1. (1) Method of recruitment: Vacancies in the rank of Inspector shall be filled by promotion from the ranks of Sub-Inspector and Sergeant.
- (2) Promotions shall be based on merit with due regard to seniority. Promotion shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Commissioner, the Deputy Commissioner, Headquarters, a Divisional Deputy Commissioner and an Assistant Commissioner of Police.
  - (3) Inspectors so promoted shall, in the first instance, be on probation.

## Sub-Inspectors not belonging to the Armed Branch

- 2. (1) Method of recruitment: Recruitment in the rank of Sub-Inspector shall be made each year in the month of Lanuary. Twenty-five per cent. of the vacancies shall be filled by promotion of Assistant Sub-Inspectors, and the remaining vacancies shall be filled by direct recruitment.
- (2) For filling up vacancies by promotions candidates shall be selected on the basis of merit only.
- (3) (a) For filling up vacancies by direct recruitment applications from outsiders shall be invited through the Press in the 1st week of August. All applications shall be made to the Deputy Commissioner, Headquarters, in the prescribed form to be obtained from the office of the Commissioner on production of satisfactory proof as to educational qualifications. Copies of testimonials shall be attached to the applications and not submitted
- (b) No notice shall be taken of applications sent in at other times of the year and they shall not be registered.
- (c) Candidates shall be required to produce medical certificates from the Police Surgeon. Their verification rolls shall be verified by the local police before final appointments are aunounced.
  - (4) Qualifications for outside candidates.—The candidates shall—
    - (i) be graduates of one of the Indian universities;
    - (ii) be between the ages of 21 and 25 years on the 1st September of the year of appointment;
  - (iii) be at least 5 feet 3 inches in height and 31 inches round the chest after exhalation;
  - (iv) possess a thorough knowledge of the Bengali language;
  - (v) shall have to quality in a written test in Essay Writing in English and General Knowledge before the candidate is called for interview.
- (5) Qualifications for departmental candidates.—On the first day of June every year nominations shall be called for from all Deputy Commissioners of Assistant Sub-Inspectors fit for promotion to the tank of Sub-Inspector. Nominees shall have had at least 3 years of service as Assistant Sub-Inspector, be less than 40 years of age and normally have passed one of the following examinations:

- (a) Matriculation, School Final or Higher Secondary Examination of the Indian Army Special Certificate of Education Examination;
- (b) Junior Cambridge Examination;
- (c) First Class Army Certificate Examination;

or have, in the opinion of the Selection Board referred to in sub-rule (7), otherwise attained a satisfactory educational standard. They shall be required to sit in a preliminary departmental test examination. The names of all nominees who pass that examination shall be submitted to the said Selection Board. The candidates shall have in the opinion of the said Selection Board a good record of service.

- Note—Selected candidates shall have to undergo a course of training in the Police Training College. On passing out of the Police Training College Officers shall remain on probation prior to confirmation.
- (6) No canvassing of any sort for appointment shall be allowed and candidates who attempt to canvass shall be automatically disqualified thereby.
- (7) Qualified candidates shall be summoned before a Selection Board consisting of the Deputy Commissioner, Headquarters, a Divisional Deputy Commissioner and an Assistant Commissioner of Police. Appointment shall be made of candidates included in an approved 1st of candidates prepared on the recommendation of the Selection Board.
- (8) No interview shall be granted to any candidate prior to his final selection and candidates seeking interview shall thereby be liable to disqualification.

## Sub-Inspectors of the Armed Branch

- 3. (1) Method of recruitment: Recruitment of Sub-Inspectors of the Armed Branch shall normally be made by promotion from the rank of head constables. Promotions shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, and the Assistant Commissioner of Police, Headquarters.
- (2) If suitable candidates are not available for promotion from the Armed Police Force, ex-Army Indian officers may be appointed direct as Sub-Inspectors in the Armed Branch.

### Sergeants

- 4. (1) Method of recruitment: Candidates for employment in the Reserve Force shall apply in their own handwriting in the prescribed form (new) to the Deputy Commissioner, Headquarters, and, if serving in the Army, through the Commanding Officer of their unit
- (2) Applications from men serving in the Army shall not ordinarily be considered unless the applicant has only two months remaining to serve in the Army.
- (3) Men shall be enlisted in the first instance for the Foot Police and may subsequently be transferred, if suitable, to the Mounted Branch.
  - (4) Qualifications: Candidates shall:—
    - (i) be single,
    - (ii) be between 20 and 25 years of age,
  - (iii) have a height of 5 feet 8 inches, and a chest measurement of 36 inches,
  - (iv) in the case of Army candidates, hold a Second Class Army Educational Certificate, and in the case of others, produce evidence of having attained a satisfactory standard of education.

Certified copies of conduct sheets and of certificates of character shall accompany each application.

- (5) Candidates shall have to qualify in a written test in Essay Writing in English and General Knowledge before the candidate is called for interview.
- (6) No applicant shall be appointed to the force unless he personally appears before a Selection Board consisting of the Deputy Commissioner, Headquarters, and the Assistant Commissioner of Pelice, Headquarters.

Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of the Selection Board. After appointment, Sergeants shall remain on probation prior to confirmation.

(7) Probationers shall not be confirmed in their appointments until they have passed a test in the Rules and Regulations of the Forces and have undergone a course of training at the Police Training College.

## Assistant Sub-Inspectors

- by promotion from lower ranks of the Forces Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, and two Divisional Deputy Commissioners.
- (2) Direct appointments to the rank of Assistant Sub-Inspector shall only be made if suitable constables be not available for promotion.
- (3) The following shall be the necessary qualifications for departmental promotion:
  - (a) Candidates must have passed the departmental promotion examination as scheduled by the Commissioner.
  - (b) No constable shall be nominated for promotion to the rank of Assistant Sub-Inspector who has not served for at least two years as constable.
- (4) Once in a year nominations of Constables fit for promotion to the rank of Assistant Sub-Inspector shall be called for from the Divisional Deputy Commissioners.
- (5) The following shall be the necessary qualifications for direct requirement:
  - (i) Minimum height=5 feet 5 inches.
  - (ii) Chest measurement 30 inches after exhalation and 32 inches on inhalation.
  - (iii) Academic qualification.—Candidates shall have passed the School Final Examination.
  - (iv) Character Candidates must bear a good character.
  - (v) Age—Candidates must be between the ages of 21-25 years on the 1st September of the year of appointment.

### Head Constables

- 6 (1) Method of recruitment: Appointments to the rank of head constable shall be made by promotion from the rank of constable.
- (2) In order to fill up vacancies in the rank of head censtable and to keep a suitable Reserve List the Deputy Commissioner, Headquarters, shall periodically call for nominations from divisions. The total number of nominations shall be regulated according to the number of vacancies in the rank of head constable, existing or anticipated in the near future in the entire Forces and the number allotted to each division shall be according to its sanctioned strength or special importance, if any.
- (3) When nominations are called for, Divisional Deputy Commissioners shall torward the names of constables selected for nomination. In adjecting these men Deputy Commissioners shall keep in view their record of service, detective ability, physical qualifications, smartness, power of control and other similar qualifications. All constables nominated shall have at least six years' service and shall not ordinarily have more than fifteen years' service.
- (4) Divisional Deputy Commissioners may bring the case of any particular constable to notice and all such constables shall be treated on the merits of their cases and, if thought advisable, be given seniority over others on the list of head constables who have completed the course and successfully passed the examination for head constables at the Police Training College.

(5) The men nominated shall then be put through a special course in drill and simple law and thereafter an approved list of candidates shall be prepared from among them on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, and two Deputy Commissioners of Police. The approved candidates shall be arranged according to their order in the approved list and promotions shall be made accordingly. Those who are not immediately provided with permanent appointments shall be tried in temporary vacancies in their respective divisions until their turn of permanent promotion in the general cadre comes.

#### Constables

- 7. (1) Recruitment to posts of Constable shall be direct by selection. The following shall be the necessary qualifications to candidates for posts of canstable:
  - (i) General—Candidates shall be strong and healthy young men between the ages 18 and 25 years, preferably able to read and write the vernacular.
  - (ii) Measurements--The following shall be the minimum measurements; but the men of best physique obtainable shall be selected:

Class			He ft.	ight in	TABLE Ch	est	measurement inches	Weight lbs.
A	Bengalees		5	6		31	Expansion 2	120
	Gurkhas Garhwalis Rajbansis and Scheduled Tribes.	1	5	3	3	21	Expansion 2	115
$\mathbf{C}$	Others	-	5	7	:	32	Expansion 2	120

- (2) Candidates offering themselves for selection shall be paraded on the parade ground and inspected by a Selection Board consisting of 'wo Deputy Commissioners and an Assistant Commissioner of Police. Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of the Selection Board. The candidates shall be medically examined by the Police Surgeon, Calcutta, if recruited locally, or by the Chief Medical Officer of the district in which they are recruited.
- (3) No recruiting party shall be sent outside West Bengal without the previous sanction of Government.
- (4) Candidates shall, on recruitment, be posted to the Police Training College and shall be required to pass out of the College after having undergone a course of training there.
- (5) Recruits who resign before confirmation shall refund to Government the cost of their training and travelling allowances, if any,
- (6) The age restriction specified in clause (i) of sub-rule (1) shall not be entorced in the case of ex-Army men.
- (7) The military service of ex-Army men recruited to the Forces after their discharge from the Army shall count towards increment in their pay in the Forces.

### Sowars

8. (1) Method of recruitment and qualification: Recruitment shall be direct by selection. The following are the qualifications required:

The candidates shall -

- (i) have a good character,
- (ii) have ability to read and write in the vernacular,
- (iii) possess good horsemanship, and
- (iv) have to their credit approved previous service in an Indian Cavalry Regiment.

The military service of ex-Army men recruited to the Forces after their discharge from the Army shall count towards increment in their pay in the Forces.

(2) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, and the Assistant Commissioner of Police, Headquarters.

### Jamadar (Armed Branch)

- 9 (1) Method of recruitment: There shall be no direct recruitment in the rank of Jamadar. Vacancies shall be filled by promotion from lower ranks. Promotion shall be based on merit after making allowance for semority.
- (2) Appointment shall made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, and all the three Deputy Commissioners of the Calcutta Armed Police.

#### Havildars

- 10. (1) Method of recruitment: There shall be no direct recruitment in the rank of havildar. Vacancies shall be filled by promotion from lower ranks. Promotions shall be based on merit after making allowance for seniority.
- (2) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, Assistant Commissioner of Police, Headquarters, and Inspector, Armed Police.

#### Naiks

- 11. (1) Method of recruitment: There shall be no direct recruitment in the rank of naik. Vacancies shall be filled by promotion from tower ranks. Promotions shall be based on merit after making allowance for seniority.
- (2) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, Assistant Commissioner of Police, Headquarters, and Inspector, Armed Police.

### Lance Naiks

- 12. (1) Method of recruitment: There shall be no direct recruitment in the rank of armed lance naik. Vacancies shall be filled by promotion from lower ranks. Promotions shall be based on merit after making allowance for seniority.
- (2) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, Assistant Commissioner of Police, Headquarters, and Inspector, Armed Police.

## Manjis of the River Police

- 13. (1) **Method of recruitment:** There shall be no direct recruitment in the rank of manji. Vacancies shall be filled up by promotion from lower tanks. Promotions shall be based on merit after making allowance for seniority.
- (2) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, Deputy Commissioner, Port Police and Inspector, River Traffic.

#### Dandees of the River Police

- 14. (1) **Method of recruitment:** Dandees shall be recruited direct by selection from young men between the ages of 18 and 25 years who have had previous experience in the handling of boats in large rivers.
- (2) Dandees before recruitment shall be medically examined as regards their physical fitness and eyesight.
- (3) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, Deputy Commissioner, Port Police, and Inspector, River Traffic.

#### Steam Launch and Motor Boat Staff

- 15. (1) Method of recruitment: Drivers and serangs shall be recruited direct by selection from candidates who shall possess certificates of competency from Government under the provisions of the Inland Steam Vessels Act, 1917.
- (2) Crews shall be recruited from young men between the ages 48 and 25 years who have had previous experience in handling steam launches and boats in large rivers.
- (3) Candidates shall be medically examined as regards their physical fitness and eyesight.
- (4) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, Deputy Commissioner, Port Police, and Inspector, River Traffic.

## **Lorry Drivers**

- 16. (1) **Method of recruitment:** Lorry drivers shall be recruited direct by selection from candidates who shall possess a motor driving because and shall have passed through a recognised training school.
- (2) The candidates shall be medically examined as regards their physical fitness and eyesight by the Police Surgeon and shall be between 20 and 30 years of age.
- (3) Appointment shall be made of candidates included in an approved list of candidates prepared on the recommendation of a Selection Board consisting of the Deputy Commissioner, Headquarters, and the Assistant Commissioner of Police, Headquarters.

### **General**

17. Enrolment certificates: Every manji and dandee of a Police boat, every driver, serang and member of the crew of a police steam launch or motor boat and every police lorry driver shall be enrolled under the Calcutta Police Act, 1866, the Calcutta Port Act, 1890, or the Calcutta Suburban Police Act, 1866, and shall be given on his enrolment a certificate under section 13 of the Calcutta Police Act, 1866, under section 13 of the Calcutta Police Act, 1866, read with section 130 of the Calcutta Port Act, 1890, or under section 8 of the Calcutta Suburban Police Act, 1866, as the case may be.

## PROBATION

## Inspectors

18, (1) The period of probation of an Inspector shall be two years counting from the date of his appointment, whether such appointment is continuous or not:

Provided that the period may be extended for reasons to be recorded in writing at the discretion of the Commissioner.

(2) Probationer Inspectors shall draw the minimum pay in the time-scale of Inspectors, subject to the condition that they shall count towards increment officiating service in that rank rendered prior to their appointment as probationers and also their probationary period or any part thereof and draw increment that may fall due to them during the period of their probation.

(3) The Commissioner may order the confirmation of a probationer Inspector on the completion of his period of probation or make an order at any time during that period for his reversion stating therein the reasons for such order.

## Sub-Inspectors

- 19. (1) The period of probation of a person directly recruited as a Sub-Inspector shall be two years counting from the date of leaving the Police Training College and that of an officer promoted as a Sub-Inspector from a lower rank hall be one year counting from the date of joining the Police Training College on such promotion.
- (2) No leave, other than casual leave or earned leave on average pay to: a period not exceeding four months, shall count towards the period of probation.
- (3) Promoted Sub-Inspectors shall draw the grade pay in the time-scale of Sub-Inspectors, subject to the condition that they shall count towards increment officiating and temporary service in that rank rendered prior to their appointment as probationers and also their probationary period or any part thereof and draw increment that may fall due to them during the period of their probation. A Probationer Sub-Inspector shall be confirmed on the completion of his probationary period unless the Deputy Commissioner, Headquarters, shall make an order extending his period of probation or discharging him from service or reverting him to his substantive rank. Any order for such extension of the probationary period or reversion or discharge shall indicate grounds on which the order is made. Such an order of extension shall not ordinarily extend the period of probation beyond one year. For extension for any period beyond one year the sanction of the Commissioner shall be obtained.
- (4) (a) The training period of promoted Sub-Inspectors shall be one year, of which the first six months shall be spent in the Police Training College. The training period of direct recruits as Sub-Inspectors shall be two years of which one year shall be spent in the Police Training College.
- (!) The initial pay of direct recruits as Sub-Inspectors when posted to the Police Training College shall be Rs. 200 per mensum, the minimum of the time-scale of pay of Sub-Inspectors.
- (c) Such part of the training period of direct recruits as Sub-Inspectors as is spent in the Police Training College, namely, one year, shall be exclusive of the probationary period and count towards increment of pay.
- (d) The training period of promoted Sub-Inspectors shall count towards increment of pay.

## Sergeants

- 20. (1) A Sergeant shall remain on probation for two years exclusive of the period during which he may be under training at the Police Training College. No leave, other than casual leave or earned leave on average pay, not exceeding four months, shall count towards the period of his probation.
- (2) The Deputy Commissioner of Police, Headquarters, may confirm probationary Sergeants on the completion of the period of their probation. He may, for reasons to be recorded in writing, make an order extending the period of probation of a probationer sergeant or discharging him from service. Where such an extension of the period of probat on is ordered, such period of extension shall not ordinarily exceed one year. For further extension, it needed, sanction of the Commissioner shall be obtained.
- (3) The normal period of training and probation of a Sergeant shall count towards increment of pay.

## **Assistant Sub-Inspectors**

21. (1) The period of probation for Assistant Sub-Inspectors shall be two years. For a person directly recruited, this period shall count from the date of his return from the Police Training College. In the case of officers promoted from lower ranks, this period shall count from the last date since which their temporary appointment has been countinuous as Assistant Sub-Inspector.

- (2) The Deputy Commissioner of Police, Headquarters, may confirm probationary Assistant Sub-Inspectors on the completion of their period of probation. He may at any time during this period, for reasons to be recorded in writing, make an order extending the period of probation of a probationary Assistant Sub-Inspector or discharging him from service or reverting him to his substantive rank. When such an extension of the period of probation is ordered, the period of extension shall not ordinarily exceed one year. For turther extension, if needed, sanction of the Commissioner shall be required
- (3) No leave, other than casual leave or earned leave or average pay not exceeding four months, shall count towards the period of probation
- (4) Promoted Assistant Sub-Inspectors shall draw the grade pay in the time-scale of Assistant Sub-Inspectors, subject to the condition that they shall count towards increment officiating and temporary service in that rank rendered prior to their appointment as probationary Assistant Sub-Inspector and also their probationary period or any part thereof and draw increment that may fall due to them during the period of their probation. The normal period of training and probation of direct recruits as Assistant Sub-Inspector shall count towards increment of pay.

## Head Constables (Foot and Mounted), Havildars, Naiks and Lance Naiks of Armed Police

- 22. For Head Constables (Foot and Mounted), Havildars, Naiks and Lance Naiks of armed forces—
  - (1) the period of probation shall be two years counting from the last date since which the temporary appointment held by the probationer has been continuous;
  - (2) probationers shall draw the minimum pay in the time-scale of the rank to which they are appointed, subject to the condition that they shall count towards—increment in the time-scale—previous officiating service in the rank in which they hold an appointment on probation and draw increment that may fall due to them during the period of their probation and also count their probationary service for such increment;
  - (3) the Deputy Commissioner of Police. Headquarters, may confirm a probationer on the completion of his probationary period;
  - (4) a probationer may at any time, for reasons to be recorded in writing, be reverted to his substantive rank by the confirming authority, if, in the opinion of that authority, he is unsuitable for the post

## Constables, Sepoys, Armed Police Sowars (Mounted Police)

- 23. (1) Constables, Sepoys, Armed Police Sowars (Mounted Police) shall remain on probation for two years exclusive of the period spent in training at the Police Training College.
- (2) The Deputy Commissioner of Police, Headquarters, may confirm such probationers on completion of the period of probation.
- (3) The confirming authority may, during the period of probation, for reasons to be recorded in writing, make an order extending the period of probation of any such probationer for a period not ordinarily exceeding one year or discharging a probationer. For further extension, if needed, sanction of the next higher authority shall be obtained.
- (4) Indian ex-soldiers who enlist as Constables on discharge from the Army shall count their military service towards increment of pay during the period of their probation.

## SCHEDULE II

## Disciplinary proceedings and punishments

1. General: Punishments shall be of two classes, namely, 194901 punishments and minor punishments. Major punishments include dismissal, removal from service, reduction, deprivation of approved service increment. Minor punishments include warning, censure (reprimand for misconduct), extra drill, extra fatigue duty, confinement to quarters and fine.

Suspension is not to be considered as a specific punishment, and is only authorised in cases where the continuance in office of an Officer pending enquiry into his conduct is prejudicial to the public interest. When the enquiry is completed, some definite order of acquittal or punishment shall be recorded.

- 2. Discipline during the period of suspension: Officers of all ranks when placed under suspension shall be subject to the same rules, regulations and discipline as when not suspended. Head Constables and Constables under suspension shall report themselves to the Assistant Commissioner of Police. Headquarters, where they shall be confined to quarters and not allowed to leave the Lall Bazar Police compound without the specific permission of the Assistant Commissioner of Police, or of some other officer letailed by him for the purpose. Officers of higher ranks may either be transferred to the Divisional Reserve or to the Headquarters Reserve at Lall Bazar. Such Officers, when suspended and transferred to the Headquarters, shall report themselves to the Deputy Commissioner, Headquarters, for orders. While under suspension they shall not be entitled to free quarters and shall, it so required, make their own arrangements for accommodating themselves and their families.
- 33 Effect of departmental punishment on prosecution: The fact that any departmental punishment has been awarded to a police officer shall not affect his liability to prosecution and punishment under any law for the time being in force.
- 4. Discharge or acquittal not a bar to departmental punishment: An order of discharge or acquittal of a police officer by a Court shall not be a bar to the award of departmental punishment to that officer in respect of the same cause or matter.
- 5. Retention in service of police officers sentenced by Criminal Courts: Every police officer sentenced by a Court for an offence implying moral turpitude shall, unless the Commissioner of Police otherwise orders, be dishussed.
- A police officer sentenced by a Court for an offence not implying moral turpitude shall ordinarily be dismissed but in trivial cases some more lenient form of punishment than dismissal may be awarded or the offender may not be punished. In such cases the proceedings shall contain a record of the reasons for dismissing or not dismissing the offender.
- 6 Cases in which criminal prosecution inexpedient: In the event of an officer being dismissed on account of an offence for which he is liable to be prosecuted, the reason which renders it inexpedient to prosecute the officer shall be recorded when the order of dismissal is made. Such reason, unless the officer making the order of dismissal considers it inexpedient, shall be included in the order, of which the dismissed officer shall receive a copy. No prosecution against a police officer shall be instituted except under the authority of the Commissioner or the Deputy Commissioner authorised in this behalf by the Commissioner. The complaint shall be made by the Commissioner or the Deputy Commissioner authorised in this behalf by the Commissioner or the Deputy Commissioner authorised in this behalf by the Commissioner.
- 7 Prosecution for defalcation and criminal misappropriation of Covrenment money or property: Ordinarily a police officer suspected of any form of monetary fraud against Government shall be prosecuted if there is a reasonable chance of the prosecution succeeding. The opinion of the local public prosecutor as to the likelihood of a successful prosecution shall be obtained in writing as early as practicable and whenever it is decided not to prosecute the police officer, the reasons for that decision shall be recorded in writing.
- 8. Absence without leave: When an officer absents himself without leave totherwise than by overstaving leave), and it is not thought desirable to grant him regular leave, the delinquent may be punished for misbehaviour after drawing up regular proceedings.
- 9 Proceedings: Proceedings shall be drawn up in the following manner in all cases where it is proposed to impose upon any officer any of the major punishments:
  - (i) No major punishment shall be awarded to any police officer of the subordinate ranks without drawing up proceedings against him in the prescribed form (Bengal Form No. 5322).
  - Note: The provisions of this paragraph shall not apply to proceedings based on a conviction made by a competent court or on the finding of a commission.

- (2) (a) The grounds on which it is proposed to take action shall be reduced to the form of a definite charge or definite charges which shall be communicated in writing by the authority drawing up proceedings to the person charged within a reasonable time together with a statement of the allegations on which each charge is based and of any other circumstance which it is proposed to take into consideration in passing orders on the case.
- (b) Before any charge or charges is or are framed against any police officer of the subordinate ranks, the charge or charges shall be approved—
  - (i) by the Commissioner when such charge or charges is or are framed against an Inspector, or
- (ii) by the Deputy Commissioner, in any other case.
- (3) The person charged shall be required to put in before an officer, hereinafter referred to as the enquiring officer, to be appointed in this behalf by the authority drawing up proceedings a written statement of his detence within such reasonable time as may be fixed by the authority drawing up proceedings, and to state whether he desires to be heard in person. If he states that he does not desire to put in a written statement or to be heard in person, this fact shall be recorded by the enquiring officer in the proceedings. Where the person charged from whom a written statement is so required fails to present the same within the time fixed as above, the enquiring officer may record a finding against him or may make such orders in relation to the proceedings as he thinks fit.
- (4) An enquiry shall be held if the person charged so desires or if the authority who has drawn up the proceedings so directs. Oral evidence may be adduced at that enquiry as to such of the allegations as are not admitted by the person charged and the person charged shall be entitled to cross-examine the witnesses and to have such witnesses called as he may require:
- Provided that the enquiring officer may, for special and sufficient reasons to be recorded by him in writing, refuse to call any witness cited by the person charged. The person charged shall be allowed to take copies of all evidence, both oral and documentary, tendered at the enquiry.
- (5) After the evidence of the witnesses and the further statement, if any, in defence of the person charged have been placed on record, the enquiring officer shall, in writing,—
  - (a) discuss separately each charge,
  - (b) arrive at a finding on each charge, and
  - (c) if he is empowered to award punishment to the person charged, make a provisional proposal as to the punishment to be awarded to the person charged or drop the proceedings according as the person charged is found guilty or not, and if not empowered to award punishment to the person charged, submit his findings to the authority empowered to award punishment to the person charged whereupon such authority shall make a provisional proposal as to the punishment to be awarded to the person charged or drop the proceedings, as the case may be. When the enquiring officer belongs to a department other than the police, the proceedings shall always be forwarded to the parent division/unit for final orders.
  - Note: In a case in which the enquiring officer does not pass the final order and recommends an order to the authority empowered to pass the same, the person charged shall be furnished with a copy of the enquiring officer's findings and/or the recommendation of the forwarding authority, so that the person charged may, at the personal hearing, be in a position to object to or refute anything therein stated which, in his opinion, is incorrect.

(6) (a) After the enquiring officer or the authority empowered to award punishment to the person charged, as the case may be, has made a provisional proposal as to the punishment to be awarded to the person charged, he shall, if the punishment proposed is dismissal, removal or reduction in rank, supply the person charged with a copy of the findings of the enquiring officer free of cost and he shall call upon the person charged to show cause within such reasonable time not exceeding one month, as may be fixed by the enquiring officer or the authority empowered to award punishment to the person charged, as the case may be, as to why the proposed punishment shall not be awarded to him:

## Provided that this clause shall not apply-

- (1) where a person is dismissed or removed from service or reduced in rank on the ground of conduct which has led to his conviction on a criminal charge,
- (ii) where an authority empowered to dismiss or remove from service a person or to reduce him in rank is satisfied that for some reason to be recorded by that authority in writing it is not reasonably practicable to give that person an opportunity of showing cause, or
- (iii) where the Governor is satisfied that in the interest of the security of the State it is not expedient to give to that person such an opportunity.
- Explanation: If any question arises whether it is reasonably practicable to give to the person charged an opportunity of showing cause against the action proposed to be taken in regard to him, the decision thereon of the authority empowered to dismiss or remove such person or to reduce him in rank, as the case may be, shall be final.
- Note: Where the provisional conclusion is different from the finding and recommendation of the enquiring officer, grounds for such conclusion shall be recorded.
- (b) The enquiring officer or the authority empowered to award punishment to the person charged, as the case may be, shall, after considering such cause as may be shown by the person charged against the proposed penalty and after considering the previous character of the person charged, award such punishment to the person charged as he thinks fit.
- (7) The authority empowered to pass the orders of punishment shall grant a personal hearing to the person charged it prayed for and then pass final orders:
- Provided that when the enquiring officer himself passes the final order, no personal hearing shall be necessary.
- (8) The provisions of paragraphs (3), (4) and (5) of this rule shall not apply where the person concerned has absconded, or where for other reasons the authority empowered to award punishment to the delinquent is satisfied that it is impracticable to communicate with him, but in all such cases the grounds for not complying with the said provisions shall be recorded.
- (9) When an order placing a police officer under suspension is made, the authority passing the order of suspension shall enter the fact in the order sheet and shall state in the order (whereby the police officer is placed under suspension) what amount may be drawn by such police officer as subsistence allowance during the period of suspension. An order releasing an officer from suspension shall state whether the period under suspension shall count towards service for leave and pension and shall also state what pay and allowances shall be drawn for the period during which he was under suspension (vide rule 72 of the West Bengal Service Rules, Part I).

- (10) A copy of the order of punishment shall be entered in the Deputy Commissioner's Order Book or the Commissioner's Order Book, as the case may be, and a copy thereof shall be furnished to the offender, his dated receipt being taken for the order and attached to the proceedings.
- (11) Proceedings in each year shall be consecutively numbered and the number of the proceedings together with the offence and the punishment shall be recorded in the service book or roll, as the case may be, of the offender.
- (12) The person affected by such proceedings shall, on his depositing the usual copying fees, be given a copy of the whole record of the proceedings:
- Provided that no fees shall be charged for supplying a copy of the whole record of the proceedings if the person affected thereby provides his own paper and a copyist for the purpose.
- (13) An order of punishment passed on the advice or with the concurrence of a higher authority shall be treated as an order of the higher authority.
- (14) An order of punishment passed in a proceeding shall not be modified or cancelled without the sanction of the appellate authority.
- (15) No proceedings shall be drawn up against an officer of the rank of Inspector without the sanction of the Commissioner, Proceedings against Inspectors shall be drawn up, and the enquiry shall be conducted, by a Deputy Commissioner.
- (16) (a) In the case of a serious misconduct by any officer of or below the rank of Sub-Inspector, the proceedings shall be drawn up by a Deputy Commissioner.
- (b) In other cases, proceedings shall be ordered by a Deputy Commissioner but the enquiry may be conducted by an Assistant Commissioner of Police.
- (17) With the exception of routine entries in the order sheet and the recording of the delinquent officer's "previous character", proceedings shall be written up by the enquiring officer.
- Note: (i) The enquiring officer shall finish the enquiry with as little delay as possible. As far as possible, day to day enquiry shall be held and the enquiry shall be completed and the findings shall be recorded within a reasonable period. In the case of a delinquent officer who has been placed under suspension, special effort shall be made to expedite the completion of the enquiry. If the enquiry is prolonged beyond a period of one month and a half in the case of officers under suspension, and two months in other cases from the date of receipt of the written statement of detence from the delinquent officer and of his reply stating whether he desires to be heard in person, a copy of the order sheet shall be forwarded to the Commissioner through the Deputy Commissioner, so as to enable him to see why the enquiry could not be completed within the scheduled time.
- (ii) The Deputy Commissioner shall pass final orders or make his recommendations to the higher authority within a tortnight from the date of receipt of the finding of the enquiring officer.
- (iii) When more persons than one are proceeded against on the same charge or charges as a result of joint delinquency at the same place and time, it shall be proper for the enquiring officer to hold a joint enquiry in the same proceedings file but each delinquent officer shall have the right of examining and cross-examining witnesses, submitting written defence and to be heard in person separately.
- (18) In a case where a police officer who has been suspended pending decision on disciplinary proceedings started against him, is dismissed or removed from service, that dismissal or removal trom service shall take effect from the date on which the relevant order is passed. The order of dismissal or removal from service cannot be given retrospective effect from the date of any earlier order.

10. General Rules as to Appeals: No appeal shall lie against an order imposing a minor punishment.

In cases of major punishments an appeal shall lie-

- (i) against an order passed by a Deputy Commissioner to the Commissioner;
- (11) against an order passed by the Commissioner to the Government, but no appeal shall lie against an order passed in any such appeal.
- 11. Period of Appeal and Procedure: Petitions of appeal shall be presented to the officer against whose order the appeal is preferred within 30 days of the date of receipt of the order by the petitioner.
- 12. Right to call for records: The Government or the Commissioner may call for the proceedings of any case even where no appeal lies and pass such orders as it or he may deem fit, provided that no order made under this rule shall be made to the prejudice of any person unless he has had an opportunity of showing cause against the proposed order.
- 13. Petitions cannot be submitted direct: (1) Others shall not submit direct to higher authorities, petitions or representations complaining of any order of dismissal, suspension or reduction, or any award of punishment passed or made either originally or in appeal. Any officer so doing shall be held guilty of a breach of discipline and dealt with accordingly.
- (2) Officers may, however, submit petitions to any higher authority complaining against any such order or award of punishment and praying for relict and shall present such petitions to the officer whose order or award is complained against and the said officer shall then forward the same to the higher authority.:

Note: "Petitions" includes memorials, letters and applications of the nature of petitions.

- (1) The provisions of this rule shall be in addition to, and not in derogation of, any rules or orders made by the Government in respect of representations submitted by recognised associations of Government servants.
- (3) Every petition which may be either in manuscript or in print shall be authenticated by the signature of the petitioner.
  - (3) Every petition shall-
  - (a) contain all material statements and arguments relied upon by the petitioner;
  - (b) be complete in itself;
  - (c) be accompanied by a copy of the order complained against and by a copy of any order in the case passed by a subordinate authority; and
  - (d) end with a specific prayer.
- 14 Withholding of petitions: (1) Petitions, unless addressed to the President of India, may be withheld by the Commissioner of Police when they are presented to him for forwarding to a higher authority on any of the following grounds, that is to say, that—
  - (a) the petitioner has not complied in full with the provisions of Notes (2) and (3) appended to rule 13;
  - (b) the petition is illegible or unintelligible, or contains language which is disloyal, disrespectful or improper;
  - (c) (i) a previous petition from the petitioner on the same subject has been disposed of and the petition discloses no new facts or circumstances which afford grounds for a reconsideration of the subject;
  - (ii) the petition is an appeal against an appellate order—in—cases in which no further appeal lies;
  - (d) the petition is a representation against a decision which is declared to be final by any law or statutory rule;
  - (e) the law provides different or specific remedy in respect of the subject matter of the petition, whether or not any period of limitation prescribed for the prosecution of such remedy has expired;
  - (f) the petition is an appeal from a judicial decision;

Provided that, if the petition-

- (i) is an appeal from a judicial decision in a case in which Government has reserved any discretion of interference; or
- (ii) is an appeal from a judicial decision in a suit to which thovernment was a party; or
- (iii) is a prayer for the suspension or remission of sentence under Chapter XXIX of the Code of Criminal Procedure, 1898 (V of 1898);

the petition shall not be withheld unless it falls under clause (k);

- (g) the petition is a mere application for relief, pecuniary or other, which is—
  - (i) presented by a person manifestly possessing no claim or advancing a claim of an obviously unsubstantial character, or
  - (ii) so belated that its consideration is clearly impossible;
- (h) the petition is-
  - (i) an application for employment in Government Service not made in pursuance of any rule or announcement regarding applications for such employment; or
  - (ii) a request for exemption from the provisions of any law or rule prescribing the qualifications to be possessed by persons in the service of Government or by persons engaging in any profession or employment;
- (i) the petition is a representation against the action of a private individual or of a body of private individuals regarding the private relations of the petitioner and such individual or body;
- (j) the petition, not being a petition such as is referred to in the proviso to clause (t), relates to matters in which the petitioner has no direct personal interest;
- (k) the petition relates to a subject on which the Commissioner is competent to pass orders in appeal and no such appeal has been preferred by the petitioner to that officer;
- (1) the petition is a representation against an order communicated to the petitioner more than six months before the submission of the petition, and no satisfactory explanation of the delay is given;
- (m) the petition is a representation against a failure to exercise a discretion vested in the Commissioner;
- (n) the petition is a representation relating to an order of the Government refusing to grant or to recommend—
  - (i) a special pension;
  - (ii) a compassionate pension; or
  - (iii) any pecuniary or other concession to which the petitioner is not entitled under any law or statutory rule;
- (o) the petition is submitted, otherwise than in accordance with any rule, by a police officer with regard to his prospective claim to pension; or
- (p) the petition is a representation with regard to any matter connected with the official prospects or position of a police officer and is not submitted by such person.
- (2) The Commissioner shall, when a petition is withheld, inform the petitioner of the withholding of the petition and the reasons therefor.
- (3) The Commissioner shall submit to Government every six months a return specifying all petitions withheld and the reasons for withholding them.
- 15. Extra-departmental influence not to be solicited: (1) Police officers are forbidden to approach officers of other departments or non-official gentlemen or associations for support in pressing individual claims or obtaining redress of grievances.

- (2) Police officers are similarly forbidden to approach Members of the Legislature with a view to having their individual grievances made the subject of interpellations in the Legislature.
- (3) Police officers are strictly prohibited from obtaining interviews with Members of the Legislature, Ministers or Secretaries to Government without the prior sanction of the Commissioner.
- (4) Police officers shall on no account correspond direct with Government. All communications for submission to Government shall go through the regular channel of immediate official superiors and the Commissioner.
- (5) Unless there is some special rule or practice to the contrary, no police officer shall communicate direct with any superior officer otherwise than through his immediate departmental superior.
- If, in an emergency, he considers it necessary to communicate direct with any superior other than his immediate departmental superior, he shall at the same time forward a copy of such communication to the latter, stating also the reason for his having taken the course adopted by him.
- (6) Any contravention of the provisions of sub-rule (1), sub-rule (2), sub-rule (3), sub-rule (4) or sub-rule (5) is contrary to good discipline and any officer who is guilty of such conduct shall be liable to be punished.
- 16. Effect of dismissal or removal: Dismissal precludes re-employment in Government service but removal does not.

By order of the Governor, M. M. BASU,

Secy. to the Govt. of West Bengal.





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I-Orders and Notifications by the Governor of West mgal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL FISHERIES DEPARTMENT **Fisheries**

ORDER

b. 3756Fish.—4th October 1962.—In exercise of power conferred by sub-section (1) of section 6 he West Bengal Anti-Profiteering Act, 1958 (West gal Act XXIV of 1958), the Governor is pleased by to authorise the Officers mentioned in the dule below for the purposes of the said sub-

## The Schedule

- 1) Director of Fisheries, West Bengal.
- 2) Deputy Director of Fisheries, West Bengal.
- 3) Superintendent of Fisheries (Administration and Welfare), West Bengal.
- 4) Superintendent of Fisheries (Estuarine), West Bengal.
- 5) Superintendent of Fisheries (Western Circle), West Bengal.
- 6) Superintendent of Fisheries (Central Circle), West Bengal.
- 7) Superintendent of Fisheries (Northern Circle), West Bengal.

By order of the Governor, D. N. BANERJEE,

Secy. to the Govt. of West Bengal.

nd published by the Superintendent, Government West Bengal, at West Bengal Govt. Press. Alinore.

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or of West Bengal, the High Court, Government v. etc.

## WEST BENGAL

- 2. On demand made by the said Collector the obligations of the Society under the last preceding chause not being thereby limited, the Society shall and will deposit with the said Collector such sum or seans of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.
- 3. On payment by the Society of all demands under the foregoing first Clause, or in the discretion of the said Government of West Bengal (on deposit by the Society of all estimated amounts as provided in the Second Clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over pessession of the said land to the Society and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Society.
- 4. The said land shall be held by the Society for the purposes of construction of staff quarters, hostel baildings and playground of the Ramakrishna Mission as hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.
- The said construction of staff quarters, hostel building and playground shall be completed and fully e implied in all respects ready for use within three years from the date on which possession of the said land shall have been given to the Society.
- 6. Should the said work not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause pr within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon whether such buildings were erected before or after transfer of the land to the Society, and thereupon the interest of the Society in the said land and buildings shall absolutely cease and determine.
- 7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.
- (i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shallman the

- (2) Police officers are similarly forbidden to approach Members of the Legislature with a view to having their individual grievances made the subject of interpellations in the Legislature.
- (3) Police officers are strictly prohibited from obtaining interviews with Members of the Legislature, Ministers or Secretaries to Government without the prior sanction of the Commissioner.
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- If, in an emergency, he considers it necessary to communicate direct with any superior other than his immediate departmental superior, he shall at the same time forward a copy of such communication to the latter, stating also the reason for his having taken the course adopted by him.
- (6) Any contravention of the provisions of sub-rule (1), sub-rule (2), sub-rule (3), sub-rule (4) or sub-rule (5) is contrary to good discipline and any officer who is guilty of such conduct shall be liable to be punished.
- 16 Effect of dismissal or removal: Dismissal precludes re-employment in Government service but removal does not

By order of the Governor,

M. M. BASU,

Secy. to the Govt. of West Bengal.

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I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL FISHERIES DEPARTMENT Fisheries

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- (3) Superintendent of Fisheries (Administration and Welfare), West Bengal.
- (4) Superintendent of Fisheries (Estuarine), West Bengal.
- (5) Superintendent of Fisheries (Western Circle), West Bengal.
- (6) Superintendent of Fisheries (Central Circle), West Bengal.
- (7) Superintendent of Fisheries (Northern Circle), West Bengal.

By order of the Governor, D. N. BANERJEE,

Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government West Bengal, at West Bengal Govt. Press, Alipore.

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GOVERNMENT OF WEST BENGAL

## EPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATIONS

No. 7203M.1C-165.62. - 4th October 1962 hereas the Governor is of opinion that for to prove the municipal administration of the Corporation Calcutta it is necessary so to do;

And whereas the Corporation of Calcutta has made requisition in this behalf:

Now, therefore, in exercise of the power conferred sub-section (1) of section 47A of the Calculation in the Galactic Bengal Act No. 11 (1) the Governor is pleased thereby to depute for a purposes of the said section for a period of two the following officers who are in the service of Nate Government, namely:—

- (1) Shri M. G. Kutty, I.A.S., and
- Shri Ranjit Kumar Mukherjee, Deputy Transport Commissioner (Technical), under the Home (Transport) Department.

By order of the Governor,

A. K. DATTA,

It. Secy. to the Govt. of West Bengal.

No. 7205|MIM-60|61.—4th October 1962 Whereas the term of four years provided by clause of sub-section (1) of section 56 of the Bengal Mu cipal Act, 1932 (Bengal Act XV of 1932), for wh the Commissioners of the Burdwan Municipality as present constituted are to hold office expired on 15th September 1962.

And whereas the said term of office was extend under sub-section (5) of section 56 of the said Act this department notification No. 2919/MIM-60/, dated the 18th April 1962, for a period of the months and sixteen days with effect from the 16 September 1962;

And whereas in the special circumstances specifing the schedule below, the Governor thinks it fit extend further the said term of office of the Comm sioners of the said Municipality;

Now, therefore, in exercise of the power conferr by sub-section (5) of section 56 of the Bengal Mur cipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased hereby to extend the termioffice of the Commissioners of the Burdwan Mur cipality for a period of three months with effect from the 1st January 1963.

#### The Schedule

An extension of the term of office of the Commissioners is necessary to enable the next general election of the Commissioners of the Municipality being he on the basis of Adult Franchise after necessary a nendment of the law.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengl

# Calcutta



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PART 1.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### LAND AND LAND REVENUE DEPARTMENT

### Land Acquisition NOTIFICATIONS

No. 12904L.A.— 4th October 1962.— The following greement is published under section 42 of the Land equisition Act I of 1894 for general information: —

MEMORANDUM OF AGREEMENT made this the day of October, 1962, BETWEEN THE AMAKRISHNA MISSION, a Society registered nder Societies Registration Act XXI of 1860 and aving its registered office at Belurmath, P. S. Bally, District Howard (hereinafter called "the Society") of the ONE PART and the "GOVERNOR" of the State I west Bengal (hereinafter called "GOVERNOR")! the OTHER PART.

WHEREAS for the purpose of construction of staff uarters, hostel buildings and playground of the amakrishna Mission the Society has applied to the overnment of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, the piece or parcel of land containing 14.05 acres thereabout situate in the Village of Ukhila Paiktra in the District of 24-Parganas and more atteularly described in the Schedule hereto and slineated in the \*plan hereunto annexed.

AND WHEREAS the said Government of Westingal, being satisfied by an enquiry held under ction 40 of the said Act that the proposed acquision is needed for the aforesaid purpose and that the dwork is likely to prove useful to the public, is consented to acquire on behalf of the Society e piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West agal has required the Society under the provisions section 41 of the abovementioned Act to enter to the agreement with the Governor hereinafter attained NOW THIS INDENTURE WITNESSETH at it is hereby agreed and declared as follows:—

l. On demand the Society shall and will pay to a said Government of West Bengal all and every mpensation in respect of the said land tendered, id or awarded or to be tendered, paid or awarded the Collector under the Land Acquisition Act 94, or by Court to which a reference under Part of the said Act may be made, or by the Court Courts to which an appeal from the Award of the d Court may be preferred and all costs, charges a expenses of the proceedings in the aforesaid urts or otherwise incidental to the proposed juisition or payable in respect thereof under the wisions of the said Act.

- 2. On demand made by the said Collector the obligations of the Society under the last preceding cause not being thereby limited, the Society shall and will deposit with the said Collector such sum or stans of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.
- 3. On payment by the Society of all demands under the foregoing first Clause, or in the discretion of the said Government of West Bengal (on deposit by the Society of all estimated amounts as provided in the Second Clause), but not before possession shall have been taken under the provisions of the above-mentioned Act, the Governor shall make over possession of the said land to the Society and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Society.
- 4. The said land shall be held by the Society for the purposes of construction of staff quarters, hostel bandings and playground of the Ramakrishna Mission as hereinbefore mentioned and without the sanction in writing of the said Government of West Bengalfirst had and obtained for no other purpose whatsoever.
- 5. The said construction of staff quarters, hostel building and playground shall be completed and fully equipped in all respects ready for use within three years from the date on which possession of the said land shall have been given to the Society.
- 6. Should the said work not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause prwithin such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case the said Government may summarily resenter upon and take possession of the said land together with all buildings thereon whether such buildings were erected before or after transfer of the land to the Society, and thereupon the interest of the Society in the said land and buildings shall absolutely cease and determine.
- 7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.
- (i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shallment the

Not printed but may be inspected in the office of the cital library Acquisition Officer, Alipore, 24 Parganes.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Society the market value as on the day of re-entry of all the buildings erected by the Society and all sums received from the Society in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent, and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall after deducting the expenses of taking possession and selling pay the balance of the proceeds of sale to the Control to the transfer that the control to the contr to the Society together with the sum received from the Society in respect of the compensation for the land tess the statutory allowance of 15 per cent, and less any amount received from the Society on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs,

charges and expenses.

8. The public shall be entitled to use the land subject to the rules and regulations of the Ramakrishna Mission.

9. Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause or thing herein contained the same shall be reterred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

THE SCHEDULL ABOVE REFERRED TO ALL THAT piece or parcel of land comprising cadastral survey plot Nos. 138 to 141, 539 to 557, 560, 562 to 564, 566 to 574, 576 to 588, 647, 648, 200, 362 to 364, 366 to 574, 576 to 588, 647, 648, 650, 652, 673 to 677, 687 and 125 and part of cadastral survey plot Nos. 133, 134, 558, 559, 561, 565, 689, 671, 727, 1089, 678 and 1120 and measuring more or less 14.05 acres situate in the village of Ukhila Paikpara J. L. No. 56 P. S. Sonarpur, District 24.Paramage District 24-Parganas.

IN WITNESS WHEREOF the Mission has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal the day and year first above-written.

The Common Seal of the above named Ramakrisna Mission was hereinto affixed in the presence of

Witness Swaim Saswatananda, Secretary Ramakushua Mission,

Swami Able (yananda, Momber, Governing Body, Ramkrishna Mission.

Signed, sealed and delivered by the Member, Board of Revenue and Additional Secretary to the Government of West Bengal, Land and Land Revenue Department (Ex-officio) for and on behalf of the Governor of the State of West Bengal in the presence of-

R. K. Ray,

Witness B. Chakrabarti. Deputy Secretary,
Land and Land Rev. Dept.
Govt. of Wost Bengal.
4-10-62. Swami Vireswaramanda, General Secretary.



Additional Member, Board of Revenue and Additional Socretary to the Government of West Bengal (Ex-officio).

24-Parganas.—No. 12906L.A.—4th October 1962. The Governor is pleased to cancel so much of tl notification No. 11456L.A., dated the 22nd July, 196 under section 4 of the Land Acquisition Act I 1894, published at pages 1735-1736 in Part I of the "Calcutta Gazette, Extraordinary", dated the 24t July 1961, as relates to a piece of land measurinmore or less, .06 of an acre of land comprisir cadastral survey plot No. 575 of mauza Ukhila Pail para, jurisdiction list No. 56, police-station Sonarpu parganas Maidanmal, district 24 Parganas, out of th total notified area of 14.11 acres of land require for construction of staff quarter, hostel buildings play ground of Ramakrishna Mission at Narendrapu within the aforesaid village of Ukhila Paikpara.

By order of the Govern

B. CHAKRABARTI.

Dy. Secy. to the Govt. of W. Bengal, Land and Land Reven Department.

#### DECLARATION

**24-Parganas.** No. 12908L.A. 4th October 1962. Whereas the Governor is satisfied that land i needed for a public purpose, not being a purpose of the Union, namely, for construction of staff quarter hostel buildings and play ground of Ramakrishn Mission at Narendrapur in the village of Ukhil Paikpara, jurisdiction list No. 56, P. S. Sonar pur, pargana, Maidanmal, zilla 24-Parganas, it i hereby declared that a piece of land comprising portion of cadastral plot Nos. 133, 134, 558, 559, 561 565, 689, 671, 727, 1089, 678, and 1120 and entire of C.S. Plot Nos. 138 to 141, 539 to 557, 560, 56 to 564, 566 to 574, 576 to 588, 647, 648, 650, 652 673 to 677, 687 and 125 and measuring, more or less 14.05 acres, is needed for the aforesaid public pur pose at the public expense of the Ramakrishna Mission within the aforesaid village of Ukhi Paikpara.

This declaration is made, under the provisions section 6 of Act 1 of 1894, to all whom it ind concern.

A plan of the land may be inspected in the offi of the Special Land Acquisition Officer, Alipor 24-Parganas.

> By order of the Govern B. CHAKRABARTI, Dy. Secy. to the Govt. of We Bengal Land and Land Reven

By order of the Governor, R. K. RAY, nber, Board of Revenue

### Calcutta



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T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD, RELIEF AND SUPPLIES

### Directorate of Consumer Goods NOTIFICATION

lo. CG/Cement/Pol.III/58/1587.—4th October 2.—In exercise of the power conferred by the lanation to paragraph 4 of order No. 10333DCS, ed the 18th August 1948, as subsequently amend-l, with the approval of the State Government, horise all licensees under the Cement Control 1, 1948, operating within the limits of Calcutta moration to add to and realise an excess amount 1s. 4.50 only per metric tonne over and above usual price of Rs. 136.41 only per metric tonne 1 under this Directorate No. CG/Cement/Pol./5/1576, dated the 1st October 1962, on all sales sea-borne cement received by them through 1 ks/jetties against authorisations issued by the 1 ional Cement Officer, State Trading Corporation 1 ndia (P) Ltd.

P. NAG,
Director of Consumer Goods,
West Bengal.

est Bengal, at West Bengal Govt. Press, Alipore.

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PART I.—Orders and Notifications of the Government of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF LAND AND LAND REVENUE

#### **NOTIFICATION**

Murshidabad.—No. 12890L.A.—4th October 1962 Whereas the functions of the Central Government ider the Land Acquisition Act, 1894 (1 of 1894), relation to the acquisition of land for the purposes the Union have been entrusted to the State overnment by notification No. 20/1/55 Judl.(1), ited the 14th May 1955, issued by the Government India, in the Ministry of Home Affairs, under ause (1) of article 258 of the Constitution of India S.R.O. 1074 and published at page 868, Part II. ction 3 of the "Gazette of India", dated 21st May 155:

And whereas it appears to the Governor that nd is likely to be needed for a public purpose being purpose of the Union, namely, for Farakka arrage Project in the villages of Srimantapur and enagram, jurisdiction list Nos. 36 and 17, resectively, police-station Farakka, district Murshidadd it is hereby notified that pieces of lands commising cadastral survey plots as described in the hedule of land below and measuring, more or less, 1.47 acres, is likely to be needed for the aforesaid ublic purpose at the public expense within the oresaid villages of Srimantapur and Beniagram.

#### Schedule of lands.

Schedule "A" (waste and arable land)

Village Srimantapur, jurisdiction list No. 36, policestation Farakka, district Murshidabad.

Cadastral survey plots in full—4237, 4238, 4238/5060, 4239, 4240, 4241/5063, 4242, 4242, 4242/5064, 4219, 4249/5066, 4250, 4250/5065, 4251, 4252, 4253, 4254, 4255, 4256, 4257 to 4260, 4261, 4262, 4264 to 4273, 4280 to 4284, 4288, 4290 to 4299, 4302, 4304, 4306 to 4308, 4312 and 4313.

Village Beniagram, jurisdiction list No. 17, police-station Farakka, district Murshdabad.

Cadastral survey plots in full -1 to 6, 16 to 21, 22/1653, 23, 329 to 335, 339, 340, 342 to 356, 357l 1655 and 17/2031.

#### Schedule "B"

Village Srimantapur, jurisdiction list No. 36, policestation Farakka, district Murshidabad.

Cadastral survey plots in full—4241, 4263, 4303 and 4305.

#### Village Beniagram.

Cadastral survey plot in full-22.

3017a

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to direct that provision of section 5A of the said Act shall not

apply to the waste and arable land described Schedule "A" above, to which, in the opinion of Governor, the provisions of sub-section (1) of tion 17 of the Act are applicable.

Any person interested insomuch of the land of cribed in Schedule "B" above, who has any object to the acquisition thereof may, within thirty of after the date on which public notice of substance of this notification is given in the local file an objection in writing before the Collector Murshidabad.

By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Be $_{\rm Il}$ 



#### Extraordinary

#### Published by Authority

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FRIDAY, OCTOBER 5, 1962

| SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### OMMERCE AND INDUSTRIES DEPARTMENT

#### Mines and Power

#### **ORDERS**

No. 4829MP/El.2M-5/62.—4th October 1962. In ercise of the power conferred by section 22B of a Indian Electricity Act, 1910 (1X of 1910), the overnor is pleased hereby to make the following tendments in this Department order No. 2064-MP, 4-37/61, dated the 25th May 1961, published a ges 1405-1407 of Part 1 of the "Calcutta Gazette traordinary" of the 27th May 1961, for regulat 3 the supply, distribution, consumption and use of ctrical energy, as subsequently amended (hereiner referred to as the said order), namely:—

#### Amendments

the said order-

(a) in clause (b), for the words and figure between the hours of 5 p.m. and 9 p.m. on any day up to and including the 28th. Fabruary 1962, and thereafter between the hours of 6 p.m. and 10 p.m." substitute the following namely:—

"between the hours of 5 p.m. and 10 p.m.".

By order of the Governor, P. M. DAS GUPTA,

Dy. Secy. to the Govt. of West Bengu

No. 4830MP/E1.2M-5/62.—4th October 1962. tereas the Governor is of opinion that it is essary and expedient so to do for maintaining supply and securing equitable distribution of ctrical energy;

Now, therefore, in exercise of the power conferred section 22B of the Indian Electricity Act, 1910 (of 1910), the Governor is pleased to make, for ulating the supply, distribution, consumption and of electrical energy, the following order, nely:—

#### Order

On and from the 4th October 1962, the H. T. ustrial consumers specified in the schedule below, ose load factor in January 1961 was between the per cent, and forty-five per cent, shall not.

without the prior sanction of the State Government, in writing, use electrical energy between the hours of 5 p.m. and 10 p.m. on any day for any purpose other than the purposes of operating lights, fans and similar other domestic services.

Explanation.—In this order the expression "H. T. Industrial consumer" means a consumer of electrical energy supplied by the Calcutta Electric Supply Corporation Limited, taking supply of such energy at a voltage exceeding 650 volts but not exceeding 33,000 volts for industrial purposes.

#### THE SCHEDULE

#### Jute Mills

Indian Central Jute Committee Technological Research Labs.

The Titaghur Paper Mills Co. Ltd. (Standard Jute Mill).

The Samnuggur Jute Factory Co. Ltd.

Samnuggur South Mill.

Bengal Jute Mill Co. Ltd.

Naskarpara Jute Mills Co. Ltd.

The Prenchand Jute Mills Ltd.

Caledonian Jute Mills Co. Ltd.

Bally Jute Co. Ltd.

Soorah Jute Mills Co. Ltd.

#### Cotton Mills

Hindusthan Cotton Mills Ltd. Bhagyalaxmi Cotton Mills Ltd. Swadeshi Industries Ltd. The Calcutta Silk Mfg. Co. Ltd. The Hooghly Cotton Mill Co. Navabharat National Ind. P. Ltd.

#### Flour Mills

Shree Lakshmi Flour Mills Ltd. Howrah Flour Mills P. Ltd. New India Flour Mills.

Steel Works and Rolling Mills
Agarwal Hardware Works P. Ltd., Lillooah.
Sanganeria Company P. Ltd.
Marcandy Pd. Radhakrishna Pd. P. Ltd.
J. K. Steel Ltd.
The National Rolling & Steel Ropes Ltd.
Calcutta Steel Co. Ltd.

Hindusthan Wires Ltd. Steel Rolling Mills of Hindusthan P. Ltd. Shree Hanuman Foundaries Ltd., Lillooah. The Binam Metal Works Ltd. No. 1.

#### Bone Mills

Empire Bone Mills.

#### Oil Mills and Rice Mills

Basak Oil Mill.
Satyanarain Oil Mill.
Haripada Oil Mill.
Bhadrakali Oil Mill P. Ltd.
Dayal Oil Mill No. 2.
Sarbamangala Oil Mill.
Ultadanga Oil Mills.
Bharat Oil Mill.
Hari Oil Mill (Garai Oil Mills).
The Gour Mohan Oil Mills.
Shree Shew Sakti Mills P. Ltd.
Ballygunge Rice Mill.

#### Engineering Workshops

Mackintosh Burn (Private) Ltd. The Oriental Metal Industries P. Ltd. Harbans Lal Maihotra & Sons P. Ltd. No. 2. British India Electric Construction Co. Ltd. Kilburn & Co. Ltd., Diamond Harbour Road. Garden Reach Workshops Ltd. Associated Electrical Industries Mfg. Co. P. Ltd. General Elec. Co. of India (Mtt.) P. Ltd. Indian Die Casting Co. P. Ltd.
Indian Die Casting Co. P. Ltd.
India Cycle Mfg. Co. Ltd.
A. K. Sarkar (Industries) Ltd.
Associated Aesby Ind. P. Ltd.
Modern India Constn. Co. P. Ltd.
Bridge & Roof Co. (India) Ltd.
The Unophly Docking & Engr. Co. The Hooghly Docking & Engg. Co. Ltd. Motor & Machinery Mfrs. Ltd S. K. Chakravarti P. Ltd. The Marwar Galvanising & Iron Works. The India Machinery Co. Ltd. Remington Rand of India Ltd. Remington Rand of India Ltd.

Howrah Trading Co. P. Ltd.

Jayaswal Engg. Co.
C. Comens & Sons Ltd.

Blackwoods India Ltd.

Air Conditioning Corporation Private Ltd.

J. Stone & Co. (India) P. Ltd.

Republic Engg. Corpn. Ltd.

Thakutdass Sureka Iron Foundary Ltd. Li Thakurdass Sureka Iron Foundary Ltd, Lillooah-Hindusthan Electric Co. Ltd. Atta's Iron Foundry No. 1. Bennmadhab Sett, Satya Charan Sett. D. N. Singha & Co. Aita's Iron Foundry No. 2. India Industrial Works P. Ltd. Thakurdas Sureka Iron Foundry Ltd. (No. 1). Balgopaldas Iron & Steel Co. Private Ltd. Indian Pin Mfg. Co. P. Ltd. Shree Krishna Private Ltd. Shalimar Works Private Ltd.
Port Engineering Works Ltd.
A. & J. Main & Co. Ltd.
Raymon Engg. Works Ltd.
Shress University First Ltd. Shree Hanuman Foundries Ltd. (Baidyabati). Molins of India Private Ltd. The India Electric Works Ltd. Bharat Electrical Industries Ltd. Howrah Lngg. Concern P. Ltd.

#### Saw Mills

Harrison Trading Co. Canton Carpentry Works P. Ltd. N. R. Ghosh & Co. P. Ltd.

#### Aluminium Works

The A. P. V. Engineering Co. P. Ltd.

#### Rubber Works

South India Rubber Works. The Behar Rubber Industrial Co. Bengal Waterproof Works (1940) Ltd. Kohinoor Rubber Works. Associated Rubber & Plastics Works. Kedar Rubber Mfg. Co. P. Ltd. R. B. S. Rubber Mills P. Ltd.

#### Barley and Biscuit Works

Lily Biscuit & Co. Private Ltd.

#### **Enamel and Paint Works**

The India Paint Colour & Varnish Co. Ltd. Napier Paint Works Private Ltd. P. C. Chanda & Co. Ltd. East India Paint & Chemicals Works P. Ltd. Enamel Nagar Development Corporation Ltd.

#### Printing and Stationery Works

Sree Saraswaty Press Ltd.

#### Rope and Belting Works

Hindusthan Belting & Spinning Mills Ltd. Ganges Rope Co. Ltd. Serampore Belting Works Ltd.

#### Chemical Works

The Burma Lime & Chemical Co. Ltd. Smith Stanistreet & Co. Ltd. The Bangalore White Lead Factory.

#### Marble and Pottery Works

The Indian Hume Pipe Co. Ltd.

#### jute Press

Vishnu Jute Press. Atlas & Union Jute Press. Hanuman Jute Press.

#### Film Studios

Indrapuri Studios P. Ltd

#### Tobacco and Match

The Esavi India Match Mfg. Co.

#### Miscellaneous

Brooke Bond India Ltd.
Bengal Ingot Co. Ltd.
Krishnalal Thirani & Co. Ltd.
The Great Indian Plywood Co. Ltd.
J. D. Jones & Co. Ltd.
Reckitt & Colman of India Ltd. (Factory No. Behala).

By order of the Governor,
P.'M. DAS GUPTA,
Dy Secy. to the Govt. of West Beng

### Calcutta



### Gazette

#### Extraordinary

#### Published by Authority

NA 13 ] FRIDAY, OCTOBER 5, 1962 [SAKA 1884

[ I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc

GOVERNMENT OF WEST BENGAL

## ND AND LAND REVENUE DEPARTMENT Land Acquisition

#### DECLARATION

Murshidabad.—No. 12892L.A.—4th October 1962. Whereas the functions of the Central Government ler the Land Acquisition Act, 1894 (1 of 1894), relation to the acquisition of land for the purposes the Union, have been entrusted to the State vernment by notification No. 20/1/55Judl.(1), and the 14th May 1955, issued by the Government India, in the Ministry of Home Affairs, under 1se (1) of article 258 of the Constitution of India S.R.O. 1074 and published at page 868, Part II, ion 3, of the "Gazette of India", dated the 21st y, 1955;

and whereas the Governor is satisfied that land leeded for a public purpose being a purpose of Union, namely, for the Farakka Barrage Project he villages of Srimantapur and Beniagram, jurision lists Nos. 36 and 17, respectively, policeion Farakka, district Murshidabad, it is hereby

declared that pieces of lands comprising cadast survey plots described in the schedule of lands belo and measuring, more or less, 40.38 acres, are need for the aforesaid public purpose at the public expension within the aforesaid villages of Srimantapur at Beniagram.

#### Schedule of lands.

Village Srimantapur, jurisdiction list No. 36, police, station Farakka, district Murshidabad.

Cadastral survey plots in full—4237 to 4240, 4244 4249 to 4260, 4262, 4264 to 4273, 4280 to 428 4288, 4290 to 4299, 4302, 4304, 4306, 4307, 430 4312, 4313, 4238/5060, 4241/5063, 4242/5064, 424 5066, 4250/5065 and 4261.

Village Beniagram, jurisdiction list No. 17, policestation Farakka, district Murshidabad.

Cadastral survey plots in full—1 to 6, 16 to 21, 22 1653, 23, 329 to 335, 339, 340, 342 to 356, 35 1655 and 17/2031.

This declaration is made, under the provisions (section 6 of the Land Acquisition Act, 1894 (141894), read with the said notification, to all whom may concern.

A plan of the land may be inspected in the of the Collector of Murshidabad.

By order of the Governor.

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Beng

### Calcutta



### Guzette

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[ SAKA 1884

I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES

#### NOTIFICATION

lo. 7873FS.—15th October 1962.—In exercise of power conferred by clause (b) of sub-section 2 section 3 of the West Bengal Cement Control 1948 (West Bengal Act XXVI of 1948), vernor is pleased to authorise all licensees under West Bengal Cement Control Act, 1948 (West gal Act XXVI of 1948), operating within the its of Calcutta Corporation to add to and realise excess amount of Rs. 4.50 nP. only per metric ne over and above the price of Rs. 138.26 nP. y per metric tonne fixed under order No. CG/ nent/Pol-5/560/1039, dated the 5th July 1962, of Director of Consumer Goods, West Bengal, on sales of sea-borne cement received by them hugh docks/jetties against authorisations issued the Regional Cement Officer, State Trading poration of India (Private) Ltd.

By order of the Governor,

B. N. SEN.

Dy. Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government g, West Bengal at West Bengal Govt. Press Alipore.







## Gazette

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THURSDAY, OCTOBER 18, 1962

[ SAKA 1884

PART VI.—Bills introduced in Parliament of India Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament.

#### LOK SABHA

The following Bill was introduced in Lok Sabha on the 21st August 1962 and is hereby republished for general information:—

#### BILL No. 72 OF 1962

A Bill further to amend the Constitution of India.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

Short title and commencement.

- 1. (1) This Act may be called the Constitution (Thirteenth Amendment) Act, 1962.
- (2) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint.

Amendment of Part XXI.

Special provision wtih

respect to the State of

Nagaland.

- 2. In PART XXI of the Constitution-
- (a) for the heading, the following heading shall be substituted, namely:—
  - "TEMPORARY, TRANSITIONAL AND SPECIAL PROVISIONS";
- (b) after article 371, the following article shall be inserted, namely:—
  - "371A. (1) Notwithstanding anything in this Constitution.—
    - (a) no Act of Parliament in respect of-
      - (i) religious or social practices of the Nagas,
      - (ii) Naga customary law and procedure,
      - (iii) administration of civil and criminal justice involving decisions according to Naga customary law,
      - (iv) ownership and transfer of land and its resources,

shall apply to the State of Nagaland unless the Legislative Assembly of Nagaland by a resolution so decides;

3025

- (b) the Governor of Nagaland shall have special responsibility with respect to law and order in the State of Nagaland for so long as in his opinion internal disturbances occurring in the Naga Hills-Tuensang Area immediately before the formation of that State continue therein or in any part thereof and in the discharge of his functions in relation thereto the Governor shall, after consulting the Council of Ministers, exercise his individual judgment as to the action to be taken:
- Provided that if any question arises whether any matter is or is not a matter as respects which the Governor is under this sub-clause required to act in the exercise of his individual judgment, the decision of the Governor in his discretion shall be final, and the validity of anything done by the Governor shall not be called in question on the ground that he ought or ought not to have acted in the exercise of his individual judgment;
- Provided further that if the President on receipt of a report from the Governor or otherwise is satisfied that it is no longer necessary for the Governor to have special responsibility with respect to law and order in the State of Nagaland, he may by order direct that the Governor shall cease to have such responsibility with effect from such date as may be specified in the order;
- (c) in making his recommendation with respect to any demand for a grant, the Governor of Nagaland shall ensure that any money provided by the Government of India out of the Consolidated Fund of India for any specific service or purpose is included in the demand for a grant relating to that service or purpose and not in any other demand;
- (d) as from such date as the Governor of Nagaland may by public notification in this behalf specify, there shall be established a regional council for the Tuensang district consisting of thirty-five members and the Governor shall in his discretion make rules providing for—
  - (i) the composition of the regional council and the manner in which the members of the regional council shall be chosen:
  - Provided that the Deputy Commissioner of the Tuensang district shall be the Chairman ex-officio of the regional council and the Vice-Chairman of the regional council shall be elected by the members thereof from amongst themselves;
  - (ii) the qualifications for being chosen as, and for being, members of the regional council;
  - (iii) the term of office of, and the salaries and allowances, if any, to paid to members of, the regional council;
  - (iv) the procedure and conduct of business of the regional council;

- (v) the appointment of officers and staff of the regional council and their conditions of service; and
- (vi) any other matter in respect of which it to necessary to make rules for the constitution and proper functioning of the regional council.
- (2) Notwithstanding anything in this Constitution, for a period of ten years from the date of the formation of the State of Nagaland or for such further period as the Governor may, on the recommendation of the regional council. by public notification specify in this behalf,—
  - (a) the administration of the Tuensang district shall be carried on by the (tovernor;
  - (b) where any money is provided by the Government of India to the Government of Nagaland to meet the requirements of the State of Nagaland as a whole, the Governor shall in his discretion arrange for an equitable allocation of that money between the Tuensang district and the rest of the State.
  - (c) no Act of the Legislature of Nagaland shall apply to the Tuensang district unless the Governor, on the recommendation of the regional council, by public notification so directs and the Governor in giving such direction with respect to any such Act may direct that the Act shall in its applition to the Tuensang district or any part thereof have effect subject to such exceptions or modifications as the Governor may specify on the recommendation of the regional council;
  - Provided that any direction given under this subclause may be given so as to have restrospective effect;
  - (d) the Governor may make regulations for the peace, progress and good government of the Tuensang district and any regulations so made may repeal or amend with restrospective effect, if necessary, any Act of Parliament or any other law which is for the time being applicable to that district;
  - (e) (i) one of the members representing the Tuensang district in the Legislative Assembly of Nagaland shall be appointed Minister for Tuensang affairs by the Governor on the advice of the Chief Minister and the Chief Minister in tendering his advice shall act on the recommendation of the majority of the members as aforesaid;
  - (it) the Minister for Tuensang affairs shall deal with, and have direct access to the Governor on, all matters relating to the Tuensang district but he shall keep the Chief Minister informed about the same;
  - (f) notwithstanding anything in the foregoing provisions of this clause, the final decision on all matters relating to the Tuensang district shall be made by the Governor in his discretion;

- (g) in articles 54 and 55 and clause (4) of article 80, references to the elected members of the Legislative Asembly of a State or to each such member shall include references to the members or member of the Legislative Assembly of Nagaland elected by the regional council established under this article;
- (h) in article 170-
  - (i) clause (1) shall, in relation to the Legislative Assembly of Nagaland, have effect as if for the word 'sixty', the words 'forty-six' had been substituted;
  - (ii) in the said clause, the reference to direct election from territorial constituencies in the State shall include election by the members of the regional council established under this article;
  - (iii) in clauses (2) and (3), references to territorial constituencies shall mean references to territorial constituencies in the Kohima and Mokokehung districts.
- (3) If any difficulty arises in giving effect to any of the foregoing provisions of this article, the President may by order do anything (including any adaptation or modification of any other article) which appears to him to be necessary for the purpose of removing that difficulty:

Provided that no such order shall be made after the expiration of three years from the date of the formation of he State of Nagaland.

Explanation.—In this article, the Kohima, Mokokchung and Tuensang districts shall have the same meanings as in the State of Nagaland Act, 1962.".

#### STATEMENT OF OBJECTS AND REASONS

In July 1960, an agreement was reached by the Government of India with the leaders of the Naga Peoples Convention under which it was decided that Naga Hills-Tuensang Area (Nagaland), which is at present a Part 'B' tribal area within the State of Assam, will be formed into a separate State in the Union of India.

- 2. The Agreement inter alia provides that-
  - (a) the Governor of the State of Nagaland shall have special responsibility for law and order for so long as the law and order situation continues to remain disturbed on account of hostile activities;
  - (b) the Governor shall have general responsibility with regard to the funds made available to the new State by the Government of India;
- (c) the administration of the .Tuensang District of Nagaland shall be carried on by the Governor for a period of ten years during which it is expected that the people of that area would be in a position to shoulder fuller responsibilities of administration. A Regional Council is to be

formed for the said Tuensang District comprising elected representatives from the tribes therein. This Regional Council will supervise and guide the working of the Village, Range and Area Councils in that district and further no law passed by the Nagaland legislature will extend to that district unless so recommended by the Regional Council;

- (d) Acts of Parliament shall not apply to Nagaland unless so decided by the Nagaland Legislature with regard to:—
  - (i) religious or social practices of the Nagas:
  - (ii) Naga Customary Law and procedure;
  - (iii) administration of civil and criminal justice involving decisions according to Naga Customary Law;
- (iv) ownership and transfer of land and its resources.
- 3. As these matters are peculiar to the proposed new State of Nagaland, provision with respect thereto has to be made in the Constitution itself. This Bill accordingly seeks to amend the Constitution to provide for the aforesaid matters and matters ancillary thereto. A separate Bill for the formation of the new State relatable to article 3 is also being introduced.

NEW DELHI.

JAWAHARLAL NEHRU

M. N. KAUL, Secretary.



### Guzette

#### Extraordinary

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I-Orders and Notifications by the Governor of West bondal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### PARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATION

lalpaiguri.—No. 13184L.A.—19th October 1962. iereas the functions of the Central Government ler the Land Acquisition Act, 1894 (I of 1894), relation to the acquisition of land for the purposes the Union, have been entrusted to the State Govment by notification No. 20|1|55Judl.(1), dated the h May 1955, issued by the Government of India in Ministry of Home Affairs under clause (1) of iele 258 of the Constitution of India, as S.R.O. 4 and published at page 868, Part II, section 3 the "Gazette of India", dated the 21st May 1955; and whereas it appears to the Governor that land ikely to be needed for a public purpose, being a pose of the Union, namely, for rebuilding of the jani Bridge between Baneswar and Alipur Duar ction, in the villages of Alipur Duar and Birpara, sdiction list Nos. 99 and 83, respectively, policeion Alipur Duar, district Jalpaiguri, it is hereby ified that pieces of land comprising cadastral survey plot numbers as detailed below, and measuremore or less, 5.61 acres, are likely to be needed the aforesaid public purpose at the public experimental within the aforesaid villages of Alipur Duar Birpara.

#### Schedule of land

Police-station Alipur Duar, district Jalpaiguri Village Alipur Duar, jurisdiction list No. 99 Cadastral survey plots in part—1152 and 1218

Village Birpara, jurisdiction list No. 83 Cadastral survey plots in part—1246, 1247, 12 1257, 1291, 1292 and 1303.

This notification is made under the provisions section 4 of the Land Acquisition Act, 1894, rewith the said notification, to all whom it may concern A plan of the land may be inspected in the off of the Deputy Commissioner, Jalpaiguri.

In exercise of the powers conferred by the afora section, read with the said notification, the Govern is pleased to authorize the Officers for the time in engaged in the undertaking, with their servants workmen, to enter upon and survey the land and all other acts required or permitted by that section and person interested in the above land who

Any person interested in the above land who any objection to the acquisition thereof, may, withirty days after the date on which public notice the substance of this notification is given in the local file an objection in writing before the Deputy Comissioner, Jalpaiguri.

By order of the Governor.

H. L. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benja

## Calcutta



## Gazette

#### Extraordinary

#### Published by Authority

MNA 27 | FRIDAY, OCTOBER 19, 1962 | SAKA 1884

PART 1.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### FI ARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### NOTIFICATIONS

n. 7390/M1M-47/62.— 19th October 1962. — In the of the powers conferred by clauses (a) and of sub-section (1) of section 13 of the B.har and sa Municipal Act, 1922 (Bihar and Orissa Act of 1922) and after considering the recommendation of the Deputy Magistrate, and Resident istrate, Raghunathpur, who is exercising and orming all the powers and duties of the commission of the Raghunathpur municipality by virtue Government notification No. 4804/MI-36/60. It the 12th May 1960, the Governor is pleased reby to after the number of commissioners of the Commissioners of the Commissioners and the transition of the number of commissioners of the shall be elected in the prescribed manner.

this notification shall have effect for the purpose and from the next reconstitution of the commisners of the said municipality.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

No. 7391/M1M-47/62.- 19th October 1962. In exercise of the power conferred by sub-sections (1) and (2) of section 18 of the Bihar and Orissa Municipal Act, 1922 (Bihar and Orissa Act VII of 1922), the Governor is pleased to determine, after considering the recommendations of the Deputy Magistrate and Resident Magistrate, Raghunathpur, who is exercising and performing all the powers and duties of the commissioners of the Raghunathpur municipality by virtue of Government notification No. 4804/MI-36/60, dated the 12th May 1960, that the Raghunathpur municipality in the district of Purulia be divided into twelve single-member wards for the purpose of election of the commissioners. The description of the boundaries of each ward is given below.

#### Ward No. and its boundary

#### Ward No. I

North- Bounded by Utlajore and Gaighata River (municipal boundary).

East—Bounded by Bhutama Jore (municipal boundary).

South—Bounded by Raniganj Road, Tantipara Road, Sikdarpara Road, Painsakuh Road, Barakar-Purulia Road.

West-Bounded by western municipal boundary.

#### Ward No. II

North Bounded by Raniganj Road.

Last Bounded by eastern municipal boundary.

South Bounded by Bhakat Kuli Road from castern unicipal boundary, Sarkar Para Road, D. eda Para Road and School Road.

We Bou by Tantipara Road (rising from Road).

#### and No. III

No the Bours of Pains, kult Road, Sikdarpara Road, T. S. a Road and School Road.

1 Bounded of Dhandapara Road.

South Bounded by Bhatagali Road, Maligali Road and Kutchan Road.

West Bounded b. Barakar-Purulia Road and Raniganj Road.

#### Ward No. IV

North Bounded by Kachari Road and Maligali Road

Last Bounded by Tantipara Road.

South Bounded by Bazai Road and Hattala Road.

West Bounded by Barakar-Purulia Road.

#### Ward No. V

North Bounded by Bhatgali Road.

Last B unded by Dhandapara Road and Bediapara Road.

South Bounded of Balichura Road.

West Bounded by Patarapara Road and Tantipara Road.

#### Ward No. VI

North Bounded by Sarharpara Road and Bhakat Kuli Road extending up to Bhutama Jore.

East -Bounded by eastern municipal boundary.

South Bounded by Ahalyabai Road and Western by andary of C. S. plot Nos. 4703, 4706 and crn and northern boundary of C.S. plot No. 1709 (bank of the tank in plot No. 4710) (u.z.) Nanduara (thana No. 127) and the ack meeting Lalbazar Road and then to ar Road.

We are a ded by Dhandapara Road.

#### Ward No. VII

North Bounded by Lalbazar Road extended by the foot Lack up to C.S. plot No. 4709 (i.e., b ak of the tank in plot No. 4710), northern side of C.S. plot No. 4709 of mauza Nanduara (in.in) No. 127).

hast Bounded by eastern side of C. S. plot No. 4709 and western side of C. S. plot Nos. 4706 and 4703 of mauza Nanduara (thana No. 127).

South Bounded by Ahalyabai Road and Raghunatapun Adra Road.

West Bounded by Patarapara Road, Balichura Road and Bediapara Road.

#### Ward No. VIII

North—Bounded by Hattala Road and Bazar Road.

East -Bounded by Patarapara Road extended up to Raghunathpur-Adra Road.

South -Bounded by Raghunathpur-Adra Road, West Bounded by Barakar-Purulia Road.

#### Ward No. IX

North - Lounded by Raghunathpur-Adra Ross, East Bounded by Kamarparo Road rising from Raghunathpur-Adra Road and Bentapata Road.

South Bounded by southern boundary of C. S. plot Nos. 3996, 2998, 2741, 2683 and eastern and northern sides of C. S. plot No. 2682 of matuza Nanduara (thana No. 127).

West-Bounded by western municipal boundary

#### Ward No. X

North Bounded by north and north-eastern boundary of C. S. plot No. 2682, southern boundary of C. S. plot No. 2683, 2741, 2998 and 3996 of mauza Nanduara (thana No. 127) and Beniapara Road.

East—Bounded by Nanduara Sarkarpara Road, western side of the tank (Pathar Pukur) in C. S. plot No. 7577, northern and wester side of C. S. plot No. 7576 and eastern an south-eastern boundary of C. S. plot No. 7890.

South-Bounded by municipal boundary.

West Bounded by municipal boundary.

#### Ward No. XI

North Bounded by Beniapara Road, Kamarpada Road, Raghunathpur-Adra Road and Ahalyabai Road.

East—Bounded by eastern municipal boundary and Raghunathpur-Adra Road.

South Bounded by Nanduara-Brahmanpara Road starting from Raghunathpur-Adra Road meeting Nanduara-Sarkarpara Road.

West Bounded by Nanduara-Sarkarpara Road

#### Ward No. XII

North Bounded by Nanduara-Brahmanpak Road from Nanduara Sarkarpara Road in Raghunathpur-Adra Road.

Eart Bounded by Raghunathpur-Adra Road.

South—Bounded by southern municipal boundary.

West—Bounded by western side of the tank (Pathar Pukur) in C. S. plot No. 7577, northern and western sides of C. S. plot No. 7576 and eastern and south-eastern boundars of C. S. plot No. 7890 of mauza Nanduara (thana No. 127).

By order of the Governot.

A. K. DATTA.

It. Secy. to the Govt. of West Bengal-

# Calcutta



## Gazette

सद्मप्रेष्ट्र जगने

#### Extraordinary

#### Published by Authority

VINA 28 |

SATCRDAY, OCTOBER 20, 1962

[ SAKA 1884

ART 1 -Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### LOCAL SELF-GOVERNMENT AND PANCHAYATS DEPARTMENT

#### NOTIFICATIONS

no 7411/MIM-35/62. 20th October 1962. In case of the powers conferred by clauses (a) and of sub-section (1) of section 13 of the Bihar and Sub-Section (1) of section 13 of the Bihar and Vilt of 1922), and after considering the immendation of Shri S. N. Das who is exercising performing all the powers and duties of the numeroness of the Purulia Municipality by virtue Government notification Nos. 1047/MIM-21/60, ed the 9th February 1961, and 4826/MIM-21/60, ed the 26th July 1962, the Governor is pleased by to alter the number of Commissioners of the ral a ktumerality from forty to thirty-two and to thirty-two as the number of Commissioners who ill be elected in the prescribed manner.

The notification shall have effect for the purpose and from the next reconstitution of the Commissions of the said Municipality.

By order of the Governor,

#### A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

No. 7412/MIM-35/62.—20th October 1962. — In ricke of the power conferred under sub-sections and (2) of section 18 of the Bihar and Orissa and incipal Act, 1922 (Bihar and Orissa Act VII of 22), the Governor is pleased to determine after osidering the views of Shri S N. Das who is a ticking and performing all the powers and duties the Commissioners of the Purulia Municipality by

rurtue of Government notifications Nos. 1047/MIM-21 60, dated the 9th February 1961, and 4826/MIM-21 60, dated the 26th July 1962, that the Purulia Municipality in the district of Purulia shall be divided into thirty-two single-member wards for the purpose of election of the Commissioners. The description of boundaries of each ward is given pelow.

#### Boundaries

#### WARD No. 1

North: Northern limit of the town.

South: Starting from the crossing of Deshbandhu Road with Lang Road a line passing through the southern boundaries of plot Nos. 1609, 1610, 1936, 1930, 1935, 1932, 1921, 1920, 1913, 1912, 1660, 1661, 1827, 1829, 1824, 1688, 1749, 1748, 1724, 1720, 1727 up to the culvert of Barakar Road on east.

East: Barakar Road

West: Deshbandhu Road on wuth and Lake Road on north.

#### WARD No. 2

North: Starting from the middle of southern boundary of plot No. 1688, on west to the culvert of Barakar Road on east passing through the southern boundary lines of plot Nos 1749, 1748, 1724, 1720 and 1727.

South: Jitu Mistry Lane and part of Barakar Road on east and Upen Babu Street up to the north east corner of Nazir bundh on west

East: Barakar Road.

West: A lane leading from Upen Babu Street back to the likiapara bustee up to the middle of the southern boundary line c. plot No. 1688 on north.

#### WARD No 3

North: 't irting from the crossing of Deshbuildhi road with Lang Road on west a line passing through the southern boundaries of plot No. 1009, 1610, 1936, 1930, 1935, 1932, 1921, 1930, 1943, 1912, 1660, 1661, 1827, 1829, 1824. and up to the middle of the southern boundary line of plot No. 1688. South: Upen Babu Street

East: A lane leading from Upon Babu Street track to I kiapara bustee up to the middle of the south an boundary line of plot No. 1688.

West: Mihamanda Chakraporty Lane on south and part of Deshbandhu Road on north joined by northern bank of K.E.M. tank through the southern boundary lines of plot Nos 1890, 1861 cost 1892

#### WARD No. 4

North: Northern limit of the town

South: Ranchi Road.

East: Berakar Road from the junction of Ranchi Road, Jitu Mistry Lan , Open Babu Street do to its junction with Mahamada Street up to its junction with bealianenda Chakeaborty Lane, southern boundary line of plot No. 1890, 1891, 1892, northern bank of K.E.M tank to Deshbandhu Road up to northern town limit through North Lake Road.

West: Ronchi Road

#### WARD No. 5

North: Junction of Misson Road with Ranchi Road.

From the junction of Bhabataran Street with Bijanbala Road through South: Sarkar Bija ib i by-lane up to its end known as new colony.

East: Bhabataran Sarkar Street, starting from its nunction with Ranchi Road up to the junction of Bijanbala Road on the south.

West: A lane leading from the end of Bijanbala by-lane towards north east to the junction of Mission Road in between Victoria School and Forest Office.

#### WARD No. 6

North: Northern Municipal limit.

South: Massion Road from its junction with Ranch! Road running towards west through Begunkodie Road up to western town limit.

East: Junction of Mission Road with Ranchi Road.

West: Western limit of the town.

#### WARD No. 7

North: Mission Road from its junction of Ranchi Died junning towards west through Begunkodie Road up to western town limit.

South: South-western limit of the town.

East: A lare leading from Mission Road towards southwest in between Victoria compound and Forest Office compound up to the and of Bijanbala by-lane towards southern limit of Bolguma near Jore.

West: Western limit of the town.

#### WARD No. 8

North: Ranchi Road running towards west to the junction of the Mission Road.

South: Amdiha Road.

East: Chaibassa Road from its junction with Ranchi Road running towards south, Gopes Adhikary Road up to its junction with Amdil Road.

West: Bhabataran Sarkar Street, running toward south from its junction with Mission Rode Bijanbala Road running towards west up to the end of its by-lane (known as New Colony), rur ning towards south through Dusad Kuli Lat up to the junction of Hiralal Bose Street wit Amdiha Road.

#### WARD No. 9

North: Amdina Road running towards north west from its junction with Lambodar v Street, Dusad Kuli Lane up to the end of Nev Colony of Bijanbala by-lane turns toward south-west up to Belguma near Jore (wester town limit).

South: Southern limit of the town.

East: Lambodar De Street.

West: Western limit of the town.

#### WARD No. 10

North: Gopesh Adhikary Road running toward north-east from its junction with Hiralal Box Street up to its junction with S. C. Sen Road which (S. C. Sen Road) turns towards south-eas up to the junction of Ketika Road.

South: A line passing through the north bank c Kamalia Bundh running towards west an passing through the southern boundary of pk No. 10932, Sribas Chatterjee Lane up to Gopes Adhikary Road.

East: A portion of Ketika Road running toward south-east from its junction with S. C. Sen Road eastern boundary of Surgeon Major's bunglow, by-lane towards south up to eastern bank of Kamalia Bundh through Digudih bustee.

West: Gopesh Ch. Adhikary Road running to wards south from its junction with Hiralal Box Street up to its junction with Sribas Chatteran Lane.

#### WARD No. 11

North: A line passing through the northern bank of Kamalia Bundh running towards west and passing through the southern boundary line of plot. No. 10932, Sribas Chatterjee Lane up  $^{\rm R}$ Gopesh Adhikary Road.

South: Southern limit of the town.

East: A line passing through the eastern bank of Kamalia Bundh and eastern boundary lines of plot Nos. 10584, 10583, 10582, 10581, 10553, 10555, 10556, 10558, 10620, 10503, 10550, 11683, 11684, 11685, 11686, 11687, 11688, 11689, 11701, 11702, 11703 11702, 11703 up to the eastern bank of Dulmi Bundh on south.

West: Part of Gopesh Adhikary Road running towards south from its junction with Sribas Chatterjee Lane up to its junction with Amdiha Road, Lambodar De Street up to town limit on south.

#### WARD No. 12

North: Junction of Manbazar Road with Railway level crossing.

South: New Famine Road starting from Rly, line on west to Municipal limit on south-east.

East: Manbazar Road. West: Railway line.

#### WARD No. 13

North: Sasadhar Ganguly Road up to its junction with New Famine Road on east.

South: Southern limit of the town.

East: New Famine Road. West: Ketika Road.

#### WARD No. 14

North: Ketika Road meeting the north-east cor-

ier of Surgeon Major's bunglow.

South: Southern limit of the town.

East: Ketiku Road.

West: Starting at north from the eastern boundary line of Surgeon Major's bunglow, a bye-lane towards south up to eastern bank of Kamalia Bundh through Digudih bustee, and then a line passing through eastern bank of Kamalia Bundh and eastern boundary line of plot Nos. 10584, 40583, 10582, 10581, 10553, 10555, 10556, 10558, 10620, 10503, 10550, 11683, 11684, 11685, 11686, 11687, 11688, 11689, 11701, 11702, 11703 up to the eastern bank of Dulmi Bundh.

#### WARD No. 15

North: S. C. Sen Road.

South: Junction of New Famine Road with Rly. level crossing.

East: Mann var Road on north and Railway line on south.

West: By-lane of L. M. Trivedy Lane up to south western unit of Beka. Bundh, meeting the junction of Sasadher Gangely Road and New Famine Road. up to Activity level-crossing towards onth-west to New Famine Road.

#### WARD No. 16

North: S. C. Sen Road.

South: Sasadhar Ganguly Road from Ketika Road to New Famine Road.

East: By-lane of L. M. Trivedy Lane up to the south-western limit of Bekar Bundh meeting at the junction of Sasadhar Ganguly Road with New Famine Road.

West: Bhabatosh Sen Road on north and Ketika Road on south up to its junction with Sasadhar Ganguly Road.

#### WARD No. 17

North: Bankura Road.

South: A line passing through southern boundary lines of plot Nos. 8867, 8996, 8997, 8999, 9003, 9001, 9006, 9007, 9008, 9014, 9010, 9016 from the Railway line up to the town limit towards east.

East: Eastern town limit. West: Railway line.

#### WARD No. 18

North: Bankura Road.

South: Main Nikashi Drain on west and southern

limit of Bucha Bundh on east.

East: Junction of Bankura Road with Railway level crossing.

West: Kailash Chatterjee Street.

#### WARD No. 19

North: Nikashi Drain and southern bank of Bucha Bundh on west and a line passing through the southern boundary of plot Nos. 8867, 8996, 8997, 8999, 9003, 9001, 9006, 9007, 9008, 9010, 9014, 9016 from Railway line up to the town limit towards east.

South: Part of S. C. Sen Road on the west and Manbazar Road towards south-west up to the Municipal limit towards south.

East: Eastern Municipal limit. West: P. N. Ganguly Lane.

#### WARD No. 20

North: Manbazar Road. South: S. C. Sen Road. East: P. N. Ganguly Lane. West: B. B. Das Road.

#### WARD No. 21

North: Paresh Nath Ghose Street.

South: Siblal Sau Lane on the west and from the lane leading from B. B. Das Road in the back side of Police Officers' quarters, up to the end of Hossaingunj Road on east.

East: Manbazar Road on the north and B. B. Das Road on the south.

West: Chaibassa Road.

#### WARD No. 22

North: Sibid Sau Lane on west and a lane leading from B. B. Das Road in the back side of Police Officers' quarters up to the end of Hossaingunj Road on east.

South: S. C. Sen Road on west and Ketika Road on east

East: B. B. Das Road on north and Bhabatosh Sen Road on south.

West: Chaibassa Road.

#### WARD No. 23

North: Bankura Road. South: Manbazar Road.

East: Kailash Chatterjee Street.

West: Kumarpara Lane.

#### WARD No. 24

North: Amlapara Road.

South: Pareshnath Ghose Street on west and Manbazar Road on east.

East: Anandabazar Road on north and Kumarpara Lane on south, through Bankura Road.

West: Chaibassa Road up to the junction of Barakar Road.

#### WARD No. 25

North: A line passing through plot No. 8021 running towards north-east crossing Renny Road and passing through southern boundary line of plot Nos. 7892, 7890, 8172, 8170, 8174, 7884, 7881, Railway lines and plot Nos. 7778. 7775 to north-eastern limit of town.

South: Bankura Road.

East: Eastern town limit.

West: Bhuhan Roy Lane on the s

West: Bhuban Roy Lane on the south and a line passing through western boundary of plot Nos. 9123, 9081, 9083, 9097, 9096, 8088, 8087, 8086, 8085, 8084, 8025, 8019 and 8020.

#### WARD No. 26

North: Northern limit of the town.

South: Bankura Road.

East: Bhuban Roy Lane on south and a line passing through the western boundary lines of plot Nos. 9123, 9081, 9083, 9097, 9096, 8088, 8087, 8086, 8087, 8084, 8025, 8019 and 8020 and a line passing through plot No. 8021 running towards north-east crossing Renny Road and passing through southern boundary line of plot Nos. 7892, 7890, 8172, 8170, 8174, 7884, 7881 crosses the Railway line and passing through the southern boundary line of plot Nos. 7778, 7775 to north-east limit of town.

West: A line starting from Ishan Chatterji Street on south running towards north through Dhobghata Road crosses Renny Road and then Khalai Chandi Lane and passing through eastern boundary line of plot No. 7842, and crosses the Raiiway line and passes through eastern boundary lines of plot Nos. 7555, 7664, 7662, 7491 up to town limit of north.

#### WARD No. 27

North: A line passing through southern boundary line of plot Nos. 7043, 7074, 7075, 7078, 7079, 7081, 7084, 7086, 7088 up to the junction of Dhobghata Road with Renny Road.

South: Bankura Road on east and Sarat Chatterjee Street on west.

East: Ishan Chatterjee Street on south and Dhobghata Road on north.

West: Nilkantha Chatterjee Street and L. K. Mitra Street on south and a line passing through the western boundary lines of plot Nos. 6630, 6633, 6657, 6665, 6666, 6784, 6782 and eastern boundary line of plot Nos. 6781, 6776, 6774, 6764, 6762 up to the southern joining point of the plot Nos. 7043 and 7042.

#### WARD No. 28

North: Starting from the culvert of Barakar Road a line passing through the southern boundary lines of plot Nos. 7033, 7034, 7042.

South: Darjipara Lane on west and part of La Mitra Street on south-east.

East: Starting from north-western corner of Padma Bundh a line passing towards north through the western boundary lines of plot Nos. 6630, 6633, 6657, 6665, 6666. 6784, 6782 and eastern boundary line of plot Nos. 6781, 6776, 6774, 6764, 6762, up to the southern joining point of plot Nos. 7043 and 7042.

West: Barakar Road up to culvert.

#### WARD No. 29

North: Northern limit of town.

South: Starting from the culvert of Barakar Road on west a line passing through the southern boundary lines of plot Nos. 7033, 7034, 7042, 7043, 7074, 7075, 7078, 7079, 7081, 7084, 7086, 7088 up to the junction of Dhobghata Road with Renny Road on east.

East: A line starting from the north municipal limit towards south passing through the eastern boundary lines of plot Nos. 7491, 7662, 7664 7555 crossing and railway line and passing a line through the eastern boundary of plot No. 7842 meeting Khalai Chandi Lane which joins the junction of Renny Road with Dhobghata Road

West: Barakar Road.

#### WARD No. 30

North: Darjipara Lane.

South: Rakhaldas Sarkar Street on east and Jugal Kishore Mitra Street on west.

East: Clay Square Road on south and L  $\kappa$  Mitra Street on north.

West: Gokaran Misra Street on south and Barakar Road on north.

#### WARD No. 31

North: Rakhaldas Sarkar Street on east and Barakar Road on west.

South: Bankura Road on east and Amlapara Road on west through Ananda Bazar Road.

East: Ambujskha Sarkar Street on south and Clay Square Road on north.

West: Part of Barakar Road on north-west

#### WARD No. 32

North: Part of Clav Square Road from northwest corner of Poka Bundh to the junction of L. K. Mitra Street.

South: Bankura Road.

East: Nilkantha Chatterjee Street on south running through Sarat Chatterjee Street and L. K. Mitra Street up to north-east corner of Poka bundh towards north.

West: Ambujskha Sarkar Street on south running towards north through Clay Square Road up to the north-west corner of Poka Bundh

By order of the Governor,

A. K. DATTA,
Jt. Secy. to the Govt. of
West Bengal.



#### Extraordinary

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| SATURDAY, OCTOBER 20, 1962 | SAKA 1881

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### ORDER

No 4604-I.R.|IR|8L-36(A)|62.—4th October 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 3536-I.R.|I.R.|sL-7(A)|60, dated the 13th July 1960, read with addendum No. 4136-I.R.|IR|8L-7(A)|60, dated the 14th August 1960, the industrial dispute between Messrs Dhakeswari Cotton Mills Ltd., post office buryanagar, Burdwan, and their workmen represented by the Dhakeswari Cotton Mills Labour Union, Survanagar, Burdwan, regarding the issue mentioned in the said order, being a matter specified in the econd schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal has submatted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

Dhakeswari Cotton Mills Ltd., post office Suryanagar, Burdwan, and their workmen represented by the Dhakeswari Cotton Mills Labour Union, Suryanagar, Burdwan (vide corrigendum No. 4136-IR, dated the 4th August 1960). (Case No. Vill-173 of 1960.)

5 FORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri P M LAHIRI, Judge.

#### Appearances:

For the Union: None.

#### AWARD

The Government of West Bengal, Labour Department, by order No. 3536-LR, IR 8L 7(A) 60, dated the 13th July 1960, referred under section 10 of the Industrial Disputes Act. 1947 (XIV of 1947), the above mentioned dispute with its corrigendum No. 3130-IR, dated the 4th August 1960, to this Tribunal for adjudication.

- The following issue was framed in this case:-
  - (1) Whethe the dismissal of Shri Sarbeswar Bara is justified? What relief, if any, is he consided to?

This reference under section 10 of the Industrial Disputes Act is in respect of dispussal of the work-mail named for beswar vino was working in the Spiniang Department of the Company at Suryanagore, Asianse district Bur Iwan

The Unions as the property distance working the working of the researche was wrongfully dismissed as he was a memoer of the elecutive committee of the Union

It is the case of the Company that the workman under reference had been absenting himself from duty without leave of perfection on various occasions, as a result of which he was responsible for ioss of production, that he was charge-sheeted on 3rd December 1959 to which he replied on 5th December 1959, that an enquity was held on 12th December 1959 and the workman was present at the time of enquiry and he cross-examined the Company's witnesses and he was given all opportunities to delend himself and that the enquiring officer having found the workman guilty of misconduct for remaining absent from duty with a permission or leave, the Manager of the Company arranssed him from service with effect from 17th December 1959.

At the time of hearing neither the Union officials nor the workman under reference appeared to conduct the case of the Union representing the workman of the Company. The Company examined one of the Supervisors of the Spinning Department of the Mill who gave evidence giving details about the case. O.P.W. 1. Shii Bhupendra Chandra Sarkar, states that the workman under reference remained absent

from duty on a number of occasions without permis sion or leave, that in spite of several warning notice being given to him, he went on absenting himself troi duty without permission of leave and the Compar was, therefore, compelled to issue a charge-she against him. The Company has filed the charge sheet, the reply to the enarge-sheet, the warnir notices, and the records of proceedings of the enquir It appears that several warning notices had been give to the workman under reference for remaining absefrom duty without notice. It appears from record of the proceedings that the workman was given oppotunity to defend nimself. It also appears that I cross-examined the Company's witnesses and that I signed the records of the proceedings. I have got through the documentary evidence and considered the testimony of O.P.W. I and I have no doubt that the enquiring officer gave all opportunities to the worl man under reference to defend himself, that the cyidence given at the enquiry justified the dismiss of the workman as there was satisfactory evidenthat he had been absenting himself from duty without leave or permission on a large number of occasion I, therefore, hold that he was rightly dismissed; he not entitled to any relief claimed.

Dictated and corrected by me.

P. M. LAHIRI,

Judge.

P. M. LAHIRI,

Judge, Sixth Industrial Tribuna

The 19th September 1962.

By order of the Governo S. C. MUKHERJEE, Asst Secy to the Govt of West Beng.

## **Calcutta**



## (Buzette

## Extraordinary Published by Authority

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FRIDAY, OCTOBER 19, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## AND AND LAND REVENUE DEPARTMENT Land Reforms

#### NOTIFICATION

No. 13084L.Ref. — 17th October 1962. — In vercise of the power conferred by section 9 of the Vest Bengal Public Land (Eviction of Unauthorised Decupants) Ordinance, 1962 (West Bengal Ordinance to VI of 1962), the Governor is pleased hereby to make the following rules for carrying out the surposes of the Ordinance, namely:—

#### Rules

- 1 Short title.—These rules may be called the Vest Bengal Public Land (Eviction of Unauthorised Decupants) Rules, 1962.
- 2 Definitions.—In these rules—
- (a) "the Ordinance" means the West Bengal Public Land (Eviction of Unauthorised Occupants) Ordinance, 1962;
- (b) "section" means a section of the Ordinance.
- 3 Form and manner of service of notice under sub-section (2) of section 3.—(1) The notice referred to in sub-section (1) of section 3 shall be in the form ap, ended to these rules or in a form substantially similar thereto.
- (2) Save as provided in sub-section (2) of section 3, the notice referred to in sub-section (1) of that section may also be served—
  - (a) by delivering or tendering a copy thereof endorsed by the Collector, to the person concerned; or

- (b) if such person is not readily traceable or refuses to accept the copy of the notice so delivered or tendered, by affixing the copy on the outer door or some other conspicuous part of the house in which the person concerned ordinarily resides or carries on business or personally works for gain; or
- (c) by sending it by registered post to the person concerned at his ordinary place of residence or at the place where he may be known to reside for the time being.
- 4. Recovery of damages under sub-clause (ii) of clause (a) of sub-section (1) of section 4.—The amount of damages payable under sub-clause (ii) of clause (a) of sub-section (1) of section 4 shall be as specified below, namely:—
  - (i) in the case of land, at double the rate of rent prevailing for similar lands with similar advantages in the vicinity; and
  - (ii) in the case of building, at one and one-half times such rent as the Collector deems reasonable having regard to the situation, locality and condition of the building and the amenities provided therein and where there are similar or nearly similar buildings in the locality, having also regard to the rent payable in respect of such buildings.
- 5. Procedure to be followed and fees payable in appeals.—(1) Every appeal under section 7 shall be presented in the form of a memorandum signed and verified by the appellant in the munner provided in

on or before\*\*:...

sub-rules (2)	and (3)	of	rule	15	of	ordo	er V	I oî
echedule 1 to	the Code	of	Civil I	Proc	edur	e, 15	<i>9</i> 08 (	Act
V of 1908).	and shall	be	accom	pani	icd l	by a	cert	ified
Cipy of the	order appo	calc	d agair	nst.				

- (2) The fee payable on a memorandum of appeal shall be Re. I and shall be paid in court-fee stamps.
- (3) On the filing of an appeal, the Appellate Officer shall call for the records of the case from the Officer against whose order the appeal has been preferred and shall, after giving the appellant and the respondent an opportunity of being heard, dispose of the appeal.
- 6. Process-fees.—A process-fee of seventy-five naye paise per party on whom a notice is to be served in an appeal under section 7 shall be paid in court-fee stamps along with the memorandum of appeal.
- 7. Manner of granting copies of records.—The rules in the Bengal Records Manual shall be followed in the matter of granting copies of records.

#### **FORM**

(Rule 3(1)).

Form	of notice under sub-section (1) of section 3.
No.	
То	Shri Shrimati
me b	HEREAS an application has been made before by *
unde Publi Ordii 1962 have	r sub-section (1) of section 3 of the West Bengal c Land (Eviction of Unauthorised Occupants) names, 1962 (West Bengal Ordinance No. VI of );information has been received by me that you been in unauthorised occupation of the public described in the Schedule below;
by st	ow, therefore, in exercise of the power conferred dissection (1) of section 3 of the said Ordinance, eby require you to appear before me personally

section(1) of section 4 of the said on the made against you.  Given under my hand and seal the day of	
SEAL.	
Place.	Collecto
The Schedule	
<ol> <li>(1) Cadastral survey plot No. and or ing No. together with other decient for identifying the public la</li> <li>(2) Boundaries, where possible</li> <li>(3) Mauza and jurisdiction list No</li> <li>(4) Police-station</li> </ol>	scriptions s
No	
Copy forwarded to ***	
for information and necessary action.	•••••
Date	
Place	Collector

to show cause why an order under clause (a) of

- The name, designation and address of the a cant to be inserted here.
- \*\* The date on or before which the person is appear to be inserted here.
- \*\*\* Copies of the notice should be sent to owner of the public land and its authori officer.

By order of the Govern
N. RAYCHAUDHU
Secy. to the Govt. of West Benj

## Calcutta



## Gazette

#### सत्यमेव जयते

#### Extraordinary

#### Published by Authority

48V[NA 30]

MONDAY, OCTOBER 22, 1962

[SAKA 1884

PART IA—Orders and Notifications of the Government of India; Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### **ELECTION COMMISSION, INDIA**

#### NOTIFICATIONS

New Delhi, the 22nd October 1962

No. 100/WB-LA/3/62(1).—Whereas a vacancy has scurred in the West Bengal Legislative Assembly we reason of the death of Dr. Bidhan Chandra Roy dected to that Assembly from the Chowringhee constituency;

Now, therefore, in pursuance of the provisions of sub-section (1) of section 150 of the Representation of the People Act, 1951, the Election Commission tereby calls upon the said constituency to elect before the 30th November 1962 in accordance with the provisions of the said Act and of the Rules and Didets made thereunder, a person to fill the vacancy so caused.

#### By order,

#### PRAKASH NARAIN,

Secy. to the Election Commission.

#### New Delhi, the 22nd October 1962

No. 100, WB-LA/3/62(2).—In pursuance of the provisions of section 30 of the Representation of the People Act, 1951, the Election Commission hereby appoints, with respect to the bye-election to be held in the Chowringhee Constituency of the West Bengal

\*egislative Assembly in pursuance of its notification No 100/WB/-LA/3/62(1), dated the 22nd October 1962:

- (a) the 29th October 1962 as the last date for making nominations;
- (b) the 31st October 1962 as the date for the scrutiny of nominations;
- (c) the 3rd November 1962 as the last date for the withdrawal of candidatures;
- (d) the 25th November 1962 as the date on which a poll shall, if necessary, be taken; and
- (e) the 30th November 1962 as the date before which the election shall be completed.

#### By order.

#### PRAKASH NARAIN,

Secv to the Election Commission.

#### New Delhi, the 22nd October 1962

No. 100/WB/LA/3/62(3).—In pursuance of section i6 of the Representation of the People Act, 1951, the Election Commission hereby fixes the hours from i-30 a.m. to 4-30 p.m. as the hours during which a poll shall, if necessary, be taken for the election to the West Bengal Legislative Assembly, to be held in pursuance of its notification No. 100/WB-LA/3/o2(1), dated the 22nd October 1962.

#### By order,

#### PRAKASH NARAIN.

Secy. to the Election Commission.

New Delhi, the 22nd October 1962

No. 10%/WB-LA 4/62(1). Whereas a vacancy has occurred in the West Bengal Legislative Assembly by reason. If the death of Shri Mrityunjoy Pramanik elected to that Assembly from the Jamalpur constituency.

Now, therefore, in pursuance of the provisions of section 150 of the Representation of the People Act, 1951, the Floring Commission hereb, calls upon the said constituency to elect before the 30th November 1962 in accordance with the provisions of the said Act and of the Rules and Orders made thereunder, experson belonging to the Scheduled Castes of West Bengal to fill the vacancy so caused.

#### By order, PRAKASH NARAIN,

Seev. to the Election Commission.

New Delhi, the 22nd October 1962

No. 100 WB.3.A/4/62(2). In pursuance of the provision of section 30 of the Representation of the People Act, 1951, the Election Commission hereby appoints with respect to the bye-election to be held in the January constituency of the West Bengal Legal to: Accombly in pursuance of its notification No. 100 WB. (A/4/62(1), dated the 22nd October 1962:

- (a) the 29th October 1962 as the last date for miding nominations;
- (b) the 31st October 1962 as the date for the scrutiny of nominations;
- (c) the 3rd November 1962 as the last date for the withdrawal of a militarities.
- (d) the 23th November 1962 as the date on which a pall shall, if necessary, be taken; and
- (e) the 30th November 1962 as the date before which the election shall be completed.

#### By order,

#### PRAKASH NARAIN,

Secy. to the Election Commission.

New Delhi, the 22nd October 1962.

No. 100 WB-LA 4 62(3). In pursuance of section 56 of the Representation of the People Act, 1971, the Electron Commission hereby fixes the hours from 7-30 a.m. to 4-30 p.m. in the hours during which a poll shall, a fiction (x) be taken for the electron to the West Bengal Legislative Assembly, to be held in principle of its notification No. 100 WE-LA 4 62(0), dated the 12nd October 1962.

By order,
PRAKASH NARAIN,
Seev. to the Election Commission

New Delhi, the 22nd October 1962.

No. 100 WB-LA/5/62(1). -Whereas a vacancy hoccurred in the West Bengal Legislative Assembly reason of the death of Shri Ajit Prasad Singit Deo elected to that Assembly from the Human constituency:

Now, therefore, in pursuance of the provisions sub-section (1) of section 150 of the Representation of the People Act, 1951, the Election Commission hereby cells upon the said constituency to elebefore the 30th November 1962 in accordance with the provisions of the said Act and of the Rules at Orders made thereunder, a person to fill the vacan so caused.

#### By order, PRAKASH NARAIN,

Secy. to the Election Commission

New Delhi, the 22nd October 1962.

No. 100/WB-LA 5/62(2). In pursuance of the provisions of section 30 of the Representation of the People Act, 1951, the Flection Commission here appoints, with respect to the bye-election to be herein the Hura constituenty of the West Beng Legislative Assembly in pursuance of its notificate No. 100 WB-LA 5/62(1), dated the 22nd Octob 1962:

- (a) the 29th October 1962 as the last date (making nominations;
- (b) the 31st October 1962 as the date for t scrutiny of nonunations;
- (e) the 3rd November 1902 as the last date for t withdrawal of candidatures;
- (d) the 25th November 1962 as the date on which a poll shall, if necessary, be (aken, and
- (c) the 30th November 1962 as the date between the the election shall be completed

#### By order, PRAKASH NARAIN,

Secy, to the Election Commission

New Delhi, the 22nd October 1962.

No. 100 WB-LA 5/62(3). In pursuance or setting the Representation of the People Act, 197 the Election Commission hereby fixes the highest from 7-30 a.m. to 4-30 p.m. as the hours den which a poll shall, if necessary, be taken for the election to the West Bengal Legislative Assention be held in pursuance or it notinced No. 100/WB-LA/5 62(1), dated the 22nd Octof 1962.

By order,
PRAKASH NARAIN,
Secy. to the Election Compussion





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MONDAY, OCTOBER 22, 1962

[ SAKA 1884

[ I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### Government of West Bengal

#### LABOUR DEPARTMENT

#### ORDERS

4603-I.R.|IR|10L-42|62.—4th October 1962. There is under the Government of West Bengal, in Department, Order No. 1124-I.R.|IR|10L-100. Added the 10th March 1961, the industrial disbetween Messrs. Textile Machinery Corporation P.O. Belghoria, 24-Parganas, and their workmen sented by the Texmaco Workers' Union, 49 is Road, P.O. Belghoria, 24-Parganas, regarding sue mentioned in the said order, being a matter red in the Third Schedule to the Industrial Dis-100. Act, 1947 (XIV of 1947), was referred to the Industrial Tribunal for adjudication;

d whereas during the pendency of proceedings e the said Industrial Tribunal, Shri R. B. Giri, a man of the said Company, made a complaint in 1g to the said Industrial Tribunal against the Company alleging that the said Company had seed the said workman concerned in such the:

nd whereas in exercise of the powers conferred ection 33A of the Industrial Disputes Act, 1947 of 1947), the said Industrial Tribunal has licated upon the said complaint and submitted its d to the State Government;

ow, therefore, in pursuance of the provisions of on 17 of the Industrial Disputes Act, 1947 (XIV 947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

#### **ANNEXURE**

ne matter of an application under section 33A of the Industrial Disputes Act filed by Shri R. B. Giri, an employee of Messrs. Textile Machinery Corporation Ltd., against the said Company. (Case No. 55 of 1962 under section 33A.)

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL.

#### Present:

Shri N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal.

#### Appearances:

For the Company: Shri S. R. Singh, Officer of the Engineering Association of India.

For the workman: Shri Jagannath Pandey, Advocate.

This is an application purported to be under section 33A of the Industrial Disputes Act by Shri R. B. Giri, a workman of the opposite party Company, complaining that he has been dismissed by the latter in contravention of the provisions of section 33 of the Act during the pendency of an industrial dispute before this Tribunal referred under Government Order No. 1124-I.R., dated 10th March 1961.

This application is opposed by the Company on the ground that in fact there has been no contravention as alleged, and as such the application itself is not maintainable.

I may at once point out that the Company really decided to dismiss the applicant and filed an application on 28th August 1961 before this Tribunal under section 33(2)(b) of the Act for approval of the proposed punishment. The present application has been filed on 6th June 1962 and during the pendency of the said proceedings. So, no question of violation of the provisions of section 33 does really arise. It may also be incidentally mentioned that the application under section 33(2)(b) of the Act has since been allowed on contest. So, the workmen concerned has

no locus standi to maintain this application under section 33A of the Act. The application, therefore, stands rejected as not manitainable.

This is my award.

Dictated and corrected by me.

N. B. CHAUDHURI,

Judge.

N. B. CHAUDHURI, Judge,

Fifth Industrial Tribunal. 24-9-62.

No. 4617-I.R.|IR|10L-217|61.—4th October 1962. Whereas under the Government of West Bengal, Labour Department, Order No. 5873-I.R.|IR|10L-217'61, dated the 7th October 1961, the industrial dispute between Messrs. Mittra, Dass, Ghosh & Co., 172 and 233 Belilious Road, Howrah, and their workmen represented by Howrah Small Factories Workers' Union, 182 Belilious Road, Howrah, regarding the Issues mentioned in the said order being matters specified in the third schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Fifth Industrial Tribunal;

And whereas the said Fifth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### ANNEXURE

In the matter of an industrial dispute between Messrs.

Mitra, Dass, Ghosh & Co., 172 and 233 Belilious
Road, Howrah, and their workmen represented
by Howrah Small Factories Workers' Union, 182
Belilious Road, Howrah. (VIII-326/61.)

BEFORE THE FIFTH INDUSTRIAL TRIBUNAL, WEST BENGAL.

#### Present:

Shri N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal.

#### Appearances:

For the Company: Shri S. K. Bhanja Chowdhury, Labour Adviser, Howrah Manufacturers' Association.

For the Union: Shri Anadi Das. President of the Union.

The Government of West Bengal by its Labour Department Order No. 5873-I.R. |IR|10L-217|61, dated 7th October 1961, referred to this Tribunal an industrial dispute between Messrs, Mitra, Dass, Ghosh & Co., 172 and 233 Belilious Road, Howrah (hereafter referred to as the Company), and their workmen represented by Howrah Small Factories Workers' Union, 182 Belilious Road, Howrah (hereafter referred to as the Union), for adjudication under section 10 of the Industrial Disputes Act.

The issues referred to this Tribunal for  $\mathsf{adj}_{udi}$  tion in this case are as follows:

- 1. Wages.
- 2. Dearness allowance.
- 3. Festival holidays with pay.
- 4. Leave.

#### AWARD

Both the parties have filed their respective writte statements in respect of the matter in dispute. The Union's case is that the Company, an old and repute engineering concern, has two factories—one a found shop engaging about 36 workers and the other machine shop employing about 10 workers—and engaged in the manufacture of different engineering products. But though the Company is growing and developing in all respects, its workers continue to be very much ill-paid. So, the Union asks for fixation of fair minimum basic wages and dearness allowand and also their holidays and leave facilities.

The Company's case on the other hand is that the was a tripartite settlement under section 12(3) of the Industrial Disputes Act in 1959, and the settlement is still in force and binding in the absence of any value termination thereof under section 19(2) of the Adard Accordingly, it is urged that the present reference being in violation of the settlement is not validate is alleged that the Company is a small concern working in two departments only and not two factories, contended by the workers. It is also submitted to, the financial condition of the Company is bad and not capable of bearing further financial responsibilit is urged that eight daye' festival holidays at actually being allowed besides statutory holiday under the Factories Act, and that the workers are notified to any further casual leave. Other facts of appear from the body of the award that follows

Before I consider the issues on merit, I m consider the preliminary objection raised by t Company. It is urged that in view of the provision of section 19(2) of the Act, the reference itself is be in the face of a tripartite settlement still in force at binding on the parties. Ext. B is a copy of the tripartite settlement, dated 3rd October 1959, whi purported to settle all outstanding points of dispu on the relevant date. The Company asserts that the settlement has not been terminated by any notice writing and not even verbally and so the settlement is still in force and no dispute can be raised in viol tion of the terms of settlement. Section 19(2) of t Act provides that such settlement shall continue to binding on the parties until the expiry of two mon from the date on which a notice in writing of intention to terminate the settlement is given by c of the parties to the other party or parties to settlement. Thus it appears that a notice in writ is necessary for terminating the settlement. No st notice in writing has been proved by either pal The Union or the workmen allege termination of settlement but fail to produce any notice in writing The Company denies receipt of any such not P.W. 1, Shri Hiralal Dhara, one of the works tries to say in his examination-in-chief that they he company that they have been such as the company that the company that they have been such as the company that the company that they have been such as the company that the company terminated that agreement by a notice served thro their Union. But in his cross-examination, he forced to admit that the agreement they had with Company is still in force. Thus an evasive allegal

f termination of settlement by a notice which does ot see the light of the day falls flat. The other orkman of this Company who deposes before this ribunal says that he cannot say if the Union sent ny letter terminating the agreement. No executive the Union ventures to come to the witness box and by that any notice in writing was so sent to the ompany or the Government. The Company denies ny verbal notice even. So, there is no escape from e conclusion that no notice in writing was actually ent to the Company. It is contended that a fresh harter of demands was served on the Company on 8th October 1960, and this may be treated as inplied or constructive notice of termination of the revious settlement (vide Ext. 1). But I may point ut that the Ext. 1 really purported to lay certain dditional claims only before the Management, but ic intention of terminating the existing settlement is of necessarily implied or clear therefrom. So, I find hat there has been no valid termination of the disputes including disputes regarding wages and lednal holidays and bonus. It intended to settle all conding disputes but it is not clear from the terms of settlement what other disputes, if any, were actually ending then. From the deposition of Shri Dasarathi shosh, one of the partners, it is however clear that Il claims in respect of leave also were settled by the greement. So, I find that the matter of increment f basic wages, leave facilities and holidays was settled the said agreement. So, the present reference in espect of these matters, is no longer valid as the revious settlement is still in force and binding too. t may be urged that the issue of dearness allowance as not the subject matter of that settlement, though ne other three issues might be settled thereby. It is fact that increment of one or two annas in the basic ages was allowed by that settlement. So, evidently iere was some dispute regarding basic wages of the But there is nothing to show that there was orkers. ny dispute regarding dearness allowance. Dearness llowance is calculated and paid separately in this company and the prevalent system from before the ettlement is or has been that it will be 25 per cent. If the basic wages. This shows that the matter of earness allowance is not proved to have been hit by he said tripartite settlement, and the present reference annot be said to be bad so far as dearness allowance s concerned. In the circumstances, I find that the Inion is not entitled to claim any relief in this eference in respect of wages, leave and festival holilays. The matter of dearness allowance alone emains to be considered in this case. So, issues Nos. 3 and 4 are not maintainable and decided ecordingly.

#### Issue No. 2

At present, dearness allowance is assessed at 25 per cent. of the basic wages. The Union is not satisfied with this system of dearness allowance calculation, for according to the present system highly and lowly paid workers are measured by the same yard stick. The Union claims fixed amounts of dearness allowance in slab rates for different grades of employees or I think the lower grades of employees with incomes of small amounts have been most hard hit by the rise in the cost of living, and they must be relieved at least to some extent of the hardships due to abnormal conditions still persisting in violent form. It is by now the accepted principle that higher rates of dearness allowance should be provided for the lower paid employees and that it would accordingly not be proper merely to adopt a percentage of pay or basic wages as the basis for the determination of dearness allowance. Accordingly, I hold that instead of taking percentage alone as the basis for determination of dearness allowance, some form of slab rates should be adopted for the purpose of dearness allowance. So, considering the claim of the workmen as well as the financial capacity of the Company in the light of present cost of living index. I direct that the dearness allowance should be assessed and allowed in the following way and according to the following

For total Basic wages per month.	Dourness allowance.		
Rs. I to 45	. Rs. 15		
Rs. 46 to 60	. Rs. 17		
Rs. 61 and above	. 25 per cent, of the basic wages or Rs. 18 which- ever is higher.		

The issue of dearness allowance is decided as above. This award shall be given effect to within one month of its publication.

This is my award.

Dictated and corrected by me.

N. B. CHAUDHURI, Judge.

N. B. CHAUDHURI, Judge, Fifth Industrial Tribunal. 25-9-62.

By order of the Governor,
S. C. MUKHERJEE,
Asst. Secy. to the Govt. of West Bengal.





## Gazette

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## Extraordinary

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KARTIKA I]

TUESDAY, OCTOBER 23, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEVELOPMENT DEPARTMENT

# Calcutta Metropolitan Planning Organisation RESOLUTION

No. CMPO/3229/IC-45/62.—15th September 1962. Whereas the Calcutta Metropolitan Planning Organisation has been entrusted with the duty of Planning or the development of the Calcutta Metropolitan real and is now functioning with that object in tew:

And whereas various statutory authorities like the vest Bengal Development Corporation, the Calcutta improvement Trust, the Calcutta Corporation, the lowrah Improvement Trust and such other bodies to also dealing with and implementing development chemes in various spheres within the same area or art or parts thereof;

And whereas it is considered necessary and expenent to co-ordinate the activities of all such authorities or bodies after reviewing the schemes undertaken by them and the progress made in implementation hereof with a view to avoiding any overlapping or onflict or waste of resources and formulating an ategrated plan of development for the said area;

Now, therefore, the Governor is pleased hereby to postitute a Council to be called "The Council of co-ordination for the Development of the Calcutta detropolitan Area" with the following persons, amely:

1. Chief Minister—Chairman.

#### Members

- 1. Finance Minister.
- 2. Local Self-Government and Panchayats Minister.
- 3. Public Works Department and Housing Minister.
- 4. Commerce and Industries Minister.
- 5. Irrigation and Waterways Minister.
- 6. Health Minister.
- 7. Publicity and Legislative Affairs Minister.
- 8. Shri Atulya Ghose, M.P.
- 9. Shri Jyoti Basu, M.L.A.
- 10. Dr. Prafulla Chandra Ghosh.
- 11. Mayor, Corporation of Calcutta.
- 12. Mayor, Chandernagore Corporation.
- 13. Chairman, Howrah Municipality.
- 14. Chairman, Calcutta Improvement Trust.
- 15. Chairman, Baranagore Municipality.
- 16. Chairman, South Suburban Municipality.
- 17. Chairman, Bhatpara Municipality.
- 18. Chairman, Scrampore Municipality.
- 19. Commissioner, Calcutta Corporation.
- 20. Shri Biren Mookherjee.
- 21. Shri B. M. Birla.
- 22. Shri D. N. Bhattacharjee.
- 23. Shri S. P. Jain.
- 24. Shri Kedar Nath Mukherjee.
- Mr. H. McKay Tallack—President, Bengal Chamber of Commerce.

- 26. Shri Tushar Kanti Ghosh.
- 27. Shri Asoke Sarkar.
- 28. Mr. G. E. Powell.
- 29. Shri B. B. Ghosh -- Chairman, Port Commissioners, Calcutta.
- 30. Chief Secretary, Government of West Bengal.
- 31. Secretary, Finance Department, Government of West Bengal.
- 32. Shri A. D. Khan, Chairman, North Salt Lake Reclamation Scheme.
- 33. Development Commissioner, West Bengal.
- 34. Shri Hiranmoy Banerjee, Adviser, Development.
- 35. Shri P. C. Bose.
- 36. Lt. Genl. D. N. Chakravarti, Secretary, C.M.P.O.—Convenor.
- 2. The functions of the Council shall be as follows:
  - (a) To review and co-ordinate the progress of work of the Calcutta Metropolitan Planning Organisation, Development Corporation, Calcutta Improvement Trust, Calcutta Corporation, Howrah Improvement Trust

- and other bodies working for the development of the Metropolitan district incorporating a total area of about 400 square mile on either side of the river Hooghly;
- (b) To arrange implementation of schemes formulated by any of the bodies, particularly concerning improvement of slums, rehabilitation of slum dwellers, housing for lower and middle income groups, improvement of environmental sanitation including safe water supply, drainage, and garbage disposal, establishment of satellite towns particularly on self-sufficiency basis, development of cottage, small-scale and other industries and any other developmental work calculated to improve the social, economic and overall betterment of the people.
- 3. The Governor is pleased to order further that the Resolution be published in the "Calcutta Gazette" and copies forwarded to all concerned.

By order of the Governor,

S. K. BANERJEE,

Development Commissioner, and Secy. to the Govt. of West Bengal. (ex-officio).

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## (Buzette

# Calcutta

# Extraordinary Published by Authority

KARTIKA 1]

TUESDAY, OCTOBER 23, 1962

**ISAKA 1884** 

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE Land Acquisition

#### **DECLARATIONS**

Midnapore.—No. 13500L.A.(P.W.).—23rd October 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock, in the village of Chak Tarayan, jurisdiction list No. 193, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 145.07 acres, are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Chak Tarayan:

Cadastral survey plots in full—422, 424, 428, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472 474, 475, 476, 478, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 529, 532, 533, 535, 536, 545, 546, 547, 537, 539, 540, 541, 542, 543, 544, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583 584, 586, 587, 588, 589, 590, 591, 592, 593, 595, 596, 597, 598, 599, 600, 601, 602, 603, 605, 606, 607, 608. 609, 620, 621, 610, 611, 612, 613, 614, 615, 617, 618, 619, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 671, 674, 679, 682, 683, 684, 686, 687, 688, 689, 690, 692, 694, 695, 697, 698, 699, 700, 701, 704, 707, 708, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 735, 737, 738, 739, 740, 743, 745, 746, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 764, 765, 766, 767, 768, 770, 771, 760, 759. 761. 775, 776, 773. 774. 777, 778, 779, 780, 781, 782, 783, 784, 785, 786 787 788, 789, 790, 791, 792, 795, 796, 797, 793, 794, 799, 801, 802, 803, 804, 805, 806, 807, 808. 809, 811, 812, 813, 814, 815, 816, 817, 818, 819. 820. 822 833, 835, 823, 825, 828, 829, 830, 831, 832, 841, 842, 843, 845, 847, 849, 850, 851, 852, 853, 865, 868. 856, 857, 860, 861, 862, 863, 864, 867 869. 872, 873, 874, 875, 877, 878, 879, 880, 881, 882 885, 886, 887, 888, 889, 890, 892, 893, 894, 896, 898, 899, 900, 902, 903, 904, 905, 906, 907, 908, 909, 917, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 964, 965, 966, 967, 968, 975, 978, 979, 980, 981, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1034, 1035, 1036, 1066, 1071, 1073 and 1083.

Cadastral survey plots in parts-438 and 473.

This declaration is made under the provisions of section 6 of the Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

H. L. CHAKRAVARTY,

Dy. Secy. to the Govt. of West Bengal.

Midnapore. No. 13502L.A.(P.W.).—23rd October 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock, in the village of Sautan Chak, jurisdiction 191, police-station Sutahata, district Midnapore, it is nereby declared that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 12.36 acres, are needed for the aforestad public purpose at the expense of the Commissioner, for the Port of Calcutta within the aforestad village of Sautan Chak:

Cadastral survey plots in full—171, 172, 173, 174, 175, 176, 177, 187, 188, 189, 190, 192, 193, 194, 195, 196, 197, 198, 200, 201, 202, 203, 204, 205, 206, 207, 209, 210, and 241.

Cadastral survey plots in part -23 and 169.

This declaration is made under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor, H. L. CHAKRAVAR, Y.

Dy Secy. to the Govt. o West Bengal.

Midnapore, No. 13504L.A.(P.W.),—23rd October 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Bishnuram Chak, jurisdiction list No. 217, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastrol survey plots as detailed below and measuring, more or less, 122.45 acres, are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Bishnuram Chak:

Cadastral survey plots in full—246, 251, 253, 254, 258, 259, 260, 261, 262, 265, 267, 268, 270, 272, 274, 275, 276, 277, 278, 281, 282, 283, 284, 285, 286, 288, 289, 290, 291, 292, 293, 294, 295, 297, 299, 300, 301, 302, 303, 304, 305, 308, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 353, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 376, 377 381, 382, 383-386, 387, 389, 390, 391, 393, 394, 395, 378, 379, 396, 397, 398, 399, 400, 401, 402, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 493, 494, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555 556, 557, 558, 559, 561, 562, 563, 566, 567, 568, 570, 571, 575, 578, 579, 582, 585, 665, 667, 668, 669, 670, 671, 672, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 688, 689, 690, 691, 694, 735, 736, 740, 742, 748, 749, 750, 751, 752, 753, 743, 744, 745, **748**, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 791, 792, 793, 794, 795, 796, 803, 804, 806, 807, 808, 811, 812, 814, 816, 817, 818, 819, 820, 821, 822, 823,

824, 825, 826, 827, 828, 832, 844, 845, 846, 847, 849, 851, 852, 853, 855, 856 and 857.

Cadastral survey plots in part-404 and 458.

This declaration is made, under the provisions section 6 of the Land Acquisition Act of 1894 to a whom it may concern.

A plan of the land may be inspected in the  $\ensuremath{\mathsf{offic}}$  of the Collector of Midnapore.

By order of the Governor.

#### H. L. CHAKRAVARTY.

Dy. Secy. to the Govt. of West Bengal

Midnapore.—No. 13506L.A.(P.W.).—23rd Octobel 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Ramsundar Chakitrist Midnapore, it is hereby declared that piece of land comprising cadastral survey plots as detailed below and measuring, more or less, 111.64 acres, are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Ramsundar Chak:

179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 201 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245 248, 249, 250, 251, 252, 253, 254, 255, 256. 246, 247, 257, 258, 259, 260, 261, 262, 263, 264, 265, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290 291, 292, 305, 306, 307, 308, 309, 310, 311, 312, 313 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 361, 362, 363, 364, 366, 367, 368, 369, 370, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383. 384, 385, 386, 393, 401, 425, 427, 429, 430, 431, 433. 439, 441, 442, 443, 445, 451, 454, 455 456, 459, 460, 461, 462, 463, 464, 465, 466 and 467.

Cadastral survey plots in part—293, 297, 301, 304, and 440.

This declaration is made under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor, H. L. CHAKRAVARTY,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 13508L.A.(P.W.).—23rd October 2.—Whereas the Governor is satisfied that land needed for a public purpose, not being a purpose the Union, namely, for the establishment of Idia Dock in the village of Mathuresh Chak, is diction list No. 205, police-station Sutahata, trict Midnapore, it is hereby declared that pieces land comprising cadastral survey plots as detailed low and measuring, more or less, 33.23 acres, are ided for the aforesaid public purpose at the pense of the Commissioners for the Port of lcutta within the aforesaid village of Mathuresh ink:

adastral survey plots in full—1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 23, 25, 27, 28, 31, 33, 35, 36, 37, 41, 43, 45, 48, 49, 50, 51, 53, 57, 80, 81, 82, 83, 85, 86, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 101, 102, 103, 105, 106, 107, 108, 110, 112, 115, 116, 117, 121, 123, 125, 126, 127, 135, 137, 141, 142, 148 and 154.

adastral survey plot in part-24.

This declaration is made under the provisions of tion 6 of the Land Acquisition Act of 1894 to all lom it may concern.

A plan of the land may be inspected in the office the Collector of Midnapore.

By order of the Governor,

H. L. CHAKRAVARTY,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 13510L.A.(P.W.).—23rd October 62. Whereas the Governor is satisfied that land needed for a public purpose, not being a purpose the Union, namely, for the establishment of addid Dock in the village of Radhakanta Chak, risdiction list No. 207, police-station Sutahata, strict Midnapore, it is hereby declared that pieces land comprising cadastral survey plots as detailed flow and measuring, more or less, 85.26 acres, are needed for the aforesaid public purpose at the pense of the Commissioners for the Port of alcutta within the aforesaid village of Radhakanta hak.

ladastral survey plots in full -2, 3, 4, 5, 6, 7, 8, 9, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21, 22, 23, 24, 25, 31, 32, 33, 34, 35, 36, 37, 38, 39, 47, 49, 59, 52, 53, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 88, 89, 90, 91, 92, 93, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 3 118, 119, 121, 122, 123, 125, 126, 127, 130, 131, 2, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 3, 144, 145, 146, 147, 148, 149, 150, 152, 154, 155, <sup>3</sup>, 158, 160, 161, 163, 164, 165, 166, 168, 169, 170, 1, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, <sup>2</sup>, <sup>1</sup>83, 184, 185, 186, 187, 188, 189, 190, 192, 193, <sup>5</sup>, <sup>196</sup>, 198, 199, 200, 201, 202, 203, 204, 205, 206, 7, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 8, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 9, 230, 231, 232, 233, 237, 239, 241, 242, 243, 244, 5, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 6, 257, 258, 259, 261, 262, 263, 264, 265, 266, 267, 8, 269, 273, 274, 275, 276, 277, 278, 279, 280, 281, 2, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 3, 294, 295, 296, 297 and 298.

This declaration is made under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

H. L. CHAKRAVARTY,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 13512L.A.(P.W.).—23rd October 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Mahaprabhu Chak, jurisdiction list No. 201, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 131.57 acres, are needed for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Mahaprabhu Chak:

Cadastral survey plots in full—1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 65, 72, 73, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 207, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 225, 226, 227, 228, 229, 230, 231, 232, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 258, 259, 260, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 339, 342, 344, 345, 346, 348, 349, 350, 351, 352, 353, 354, 355, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401 and 402.

This declaration is made under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,

H. L. CHAKRAVARTY,

Dy. Secy. to the Govt. of West Bengal.

Midnapore.—No. 13514L.A.(P.W.).—23rd October 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, namely, for the establishment of Haldia Dock in the village of Karer Chak, jurisdiction list No. 199, police-station Sutahata, district Midnapore, it is hereby declared that pieces of land comprising cadastral survey plots as detailed below and measuring, more or less, 42.46 acres, are needed

for the aforesaid public purpose at the expense of the Commissioners for the Port of Calcutta within the aforesaid village of Karer Chak:

Cadastral survey plots in full—1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 27, 28, 29, 32, 33, 34, 35, 36, 38, 40, 41, 42, 43, 44, 46, 47, 48, 53, 56, 59, 62, 63, 66, 68, 69, 70, 72, 73, 74, 75, 77, 80, 82, 85, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 101, 102, 103, 104, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 120, 121, 127, 128, 129, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 144, 145, 146, 147, 149, 151, 155, 157, 159, 160, 162, 163, 164, and 165.

Cadastral survey plots in part—76, 78, 79, 84, 150 and 153.

This declaration is made under the provisions of section 6 of the Land Acquisition Act of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

By order of the Governor,
H. L. CHAKRAVARTY,
Dy. Secy. to the Govt. of West Bengal.

# Calcutta



## Gazette

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# Extraordinary Published by Authority

RTIKA I ]

TUESDAY, OCTOBER 23, 1962

| SAKA 1884

PART I.—Orders and Notifications of the Governmentof West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition NOTIFICATIONS

4-Parganas.—No. 13466L.A. 23rd October 1962. he following agreement is published under sective of the Land Acquisition Act I of 1894, for eral information:—

#### **AGREEMENT**

MORANDUM OF AGREEMENT made this d day of October 1962 between the Ramakrishna ision, a Society registered under Societies Registion Act XXI of 1860 and having its registered at Belurmath, police-station Bally, district with the "Governor" of the State of West and the "Governor" of the State of West and thereinafter called the Governor) of the cripart.

VHEREAS for the purpose of construction of ldings for the Students' Home of the Ramkirshna sion in the village of Ukhila Paikpara the Society applied to the Government of West Bengal for acquisition under the provisions of the Land Justicon Act, 1894, of the piece or parcel of land taining 0.49 acre or thereabout situate in the age of Ukhila Paikpara in the district of 24-Paradas and more particularly described in the edule hereto and delineated in the \*plan hereunto lexed.

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Society the piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bengal has required the Society under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained now this indenture witnesseth that it is hereby agreed and declared as follows:

- 1. On demand the Society shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the Award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.
- 2. On demand made by the said Collector the obligations of the Society under the last preceding clause not being thereby limited, the Society shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

Jt printed but may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

- 3. On payment by the Society of all demands under the foreg ing first clause or in the discretion of the said Government of West Bengal (on deposit by the Society of ad estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said fand to the Society and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Society.
- 4. The said land shall be held by the Society for the purpose of constituction of buildings for the Students' Home as is hereinbefore mentioned and without the inction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.
- 5. The said construction of buildings shall be completed and fully equipped in all respects ready for use within three years from the date on which possession of the said land shall have been given to the Society
- 6. Should the said work not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period or twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing tourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon whether such buildings were erected before or after transfer of the land to the Society, and thereupon the interest of the Society in the said land and buildings shall absolutely cease and determine

. 7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said tuking of possession and with such sale shall pay

the proceeds to the Society.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Society the market value as on the day of re-entry of all the buildings erected by the Society and all sums received from the Society in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall, after deducting the expenses of taking possesssion and selling pay the balance of the proceeds of sale to the Society together with the sum received from the Society in respect of the compensation for the land (less the statutory allowance of 15 per cent.

and less any amount received from the Societaccount of trees and buildings which are no existence at the time of resumption), but will repay any sum paid and received on account of co charges and expenses.

- 8. The public shall be entitled to use the subject to the rules and regulations Ramakrishna Mission.
- 9. Should any dispute or difference touching or concerning the subject-matter of agreement or any covenant clause or thing he contained the same shall be referred to the Government of West Bengal and the opinion decision of the said Government upon such disp or difference shall be final and conclusive binding on the parties hereto.

### The Schedule above referred to

All THAT piece or parcel of land comprising cad tral survey plot Nos. 275, 276, 277 and 278 a measuring, more or less, 0.49 acre, situate in t village of Ukhila Paikpara, jurisdiction list No. police-station Sonarpur, district 24-Parganas.

IN WITNESS WHEREOF the Ramakrishna Misso has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereum set his hand and seal the day and year first about

The Common Seal of the above named the Ramakrishna Mission was hereto affixed in the presence of-

Swami Saswatananda, Assistant Secretary, Ramakrishna Mission.

Witness: Swam: Abhayananda, Member, Governing Body, Ramakrishna Mission.



Swami Vireswarananda, General Secretary.

Signed sealed and delivered by the Member, Board of Revenue and Secretary to the Government of West Bengal, Land and Land Revenue Department ex officio), for and on behalf of the Governor of the State of West Bengal in the presence of-



Witness:

D. BASU RAY,

Assistant Secretary, Land and Land Revenue Department, Government of West Bengal.

N. RAYCHAUDHURI, Member, Board of Revenue and Secretary to the Government of West Bengal (ex officio), Land and Land Revenue Department.

The 22nd October 1962.

By order of the Governor, N. RAYCHAUDHURI, Member, Board of Revenue and Secy. to the Govt. of West Bengal (ex officio).

24-Parganas.—No. 13471L.A. 23rd October 1962. The following agreement is published under action 42 of the Land Acquisition Act I of 1894, for an information:—

#### **AGREEMENT**

demorandum of Agreement made this 2nd day of October 1962 between the Ramakrishna dission, a Society registered under Societies Registration Act XXI of 1860, and having its registered office at Belurmath, police-station Bally, district downah (hereinafter called "the Society") of the one aut and the "Governor" of the State of West Bengal hereinafter called the Governor) of the other part.

WHEREAS for the purpose of construction of school buildings and hostels, staff quarters, play-grounds of the Ramakrishna Mission Ashrama at Narendrapur the Society has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing 2.38 acres or thereabout situate in the village of Ukhila Paikpara in the district of 24-Parganas and more particularly described in the schedule hereto and delineated in the \*plan hereunto annexed.

AND WHEREAS the said Government of West singal, being satisfied by an enquiry held under action 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Society the acce or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bergal has required the Society under the provisins of section 41 of the abovementioned Act to inter into the agreement with the Governor herematter contained now this indenture witnesseth that it is hereby agreed and declared as follows:

- 1. On demand the Society shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, and or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1994, or by Court to which a reference under Part III of the said Act may be made, or by the Court of Courts to which an appeal from the award of the and Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the acquisitions of the said Act.
- 2. On demand made by the said Collector the obligations of the Society under the last preceding clause not being thereby limited, the Society shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.
- 3. On payment by the Society of all demands under the foregoing first clause or in the discretion

- or the said Government or West Bengal (on deposit by the Society of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provision of the abovementioned Act, the Governor shall make over possession of the said land to the Society and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Society.
- 4. The said land shall be held by the Society for purposes of construction of school buildings and hostels, staff quarters and playgrounds as is herembefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.
- 5. The said construction of school buildings, hostels, staff quarters and playgrounds shall be completed and fully equipped in all respects ready for use within three years from the date on which possession of the said land shall have been given to the Society.
- 6. Should the said work not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the tore going fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were recetted before or after transfer of the land to the Society, and thereupon the interest of the Society in the said land and buildings shall absolutely cease and determine.
- 7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.
- (i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Society.
- (ii) Should the said Government decide not to sell the land and buildings the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Society the market value as on the day of re-entry of all the buildings creeted by the Society and all sums received from the Society in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.
- (iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall, after deducting the expenses of taking possession and selling pay the balance of the proceeds of

<sup>\*</sup>Not printed but may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

sale to the Society together with the sum received from the Society in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Society on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

- 8. The public shall be entitled to use the land subject to the rules and regulations of the Ramakrishna Mission.
- 9. Should any dispute or difference arise touching or concerning the subject-matter of this agreement or any covenant clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

#### The schedule above referred to

All THAT piece or parcel of land comprising cadastral survey plots Nos. 112, 113, 127, 2345 to 2347, 2349 to 2351 and part of cadastral survey plot Nos. 117, 2344 and 2364 and measuring, more or less, 2.38 acres situate in the village of Ukhila Paikpara, jurisdiction list No. 56, police-station Sonarpur, district 24-Parganas.

In witness whereof the Ramakrishna Mission has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal the day and year first above written.

The common seal of the abovenamed Ramakrishna Mission was hereunto affixed in the presence of: Swami Saswatananda,

Assistant Secretary, Ramakrishna Mission.

Witness:

Swami Abhayananda,

Member, Governing Body, Ramakrishna Mission.



Swami Vireswaranandı General Secretary, Ramakrirhna Missici

Signed sealed and delivered by the Member, Board of Revenue and Secretary to the Government of West Bengal, Land and Land Revenue Department (ex officio), for and on behalf of the Governor of the State of West Bengal in the presence of:



Witness: D. BASU RAY,

Assistant Secretary, Land and Land Revenue Dept., Govt. of West Bengal.

> N. RAYCHAUDHURI, Member, Board of Revenue and Secy to the Govt. of West Bengal (ex officio), Land and Land Revenue Department.

The 22nd October 1962.

By order of the Governor.
N. RAYCHAUDHURI.
Member, Board of Revenue and Seco.
to the Govt. of West Bengal
(ex. officio).

The

## Calcutta



## Guzette

## Extraordinary

### Published by Authority

1hA 2 ] WEDNESDAY, OCT. 24, 1962

[SAKA 1884

I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### AND AND LAND REVENUE DEPARTMENT

## Land Acquisition

#### **DECLARATIONS**

4-Parganas.—No. 13468L.A.—23rd October 1962. A hereas the Governor is satisfied that land is ided for a public purpose, not being a purpose of Union, namely, for construction of Students' me of the Ram Krishna Mission in the village of hilapaikpara, jurisdiction list No. 56, policetion Sonarpur, district 24-Parganas, it is hereby red that a piece of land comprising cadastral Nos. 275, 276, 277 and 278 and measuring, more less, 0.49 of an acre, is needed for the aforesaid purpose at the expense of Ram Krishna sion within the aforesaid village of Ukhilapaik-a.

his declaration is made, under the provisions of tion 6 of Act I of 1894 to all whom it may tern.

l plan of the land may be inspected in the office the Special Land Acquisition Officer, Alipore, Parganas.

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13475L.A.—23rd October -Whereas the Governor is satisfied that needed for a public purpose, not being a purpose the Union, namely, for construction of school bu playground of ing, hostel, staff quarters and Krishna Mission Ashrama in the village No. Ukhilapaikpara, jurisdiction list Sonarpur, pargana Maidanmal, zilla 24-Parganas, it hereby declared that a piece of land comprising castral plots 112, 113, 127, 2345 to 2347, 2349 to 23 and part of cadastral survey plots 117, 2344 and 23 and measuring more or loss 232 against 128 and measuring more or less, 2.38 acres, is needed the aforesaid public purpose at the expense of R. Krishna Mission, within the aforesaid village Ukhilapaikpara.

This declaration is made, under the provisions section 6 of Act I of 1894 to all whom it m concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipor 24-Parganas.

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal

#### NOTIFICATION

24-Parganas.—No. 13473L.A.—24th October 1961—The Governor is pleased to cancel so much (the notification No. 7658L.A., dated the 29th Mal 1961, under section 4 of the Land Acquisition Act of 1894, published at pages 1691-1692 in Part I (the "Calcutta Gazette", dated the 25th May 196 as relates to a piece of land measuring more or less 1.06 acres of land comprising entire of cadastric survey plot Nos. 116, 118-121 and 2360 and part of cadastral survey plots 115, 2344 and 2360 out of the total notified area of 3.44 acres of land required for construction of school buildings, hostels staff quarters and playground within the aforesall village of Ukhilapaikpara, jurisdiction list No. 56 police-station Sonarpur, district 24-Parganas.

By order of the Governor H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Beng

ed No. G207

The

## Calcutta



## Guzette

# Extraordinary Published by Authority

(A 2 ) WEDNESDAY, OCTOBER 24, 1962 [SAKA 1884

\_Orders and Notifications by the Governor of West ngal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## PARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### **NOTIFICATION**

Governor is pleased to cancel so much of notion No. 23812L.A., dated the 16th December, under section 4 of the Land Acquisition Act 1894, published at page 4563, Part I of the Louta Gazette" of the 26th December 1957 as tes to a piece of land comprising portion of munical holding No. 14, Rosemary Lane, and measuring, to or less, 0.001 of an acre out of the total area 0.129 acres of land notified for acquisition in nection with the opening of a road connecting emary Lane and the newly-opened road in ward IV of the Howrah municipality in the town of vrah.

By order of the Governor.

H. L. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### **DECLARATION**

lowrah.—No. 13594L.A.—24th October 1962. reas the Governor is satisfied that land is needed a public purpose, not being a purpose of the on, namely, for opening out a road connecting emary Lane and newly opened out road in ward

No. IV of the Howrah municipality in the te Howrah, it is hereby declared that a piece of comprising portions of premises Nos. 16, 17, 14 10, of Rosemary Lane, and measuring, more or .128 of an acre, bounded on the—

North-by New Road and premises Nos. 14

and 17, Rosemary Lane, South—by premises No. 14, Rosemary Lane a

also by the Rosemary Lane, East—by premises Nos. 10, 14, 16 and

Rosemary Lane and the New Road. West—by premises Nos. 10, 14 and 17, Ro mary Lane.

is needed for the aforesaid public purpose at a expense of the Howrah municipality within the afo said ward No. IV of the Howrah municipality.

This declaration is made under the provisions section 6 of Act I of 1894, to all whom it m

concern.

A plan of the land may be inspected in the off of the Collector, Howrah.

> By order of the Governot, H. L. CHAKRABARTI. Dy. Secy. to the Govt. of West Beng



### Extraordinary

#### Published by Authority

RTIKA 2]

WEDNESDAY, OCTOBER 24, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## ARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

## Directorate of Panchayats NOTIFICATIONS

o 107 Panch/1P-12 62.— 4th September 1962. neas the West Bengal Panchayat Act, 1957 (West tal Act I of 1957), has come into force in the within police-station Ketugram in the district urdwan (hereinafter referred to as the said area), or notification No. 3693 DP/1A-69 60, dated December 1960, published at page 3259 of Part I he "Calcutta Gazette, Extraordinary", dated the December 1960;

ow, therefore, in exercise of the power conferred ection 3 of the West Bengal Panchayat Act, 1957 st Bengal Act 1 of 1957), the Governor is pleased by to constitute for the purposes of the said within the said area the Gram Sabha mentioned w and to specify the name and the local limits urisdiction, of each such Gram Sabha:

Charsujapur Gram Sabha Mauza Charsujapur bearing J.L. No. 105. Sujapur Gram Sabha

Mauza Narayanpur bearing J.L. No. 108.

Mauza Raghupur bearing J.L. No. 109.

Mauza Raghupur bearing J.L. No. 109.
 Mauza Kamalabari bearing J.L. No. 107.
 Mauza Char-Narayanpur bearing J.L. No. 104.

Manza Sujapur bearing J.L. No. 106.
Narayanpur Gram Sabha

Nutangram Gram Sabha
Mauza Nutangram bearing J.L. No. 103.

mana matangram tearing j.i. ive. iv

Mougram Uttar Gram Sabha

Northern portion of the mauza Mougram bearing J.L. No. 102 which is locally known as Mougram village bounded on the:

North by Mauza boundary.

East - by Mauza boundary.

West by Mauza boundary.

South by Kagram-Mougram Road bearing plot Nos. 2258, 2509, 6426 and 7425 and northern boundary of plot Nos. 7423, 7422, 7408-10, 7502-6, 7511, 7510, 7509, 7592, 7316-18, 7305, 7303, 7300, 7299, 7698, 7701, 7713 and 7712.

#### Mougram Purba Gram Sabha

Eastern part of mauza Mougram bearing J.L. No. 102 bounded on the:

North— by Kagram-Mougram Road (from Mandaptala towards east) plot No. 6426, road plot No. 7425 and northern boundary of plot Nos. 7423, 7422, 7408-10, 7502-6.

East- by Eastern boundary of plot Nos. 7506, 7529, 7528, 7532, 7534-36, 7555, 7557, 7560-61, 8181-82, 8204, 8421-22, 8502, 8500, 8499, 8515, 8521-28, 8582 and 8583.

South- by Mauza boundary.

West by road plot Nos. 4646, 4336 and eastern boundary of plot Nos. 5213-16, 5228-29, 5231, 5775-78, 5798-99, 5794, 5960, 5965, 6076, 6086, 6101, 6100, 6307, 6309-12, 6334 and 6338.

## Mougram Paschim Gram Sabha

Western part of mauza Mougram bearing J.L. No. 102, bounded on the:

Kagram-Mougram Road North by Mandaptala in east.

East by road plot Nos. 4646, 4336 and eastern boundary of plot Nos. 5213-16, 5228-29, 5231, 5775-78, 5798-99, 5794, 5960, 5965, 5228-29, 6074, 6086, 6101, 6100, 6307, 6309-12, 6334 and 6338.

South by Mauza boundary. West -by Mauza boundary.

#### Kalyanpur Gram Sabha

- Mauza Kalyanpur bearing J.L. No. 110.
- 2. Mouza Bishnupur bearing J.L. No. 111.
- 3. Part of Mauza Mougram bearing J.L. No. 102 which is locally known as Narasinghapur and Ratanpur, bounded on the:

North -by northern boundary of plot Nos. 7511, 7510, 7509, 7592, 7316-18, 7305, 7303, 7300, 7299, 7698, 7701, 7713 and 7712.

East-by Mauza boundary.

South- by Mauza boundary.

West by eastern boundary of plot Nos. 7506, 7529, 7528, 7532, 7534, 7535-36, 7555, 7557, 7560-61, 8181-82, 8204, 8421-22, 8502, 8500, 8499, 8515, 8521-28, 8582 and 8583.

#### Sankhai Gram Sabha

Mauza Sankhai bearing J.L. No. 122.

#### Siruli Gram Sabha

- 1. Mauza Siruli bearing J.L. No. 112.
- Mauza Duttabati bearing J.L. No. 113.

#### Naliapur Gram Sabha

Mauza Naliapur bearing J.L. No. 114.

#### Sitahati Gram Sabha

- 1. Mauza Sitahati bearing J.L. No. 113.
- Mauza Paschim Sujapur bearing J.L. No. 115.

#### Uddharanpur Gram Sabha

- 1. Mauza Uddharanpur bearing J.L. No. 118.
- 2. Mauza Enayetpur bearing J.L. No. 119.

### Naihati Gram Sabha

Mauza Naihati bearing J.L. No. 117.

#### Keuguri Uttar Gram Sabha

art of mauza Keuguri bearing J.L. No. bounded on the:

North—by mauza boundary.

East -by mauza boundary.

South—by roads bearing plot Nos. 420, 36 northern boundary of plot Nos. 3928, 46 4657, 4656, roads bearing plot Nos. 46 road bearing plot No. 3923 (from north-west corner of tank plot No. 4675), robearing plot Nos. 4691, 1552, 1072, 1161 1202 and road from north-west corner plot No. 4977 to road plot No. 4947, plot No. 4947 running towards north research plot No. 4947 running towards north, ro plot Nos. 5134, 5023 and common bound of C.S. sheet Nos. 1 and 2 of the mauza.

West -by mauza boundary.

#### Keuguri Dakshin Gram Sabha

Part of mauza Keuguri bearing J.L. No 1 bounded on the:

North-by road plot Nos. 420, 3675, boundary of plot Nos. 3928, 4658, 1656, road plot No. 4670, road plot No. 1670, road p (from north-west corner of tank p. No. 4675), road plot Nos. 4691, 1552, in road plot Nos. 1161, 1202, road from nor west corner of plot No. 4977 to road; No. 4947, road plot No. 4947 (runn towards north), road plot No. 5134, road | No. 5023, and common boundary of ( sheet Nos. 1 and 2.

East—by mauza boundary.

South-by mauza boundary.

West-by mauza boundary.

#### Nabagram Gram Sabha

Mauza Nabagram bearing J.L. No. 93.

#### Purulia Gram Sabha

- Mauza Purulia, bearing J.L. No. 83.
- Mauza Talari bearing J.L. No. 92.
- Mauza Senpara bearing J.L. No. 91.

#### Siblun Gram Sabha

Mauza Siblun bearing J.L. No. 94.

Begunkola-Kankurhati Gram Sabha

- Mauza Begunkola bearing J.L. No. 121.
- Mauza Kankurhati bearing J.L. No. 120

#### Ambalgram Gram Sabha

- 1. Mauza Ambalgram bearing J.L. No. 90
- 2. Mauza Chak-Kharulia bearing J.L. No. 89 Gomai Gram Sabha

Mauza Gomai bearing J.L. No. 88.

#### Gangatikuri Uttar Gram Sabha

Part of mauza Gangatikuri bearing J.L. No. bounded on the:

North—by mauza boundary.

East—by "Kandar" (near Bayenpara).

South—by Suri-Katwa road (from western boundary of the mauza to north of Majhipukur plot No. 1376), roads plot Nos. 905, 896, 595, 602, 871 and 1076 and northern boundary of Debidighi bearing plot No. 1078.

West-by mauza boundary.

#### Gangatikuri Dakshin Gram Sabha

Part of mauza Gangatikuri bearing J.L. No. 95, bounded on the:

North—by Suri-Katwa road (from western boundary in the mauza to Majhipukur), roads plot Nos. 905, 896, 595, 602, 871 and 1076 and northern boundary of Debidighi.

East-by mauza boundary.

South-by mauza boundary.

West- by mauza boundary.

#### Ihamatpur Gram Sabha

- 1. Mauza Jhamatpur bearing J.L. No. 99.
- 2. Mauza Anantapur bearing J.L. No. 100.

#### Balutia Gram Sabha

Mauza Balutia bearing J.L. No. 96.

#### Birahimpur Purba Gram Sabha

Part of mauza Birahimpur bearing J.L. No. 97, which is locally known as Goalpara bounded on the:

North -by mauza boundary.

East-by mauza boundary.

West—by western boundary of plot Nos. 1253, 1249, 1245, 1229, 1227, 1225, 1224, 1223, eastern boundary of tank plot No. 962, plot Nos. 1179, 1183, 1171, west of plot No. 1167, north-west of plot No. 1166, west of plot Nos. 1155, 1153, 1152, 1149, 1140, 1139, 1754, Nala from south-west corner of plot No. 1754 to south-west of plot No. 1830, west of plot No. 1829 and roads plot Nos. 1129 and 3557.

South—by road plot No. 1129 (from south-west corner of plot No. 1832 running towards east) and road plot No. 3573.

#### Birahimpur Paschim Gram Sabha.

Part of mauza Birahimpur bearing J.L. No. 97 which is locally known as Birahimpur, bounded on the:

North-by mauza boundary.

South-by mauza boundary.

West by mauza boundary.

East—by western boundary of plot Nos. 1253, 1249, 1245, 1229, 1227, 1225, 1224, 1223, eastern boundary of tank plot No. 962, east of plot Nos. 1179, 1183, 1171, west of plot No. 1167, north-west of plot No. 1166, west of plot Nos. 1155, 1153, 1152, 1149, 1140, 1139, 1754, Nala from south-west corner of plot No. 1754 to south-west corner of plot No. 1830, west of plot No. 1829, road plot No. 1129 and road plot No. 3557.

#### Baharan Paschim Gram Sabha

Western part of mauza Baharan bearing J.L. No. 98, bounded on the:

North--by mauza boundary.

East by east and northern boundaries of plot No. 701, east of plot Nos. 702, 711, 713, 747-49, 751 and eastern boundary of plot Nos. 752, 753, 812, 885 and drainage channel running towards east bearing plot Nos. 887, 3183, 3188, 3655, 4923, 3752, 3990, 9660, north and eastern boundaries of plot Nos. 10250, 10341, west of plot Nos. 10395, 10394, south of plot Nos. 10390, 10389, 10377, 10376, 10371 and 10369.

South by mauza boundary.

West - by mauza boundary.

#### Baharan Purba Gram Sabha

Eastern part of mauza Baharan bearing J.L. No. 98, bounded on the:

North by mauza boundary.

East--by mauza boundary.

South—by mauza boundary.

West by eastern and northern boundaries of plot No. 701, east of plot Nos. 702, 711, 713, 747-49, 751 and eastern boundary of plot Nos. 752, 753, 812, 855 and drainage channel running towards east bearing plot Nos. 887, 3183, 3188, 3655, 4923, 3752, 3990, 9660, north and eastern boundaries of plot Nos. 10250, 10341, west of plot Nos. 10395, 10394, south of plot Nos. 10390, 10389, 10376, 10371 and 10369.

#### Murundi Gram Sabha

Mauza Murundi bearing J.L. No. 87.

Charkhi Gram Sabha

Mauza Charkhi bearing J.L. No. 76.

#### Gurpara Gram Sabha

- 1. Mauza Gurpara bearing J.L. No. 80.
- 2. Mauza Kauri bearing J.L. No. 72.
- 3. Mauza Chitahati bearing J.L. No. 79.

#### Kopa Gram Sabha

- 1. Mauza Kopa bearing J.L. No. 82.
- 2. Mauza Taipur bearing J.L. No. 81.

#### Maliha Gram Sabha

- 1. Mauza Maliha bearing J.L. No. 78.
- 2. Mauza Komdanga bearing J.L. No. 77.

#### Khenai-banda Gram Sabha

- 1. Mauza Khenai-banda bearing J.L. No. 73.
- 2. Mauza Teora bearing J.L. No. 74.

#### Rasui Gram Sabha

Part of mauza Billeswar-Rasui bearing J.L. No. 75 which is locally known as village Rasui, bounded on the:

North by Katwa-Palita Road.

East by mauza boundary.

South by mauza boundary.

West- by mauza boundary and river "Ajoy".

#### Billeswar Gram Sabha

Part of mauza Billeswar-Rasui bearing J.L. No. 75 which is locally known as Billeswar, bounded on the.

North by mauza boundary.

East by mauza boundary.

South by river "Ajoy" and Katwa-Palita Road.

West by mauza boundary.

Ketugram Uttar Gram Sabha

Part of mauza Ketugram bearing J.L. No. 85 known as Uttar Para and Kazi Para, bounded on the:

North by mauza boundary.

East by mauza boundary.

South by northern boundary of plot Nos. 3859, 3852, 3848, 3856, 3858, 3868-70, road plot Nos. 3769, 3652, 6927, 6887 and northern boundary of plot Nos. 6974, 6800, 6797 and 6998.

West—road plot No. 3244, the new road from north-west corner of plot No. 3914 to northwest corner of plot No. 3859.

#### Ketugram Purba Gram Sabha

- 1. Mauza Brahmadanga bearing J.L. No. 84.
- Part of mauza Ketugram bearing J.L. No. 85 which is locally known as Dangapara and boundary of plot Nos 6974, 6800, 6797 and
- North by northern boundary of plot Nos. 3859, 3852, 3848, 3856, 3859, 3858, 3868-70, road plot No. 3769, 3652, 6927, 6887 and northern boundary of plot Nos. 6974, 6800, 6797 and 6798.

East by mauza boundary.

South by mauza boundary.

West by new road from Pachundi to Ketugram, road plot No. 4511 on the northern side of Iswaripukur and road plot Nos. 3793, 5702 prolonged direct south to mauza boundary.

Ketugram Madhya Gram Sabha

Part of mauza Ketugram bearing J.L. No. 85, bounded on the:

North - by mauza boundary

East by road plot No. 3244, the road from north-west corner of plot No. 3914 to northwest corner of plot No. 3859, road plot No. 4511 on the north of Iswaripukur and road plot Nos. 3793 and 5702 prolonged direct soath till crosses the mauza boundary.

South - by mauza boundary.

West by road plot No. 5694 prolonged direct south till reaches the mauza boundary, Mondalpara road from south-east corner of Sanpukur plot No. 4983 to Bahulakshmipara "Chowr ista", road plot Nos. 5654, 4330, 4362, northern boundary of plot No. 4396 and common boundary of C.S. sheet Nos. 1 and 3 of the mauza.

#### Ketugram Paschim Gram Sabha

Part of mauza Ketugram bearing J.L. No. 85 bounded on the:

North—by mauza boundary.

East by road plot No. 5694 prolonged direc south till reaches the mauza boundary Mandalpara road from south-east corner of Sanpukur plot No. 4983 to Bahulakshmipar road crossing, road plot Nos. 5654, 4333 and common boundary of C.S. sheet Nos. and 3.

South -- by mauza boundary.

West by mauza boundary.

Pachandi Gram Sabha

Mauza Pachandi bearing J.L. No. 86.

Loharundi-Kandanag Gram Sabha

- Mauza Loharundi bearing J.L. No. 25.
- 2. Mauza Kandanag bearing J.L. No. 26.

Dhadalsa (Nirol Uttar) Gram Sabha

Northern part of mauza Nirol bearing J.L. No. 2: which is locally known as Nirol village, situated in sheet No. 1 of the mauza, bounded on the:

North by mauza boundary.

East by common boundary of sheet Nos. 1 and 2.

South - by common boundary of sheet Nos 1 and 3.

West -by mauza boundary.

Nirol Paschim Gram Sabha

Western part of mauza Nirol bearing J.L. No. 27 which is locally known as Nirol village, bounded on the:

North by mauza boundary.

East by road from Kalitala to Murgram val Nirol halt and Katwa-Suri road from kalitala to Pachundi and mauza boundary.

South- by mauza boundary.

West by mauza boundary and common boundary of sheet Nos. 2 and 1.

Nirol Purba Gram Sabha

Eastern part of mauza Nirol bearing J.L. No 2' which is locally known as Nirol village bounded on the:

North by mauza boundary.

East by mauza boundary.

South -by Katwa-Suri road from Kalitala & Pachundi.

West by road from Kalitala to Murgram via Nirol halt, Katwa-Suri road from Kalitala to Pachundi and mauza boundary.

Dakshindihi Gram Sabha

Mauza Dakshindihi bearing J.L. No. 69.

Srirampur Gram Sabha

Mauza Srirampur bearing J.L. No. 68.

By order of the Governor.

R. N. BHATTACHARJEA, Dy. Secyto the Govt. of West Bengal.

Name of Anchal

Panchayats

ı

No. of

No. of contaguous Grain Sabhas fixed in this bolid in respect of each Anchal Panchayats

3

9

6

6

6

Territorial limits of Anchal Panchayats

2

(5) Amlanı Gram Sabha. (6) Nandanpur Gram

Sabha.

Gram

respect of each	Anchal Panchayat an	d to enouity	ı	Ľ
column I of the	table below the names y in column 2 of the	and in the	5. Bhownnipur Anchal Panchayat.	(1) Uttar Sulkum Abad Gram Sabha
	limits of the sai			(2) Dakshin Sulkum Abad Gram Sabha.
anchayats.	Table			(3) Paschim Bhurkunda Giam Sabha
	Tomitonial limitoral	No. of		(4) Purba Bhurkunda Gram Sabha.
Anne of Anchal Territorial limits of Anchayats Anchal Panchayats		contiguous Gram Sabhas		(5) Uttar - Ghosalat Gram Sabha,
		fixed in this behalf in respect of		(6) Dakshin - Ghosalati Gram Sabha.
		cach Anchai Panchayats		(7) Bedimari Gram Sabha. (8) Uttar Tehapur Gram
1	2	3		Sabha. (9) Dakshin Purba lcha-
he area comprised	within the local limits of of the	jurisdiction		pur Gram Sabha.
Murarisha Anchal Panchayat.	(1) Sadarpur Great Sabha.	7	6. Hasnabud Anchal Panchayat.	<ul><li>(1) Simulia Gram Sabha</li><li>(2) Chak Tengramar,</li><li>Gram Sabha</li></ul>
(	(2) Murarisha Gran Sabha.	1		(3) Chak Khanpukur Gram Sabha.
	(3) Pifa Raghabpur Gran Sabha.	ı		(1) Hasnabad Gram Subha.
	(4) Rajapur Gram Sabha (5) Chimta Gram Sabha.			(5) Kalutala Gram Sabha.
	(6) Bhowanipur Gram Sabha. (7) Nowapara Gram			(6) Rajnagar Gram Sabha.
	Sabha.		7. Barunhat Rames-	(1) Rameswarpur-Kharur
Bhebia Anchal Panchayat.	(1) Garakupi Gram Sabha.		war Anchal Pan- chayat.	Gram Sabha.
	(2) Konanagar Gram Sabha.			(2) Uttar Barunhat Gram Sabha.
	(3) Purba Sadigachi Gram Sabha.			(3) Madhyam Barunhat Gram Sabha.
	(4) Paschim Sadigach: Gram Sabha. (5) Kowgachi Gram Sabha			(4) Barunhat Gram Subha.
	(6) Karundia Gram Sabha.			(5) Dakshin Barunhat Gram Sabha.
	(7) Dakshin Bhebia Gram Sabha.			(6) Barunhat-Katakhalı Gram Sabha.
	(8) Abad Kharampur Gram Sabha.			стан нала.
(	(9) Kharampur Gram Sabha.		8. Path Khanpur Anchal Panchayat.	
Makalgacha Anchal	(1) Habashpur Gram	G		<ul><li>(2) Bena Gram Sabha.</li><li>(3) Joygaon Gram Sabha.</li></ul>
(i	Sabha. (2) Abad Kuhadanga Gram Sabha.			(4) Paschim Ghum Gram Sabha.
	(3) Makalgacha Gram Sabha.			(5) Purba Ghum Gram Sabha.
	(4) Harikati Gram Sabha. (5) Krishnapara Gram Sabha.			(6) Chak-path Grain Sabha.
	(6) Chandpur Gram Sabha.			
A			Gram Sabhas	constituted by n P-4/62, dated lith
Amiani Anchal Panchayat.	(1) Asaria Narayanpur Gram Sabha.		1962, in police-stati	on Hasnabad, district 24
	<ul><li>(2) Tokipur Gram Sabha.</li><li>(3) Horipur Gram Sabha.</li></ul>			
	(4) Dholtukari Gram Sabha.			By order of the Go
	(5) Amlanı Gram Sabha.		R N	I BHATTACHARIEA.

by notification 11th September istrict 24-Pargunas.

By order of the Governor,

R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 15/Panch./1P-1-62.—21st July 1962.—Whereas the West Bengal Panchavat Act, 1957 (West Bengal Act 1 of 1957), has come into force in the area within police-station Bishnupui in the district of 24-Parganas (hereinafter referred to as the said area), under notification No. 3693/DP/1A-69/60, dated the 13th December 1960, published at page 3259, of Part I of the "Calcutta Gazette, Extraordinary", dated the 15th December 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased hereby to constitute for the purposes of the said Act within the said area, the Gram Sabha mentioned below and to specify the name and the local limits of jurisdiction, of each such Gram Sabha.

#### Uttar Chandi Gram Sabha.

Part of the mouza Chandi bearing J. L. No. 101 bounded on the---

North—By mouza boundary and the western boundary of Purba Chandi Gram Sabha.

South—By Plot Nos. 285, 286, 288, 289, 295, 296, 297, 299, 349, 350, 1049, 1053, 1036, 1037, 354, by village road bearing plot No. 1024, by plot Nos. 896, 897, 902, 903, 905, 915, 920, 922, 1008, 1009, 1011, 1012, 1017, 1019, 1020, 1021, 1022 and 1023 (including the plots).

East—By plot Nos. 534, 535, 536, 545, 546, 547, 1072, 548, 1079, 563, 577, 578, 579, 580, 1510, 1511, 1516, 1517, 1521, 1537, 1531, 1533, 1532, 1560, 1563, 1566, 1574, 1575, 1621, 1620, 1619, 1618, 2043, 2027, 2026, 2025, 2469, 2085, 2087, 2088, 2480, 2107, 2105, 2103, 2132, 2130, 963, 970, 1122, 1027, 1026, 1025 and 1024 (including the plots).

West-By mouza boundary.

#### Purba Chandi Gram Sabha.

Part of the mouza Chandi bearing J. L. No. 101 bounded on the—

North-By mouza boundary.

South—By the mouza boundary and the road bearing plot No. 4162.

East—By the mouza boundary.

West—By the eastern boundary of Uttar Chandi Gram Sabha up to plot No. 1024, and then by plot No. 3747, 3745, 4365, 3741, 3722, 3725, 3723, 3726, 3674, 3931, 3953, 3951, 3940, 3939, 3944, 4107, 4088, 4100, 4148, 4150, 4169 and road bearing plot No. 4162 (including the plots).

#### Dakshin Chandi Gram Sabha.

Part of the mouza Chandi bearing J. L. No. 101 bounded on the—

North—By the southern boundary of Uttar Chandi Gram Sabha.

South—By the mouza boundary.

East—By the western boundary of Purba Chandi Gram Sabha up to plot No. 4162, and then by the mouza boundary.

West-By mouza boundary.

Kriparampur Gram Sabha.

(The whole of the mouza Kriparampur bearing L. No. 72).

Amtala Gram Sabha.

(The whole of the mouza Amtala bearing J. L  $\chi$  73).

Mirpur Gram Sabha.

(The whole of the mouza Mirpur bearing J. L  $\chi_0$  100).

Udayrampur Gram Sabha.

(The whole of the mouza Udayrampur bearing L. No. 74).

Uttar Chak Enayat Nagar Gram Sabha.

Part of the mouza Chak Enayatnagar bearme, L. No. 98, which is locally known as Uttar (14 Enayatnagar, bounded on the—

North—By mouza boundary.

South By plot Nos. 94, 622, 208, 206, 221 23 394, 395, 169, 413, 416, 417, 408, 421, 42 423 and 424 (including the plots).

East-By mouza boundary.

West-By mouza boundary.

Dakshin Chak Enayat Nagar Gram Sabha

Part of the mouza Chak Enayatnagar bearing L. No. 98, which is locally known as Dakshin (in Enayatnagar bounded on the—

North—By the southern boundary of Uttar Clair Enayatnagar Gram Sabha.

South-By mouza boundary.

East-By mouza boundary.

West-By mouza boundary.

#### Enayatnagar Gram Sabha.

(The whole of the mouza Enayatnagar beams J. L. No. 99).

#### Khagramuri Gram Sabha.

Part of the mouza Khagramuri bearing J. L N 1, which is locally known as Khagramuri bounds on the

North—By mouza boundary.

South- By mouza boundary, and also plot No. 2441, 2439, 2438, 2433, 2432, 2431, 2430, 2220, 2250, 2251, 2220, 2219, 2218, 2216, 2215, 221, 2210, 4003, 4024, and 4006 (including the plot

East—By Chandrahati Road bearing plot No. 4859, 1161, 1162, 1163, 1164, by plot No. 1050, 1038, 1144, 4697 and 4696 (include the plots).

West-By mouza boundary.

#### Bagakhali Gram Sabha,

part of the mouza Khagramuri bearing J. L. No. which is locally known as Bagakhah bounded on her-

North—By the southern boundary of Khagramuri Gram Sabha.

South-By mouza boundary.

East-By mouza boundary.

West—By the eastern boundary of the Khagramuri Gram Sabha.

#### Akulsay-Chandrahati Gram Sabha.

- $_{\rm B}$  The whole of the mouza Akulsay bearing J. L.  $\rightarrow$  2.
- m) The whole of the mouza Chandrahati bearing L No. 3.

#### Ramnagar-Ramdebpur Gram Sabha

- i) The whole of the mouza Dulalpur bearing J. L. 4
- ii) The whole of the mouza Ramnagar bearing L No. 5
- ni) The whole of the mouza Ramdebpur bearing L. No. 7.

#### Raipur Gram Sabha.

- (i) The whole of the mouza Kukundapur bearing  $\vdash$  L No. 6.
- (ii) The whole of the mouza Bhetki bearing J. L.  $\mathfrak{F}_0$  11.
- (iii) The whole of the mouza Raypur bearing J. L. to 12.

#### Jhikurberia Gram Sabha.

- (i) The whole of the mouza Jhikurberia bearing . L. No. 9.
- (ii) The whole of the mouza Hatberia bearing J. L. to 10.
- (iii) The whole of the mouza Khanpur bearing J. L. io. 8.

#### Paschim Nandabhanga Gram Sabha.

Part of the mouza Nandabhanga bearing J. L. No. 2, which is locally known as Paschim Nandabhanga builded on the—

North-By mouza boundary.

South-—By Bibirhat-Thakurpukur road (starting from the plot No. 1924) bearing plot Nos. 1753 and 2272.

East—By the said Bibithat-Thakurpukur road bearing plot Nos. 1753 and 2272.

West-By mouza boundary.

#### Purba Nandabhanga Gram Sabha.

Part of the mouza Nandabhanga hearing J. L. No. <sup>2</sup>, which is locally known as Purba Nandabhanga ounded on the—

North-By the southern boundary of Paschim Nandabhanga Gram Sabha.

South-By the mouza boundary.

East-By the mouza boundary.

West—By the eastern boundary of Paschim Nandabhanga Gram Sabha.

#### Sajua Gram Sabha.

The whole of the mouza Sajua bearing J. L. No. 43.

#### Kirtan-Khola Gram Sabha.

The whole of the mouza Kirtankhola bearing J. L. No. 47.

#### Makhalia Gram Sabha.

The whole of the mouza Makhalia bearing J. L. No. 41.

#### Chak Sukdey Gram Sabha,

The whole of the mouza Chak Sukdev bearing J. L. No. 45.

#### Bakhrahat Gram Sabha,

The whole of the mouza Bakhrahat bearing J. L. No. 46.

#### Mamudpur Gram Sabha

The whole of the mouza Mamudpur bearing J. L. No. 33.

#### Kashibati Gram Sabha.

The whole of the mouza Kashibati bearing J. L. No. 38.

#### Moukhali Gram Sabha

The whole of the mouza Moukhali bearing J. L. No. 39.

#### Uttar Chandandaha Gram Sabha.

Part of the mouza Chandandaha bearing J. L. No. 37, which is locally known as Uttar Chandandaha bounded on the—

North-By mouza boundary.

South By plot Nos 576, 577, 600, 601, 602, 615, 617, 520, 518, 509, 507, 506, 493, 492, 490, 486, 482, 481, 474, 470, 460, 456, 450, 451, 441, 439, 426, 1572, 1573, 393, 392, 386, 384, 377 and 376 (including the plots).

East By mouza boundary

West By mouza boundary.

#### Dskshin Chandandaha Gram Sabha

Part of the mouza Chandandaha bearing J. L. No. 37, which is locally known as Dekehin Chandandaha bounded on the—

North—By southern boundary of Uttar Chandandaha Gram Sabha

South-By mouza boundary.

East-By mouza boundary.

West-By mouza boundary.

#### Chandpur Gram Sabha

- The whole of the mouza Chandpur bearing J. L. No. 25.
- (ii) The whole of the mouza Chota Gagangohalia bearing J. L. No. 26

### Uttar Bara Gagangohaha Gram Sabha

Part of the mouza Bara Gagangohalia bearing J. L. No. 40 bounded on the---

North-By mouza boundary.

South—By plot Nos. 119, 121, 136, 135, 133, 134, 152, 153, 159, 160, 187, 186, 185, 175, 176, 2147, 2148, 2146, 2145, 2138, 2134, 2171, 2645, 2750, 2571, 2574, 2570, 2569, 2793, 2792, 2791, 2869, 2866, 2868, 2872, 2873, 2874, 2875, 2884 to 2892, 2916, 2917, 2939, 2940, 2924 and 2925 (including the plots).

East-By mouza boundary.

West-- By mouza boundary.

Dakshin Bara-Gagangohalia Gram Sabha.

Part of the mouza Baragagangohalia bearing J. L. No 40, which is locally known as Dakshin Baragagangohalia bounded on the—

North—By the southern boundary of Uttar Baragagangohali» Gram Sabha.

South—By mouza boundary.

East-By mouza boundary.

West-By mouza boundary.

#### Kadambatala Gram Sabha.

The whole of the mouza Kadambatala bearing J. L. No. 27.

#### Purba Kanganberia Gram Sabha.

Part of the mouza Kanganberia bearing J. L. No. 41, which is locally known as Purba Kanganberia bounded on the—

North-By mouza boundary.

South—(Starting from the east and ending in the north-west) by plot Nos. 2301, 2317, 2318, 2319, 2346, 2352, 2353, 2354, 2358, 2374, 2485, 2463, 1885, 2471, 1635, 1636, 1624, 1616, 1606, 1605, 1600, 1592, 1595, 1568, 1569, 1523, 1522, 1521, 1519, 1516, 1512, 1508, 285, 305, 304, 301, 169, 168, 167, 166, 165, 125, 128, 129, 132, 16, 12, 13, 8 and 7 (including the plots).

East—By mouza boundary.

West—By mouza boundary and also by the eastern boundary of Paschim Kanganberia Gram Sabha.

#### Paschim Kanganberia Gram Sabha.

Part of the mouza Kanganberia bearing J. L. No. 41, which is locally known as Paschim Kanganberia bounded on the—

North—By the southern boundary of Purba Kanganberia Gram Sabha.

South-By mouza boundary.

East—By mouza boundary and also by the Western boundary of Purba Kanganberia Gram Sabha. West—By mouza boundary,

#### Khastika Gram Sabha

The whole of the mouza Khastika bearing J. L.  $N_6$  48.

#### Bar Kalikapur Gram Sabha.

The whole of the mouza Bar Kalikapur bearing J. L. No. 49.

#### Paschim Joy Chandipur Gram Sabha.

Part of the mouza Joy Chandipur bearing J. L.  $N_0$ , 50, which is locally known as Paschim Joychand $p_{\mu_{\parallel}}$  bounded on the—

North-By mouza boundary.

South-By mouza boundary.

East—(Starting from the south) by plot Nos 2%, 271, 264, 288, 287, 503, 469, 464, 462, 461, <math>46, 414, 416, 417, 420, 661, 653, 652, 650, <math>6%, 644, 867, 728, 727, 738, 739, 740 (including the plots).

West—By mouza boundary.

#### Purba Joychandipur Gram Sabha

Part of the mouza Joychandipur bearing J. L. No. 50, which is locally known as Purba Joychandipur bounded on the—

North—By the mouza boundary.

South—By the mouza boundary.

East—By the mouza boundary.

West—By the eastern boundary of Paschim Joychandipur Gram Sabha.

#### Deulberia Gram Sabha.

The whole of the mouza Deulberia bearing J. L. No. 51.

#### Bhawanipur Gram Sabha.

The whole of the mouza Bhawanipur bearing J. L. No. 53.

#### Paschim Patharberia Gram Sabha.

Part of the mouza Patharberia bearing J. L. 100 52, which is locally known as Paschim Patharberia bounded on the—

North-By mouza boundary.

South-By mouza boundary.

East—By road bearing plot Nos. 1006, 1001, 1000, 995, 991, 925, 856, 957, 850, 849, 846, 845, 841, 840, 834, 799, 1065, 1066, 1067, 1079, 110 and 1142 (including the plots).

West-By mouza boundary.

#### Purba Patharberia Gram Sabha.

Part of the mouza Patharberia bearing J. L. No. 52, which is locally known as Purba Patharberia bounds on the—

North-By mouza boundary.

South—By mouza boundary.

East-By mouza boundary.

West—By the eastern boundary of Paschim Pathel beria Gram Sabba.

#### Ramchandranagar Gram Sabha

The whole of the mouza Ramchandranagar  $_{\rm ng}$  J. L. No. 54.

The whole of the mouza Dharampur bearing No. 55.

#### Egaragram-Dadpur Gram Sabha

The whole of the mouza Egaragram bearing No. 58.

 $_{\perp}$  The whole of the mouza Dadpur bearing J. L. 57.

#### Kishorepur Gram Sabha.

 $_{\rm be}$  whole of the mouza Kishorepur bearing J. L. 56.

#### Krishnapur Gram Sabha.

 $_{10}$  whole of the mouza Krishnapur bearing J. L.  $_{67}$ 

#### Nalbagh Gram Sabha.

whole of the mouza Nalbag bearing J. L. No.

Abhirampur-Ramchandrapur Gram Sabha.

The whole of the mouza Abhirampur bearing No. 60.

The whole of the mouza Ramehandrapur bearing No. 61.

#### Sultanganja Gram Sabha.

 $_{10}$  whole of the mouza Sultanganja bearing J. L $_{66}$ 

#### Joyrampur Gram Sabha.

The whole of the mouza Joyrampur bearing No. 34.

. The whole of the mouza Chak Srikrishnapur ng J. L. No. 36.

#### Sukdebpur Gram Sabha.

be whole of the mouza Sukdebpur bearing J. L. 35

#### Sri Krishnapur Gram Sabha.

whole of the mouza Srikrishnapur bearing J. L. 69.

#### Paschim Borhanpur Gram Sabha.

art of the mouza Borhanpur bearing J. L. No. 68, th is locally known as Paschim Borhanpur nded on the

North-By mouza boundary.

South—By mouza boundary.

East—By plot Nos. 585, 584, by katcha road bearing plot Nos. 680, 1035, by plot No. 1038, 1013 1012, 968, 969, 971, 973, 1132, 1134, 1135, 1137, 1161, 1163, 1164, 1165, 319, 320, 321, 324, 325, 285, 284, 283, 3292, 3293, 3294, 3301, 3300, 3265, 3238, 3236, 3234, 3045, 3046, 3047, 3082, 3080, 3078, 3064, 2995 (including the plots, and then by road bearing plot Nos. 2214 and 2682

West—By mouza boundary.

#### Purba Borhanpur Gram Sabha

Part of the mouza Borhanpur bearing J. L. No. 68, which is locally known as Purba Borhanpur bounded on the

North-By mouza boundary.

South-By mouza boundary.

East—By mouza boundary.

West—By the eastern boundary of Paschim Borhanpur Gram Sabha.

#### Uttar Ramkrishnapur Gram Sabha.

Part of the mouza Ramkrishnapur bearing J. L. No. 70, which is locally known as Uttar Ramkrishnapur bounded on the—

North-By mouza boundary.

South—By metalled road bearing plot No. 1127.

East-By mouza boundary.

West-By mouza boundary.

#### Dakshin Ramkrishnapur Gram Sabha.

Part of the mouza Ramkrishnapur bearing J. L. No. 70, which is locally known as Dakshin Ramkrishnapur bounded on the—

North—By the southern boundary of Uttar Ramkrishnapui Gram Sabha.

South—By mouza boundary

East-By mouza boundary.

West-By mouza boundary.

#### Uttar Govindpur Gram Sabha

Part of the mouza Govindpur bearing J. L. No. 65, which is locally known as Uttar Govindpur bounded on the—

North—By mouza boundary.

South—By the limit of sheet No 1 of the mouza map.

East—By the mouza boundary.

West—By the mouza boundary.

#### Dakshin Govindapur Gram Sabha

Part of the mouza Govindapur bearing J. L. No. 65, which is locally known as Dakshin Govindapur bounded on the—

North—By the limit of sheet No 2 of the mouza map.

South—By mouza boundary

East-By mouza boundary.

West-By mouza boundary.

#### Ghorahata-Mukundapur Gram Sabha,

The whole of the mouza Ghorahata-Mukundapur bearing J. L. No. 62.

#### Goalbari-Kalicharanpur Gram Sabha.

The whole of the mouza Goalbari Kalicharanpur bearing J. L. No. 63.

#### Chandpur Gram Sabha

- (i) The whole of the mouza Chandpur bearing J. L. No. 25
- (ii) The whole of the mouza Chota–Gagangohalia bearing J. L. No.  $26\,$

### Uttar Bara Gagangohalia Gram Sabha

Part of the mouza Bara Gagangohalia bearing J. L. No. 40 bounded on the—

North- By mouza boundary.

South—By plot Nos. 119, 121, 136, 135, 133, 134, 152, 153, 159, 160, 187, 186, 185, 175, 176, 2147, 2148, 2146, 2145, 2138, 2134, 2171, 2645, 2750, 2571, 2574, 2570, 2569, 2793, 2792, 2791, 2869, 2866, 2868, 2872, 2873, 2874, 2875, 2884 to 2892, 2916, 2917, 2939, 2940, 2924 and 2925 (including the plots)

East-By mouza boundary.

West-By mouza boundary.

Dakshin Bara-Gagangohalia Gram Sabha.

Part of the mouza Baragagangohalia bearing J. L. No. 40, which is locally known as Dakshin Baragagangohalia bounded on the—

North—By the southern boundary of Uttar Baragagangohal.: Gram Sabha.

South-By mouza boundary.

East-By mouza boundary.

West-By mouza boundary.

#### Kadambatala Gram Sabha.

The whole of the mouza Kadambatala bearing J. L. No. 27.

#### Purba Kanganberia Gram Sabha.

Part of the mouza Kanganberia bearing J. L. No. 41, which is locally known as Purba Kanganberia bounded on the—

North-By mouza boundary.

South—(Starting from the east and ending in the north-west) by plot Nos 2301, 2317, 2318, 2319, 2346, 2352, 2353, 2354, 2358, 2374, 2485, 2463, 1885, 2471, 1635, 1636, 1624, 1616, 1606, 1605, 1600, 1592, 1595, 1568, 1569, 1523, 1522, 1521, 1519, 1516, 1512, 1508, 285, 305, 304, 301, 169, 168, 167, 166, 165, 125, 128, 129, 132, 16, 12, 13, 8 and 7 (including the plots).

East-By mouza boundary.

West—By mouza boundary and also by the eastern boundary of Paschim Kanganberia Gram Sabha.

#### Paschim Kanganberia Gram Sabha.

Part of the mouza Kanganberia bearing J. L. No. 41, which is locally known as Paschim Kanganberia bounded on the—

North—By the southern boundary of Purba Kanganberia Gram Sabha.

South—By mouza boundary.

East—By mouza boundary and also by the Western boundary of Purba Kanganberia Gram Sabha. West—By mouza boundary,

#### Khastika Gram Sabha

The whole of the mouza Khastika bearing J. L.  $N_0$  48.

#### Bar Kalikapur Gram Sabha.

The whole of the mouza Bar Kalikapur bearing J. L. No. 49.

#### Paschim Joy Chandipur Gram Sabha.

Part of the mouza Joy Chandipur bearing J. L.  $N_0$ , 50, which is locally known as Paschim Joychandipur bounded on the—

North-By mouza boundary.

South-By mouza boundary.

East—(Starting from the south) by plot Nos 2; 271, 264, 288, 287, 503, 469, 464, 462, 461, 444, 416, 417, 420, 661, 653, 652, 650, 66, 644, 867, 728, 727, 738, 739, 740 (including the plots).

West-By mouza boundary.

#### Purba Joychandipur Gram Sabha

Part of the mouza Joychandipur bearing J. L.  $N_0$  50, which is locally known as Purba Joychandipur bounded on the—

North—By the mouza boundary.

South—By the mouza boundary.

East—By the mouza boundary.

West—By the eastern boundary of Paschim Joy chandipur Gram Sabha.

#### Deulberia Gram Sabha.

The whole of the mouza Deulberia bearing J. l No. 51.

#### Bhawanipur Gram Sabha.

The whole of the mouza Bhawanipur bearing J. L No. 53.

#### Paschim Patharberia Gram Sabha.

Part of the mouza Patharberia bearing J. L. No. 52, which is locally known as Paschim Patharber bounded on the—

North-By mouza boundary.

South-By mouza boundary.

East—By road bearing plot Nos. 1006, 1001, 100, 995, 991, 925, 856, 957, 850, 849, 846, 845, 84 840, 834, 799, 1065, 1066, 1067, 1079, 110 and 1142 (including the plots).

West-By mouza boundary.

#### Purba Patharberia Gram Sabha.

Part of the mouza Patharberia bearing J. L. N 52, which is locally known as Purba Patharberia bound on the—

North-By mouza boundary.

South-By mouza boundary.

East-By mouza boundary.

West—By the eastern boundary of Paschim Pathi beria Gram Sabba.

#### Ramchandranagar Gram Sabha

The whole of the mouza Ramchandranagar ing J. L. No. 54.

The whole of the mouza Dharampur bearing No. 55.

#### Egaragram-Dadpur Gram Sabha

The whole of the mouza Egaragram bearing No. 58.

) The whole of the mouza Dadpur bearing J. L.

#### Kishorepur Gram Sabha.

the whole of the mouza Kishorepur bearing J. L. 56

#### Krishnapur Gram Sabha.

 $_{
m he}$  whole of the mouza Krishnapur bearing J. L.  $_{
m 67}$ 

#### Nalbagh Gram Sabha.

he whele of the mouza Nalbag bearing J. L. No.

#### Abhirampur-Ramchandrapur Gram Sabha.

The whole of the mouza Abhirampur bearing No. 60.

) The whole of the mouza Ramchandrapur bearing . No. 61.

#### Sultanganja Gram Sabha.

 $_{\rm 10}$  whole of the mouza Sultanganja bearing J. L  $_{66}$ 

#### Joyrampur Gram Sabha.

The whole of the mouza Joyrampur bearing, No 34.

) The whole of the mouza Chak Srikrishnapur ang J. L. No. 36.

#### Sukdebpur Gram Sabha.

whole of the mouza Sukdebpur bearing J. L. 35.

#### Sri Krishnapur Gram Sabha.

he whole of the mouza Srikrishnapur bearing J. L. 69.

#### Paschim Borhanpur Gram Sabha.

art of the mouza Borhanpur bearing J. L. No. 68, th is locally known as Paschim Borhanpur uded on the—

North-By mouza boundary.

South-By mouza boundary.

East—By plot Nos. 585, 584, by katcha road bearing plot Nos. 680, 1035, by plot No. 1038, 1013 1012, 968, 969, 971, 973, 1132, 1134, 1135, 1137, 1161, 1163, 1164, 1165, 319, 320, 321, 324, 325, 285, 284, 283, 3292, 3293, 3294, 3301, 3300, 3265, 3238, 3236, 3234, 3045, 3046, 3047, 3082, 3080, 3078, 3064, 2995 (including the plots, and then by road bearing plot Nos. 2214 and 2682.

West-By mouza boundary.

#### Purba Borhanpur Gram Sabha

Part of the mouza Borhanpur bearing J. L. No. 68, which is locally known as Purba Borhanpur bounded on the—

North-By mouza boundary.

South-By mouza boundary.

East-By mouza boundary.

West—By the eastern boundary of Paschim Borhanpur Gram Sabha.

#### Uttar Ramkrishnapur Gram Sabha.

Part of the mouza Ramkrishnapur bearing J. L. No. 70, which is locally known as Uttar Ramkrishnapur bounded on the—

North-By mouza boundary.

South—By metalled road bearing plot No. 1127.

East—By mouza boundary.

West-By mouza boundary.

#### Dakshin Ramkrishnapur Gram Sabha.

Part of the mouza Ramkrishnapur bearing J. L. No. 70, which is locally known as Dakshin Ramkrishnapur bounded on the—

North—By the southern boundary of Uttar Ramkrishnapur Gram Sabha.

South—By mouza boundary

East—By mouza boundary.

West—By mouza boundary.

#### Uttar Govindpur Gram Sabha

Part of the mouza Govindpur bearing J. L. No. 65, which is locally known as Uttar Govindpur bounded on the—

North—By mouza boundary.

South—By the limit of sheet No 1 of the mouza map.

East—By the mouza boundary.

West—By the mouza boundary.

#### Dakshin Govindapur Gram Sabha

Part of the mouza Govindapur bearing J. L. No. 65, which is locally known as Dakshin Govindapur bounded on the—

North—By the limit of sheet No 2 of the mouza map.

South-By mouza boundary.

East—By mouza boundary.

West—By mouza boundary.

#### Ghorahata-Mukundapur Gram Sabha,

The whole of the mouza Ghorahata-Mukundapur bearing J. L. No. 62.

#### Goalbari-Kalicharanpur Gram Sabha.

The whole of the mouza Goalbari Kalicharanpur bearing J. L. No. 63.

### Deuli-Sultanpur Gram Sabha

The whole of the mouza Deuli-Sultanpur bearing J. L. No. 64.

#### Gangarampur Gram Sabha

The whole of the mouza Gangarampur bearing J. L. No. 71.

#### Uttar Nahazari Gram Sabha

Part of the mouza Nahazari bearing J. L. No. 14, which is locally known as Uttar Nahazari bounded on the

North- By mouza boundary.

South—By plot Nos. 541, 544, 556, 555, 561, 410, 405, 406, 402, 376, 378, 379, 346, 347, 348, 349, 352, 1066, 1070, 1082, 1083, 1084, 1016, 1010, 1534, 1533, 1829, 1649, 1650, 1673, 1671, 1670, 1725, 1724, 1723, 1722, 1769, 1768, 1767, 1766, 1762 and 1658 (including the plots).

East—By mouza boundary.

West-By mouza boundary.

#### Purba Nahazari Gram Sabha

Part of the mouza Nahazari bearing J. L. No. 14, which is locally known as Purba Nahazari bounded on the—

North—By the southern boundary of Uttar Nahazari Gram Sabha.

South--By mouza boundary.

East-By mouza boundary.

West—By khal bearing plot No. 1071, by plot Nos. 1081, 1080, 1079, 1078, 1073, 1072, 1074, 1551, 1552, 1553, 1558, 1559, 7001, 7002, 7003, 7015, 7025, 7026, 7151, 7152, 7153, 7154, 7155, 7157, 7166 (including the plots) and by road bearing plot No. 7255.

#### Madhya Nahazari Gram Sabha.

Part of the mouza Nahazari bearing J. L. No. 14, bounded on the—

North—By the southern boundary of Uttar Nahazari Gram Sabha.

South—By plot Nos. 4109, 4111, 4121, 4228, 4229, 4154, 4153, 4664, 4661, 4659, 4658, 4655, by khal bearing plot No. 4654, by plot Nos. 4653, 1539, 4557, 4541, by khal bearing plot No. 4547, by plot Nos. 4631, 4629, 5156, 5155, 5154, 5153, 5130, 5131, 5117, 5098, 5094, 5055, 5052, by road bearing plot No. 5560, by plot Nos. 4991, 4995, 4971, 4972, 4952, 4948, 4947, 4941, 4940 (including the plots).

East--By the western boundary of Purba Nahazari Gram Sabha.

West—By mouza boundary.

#### Dakshin-Paschim Nahazari Gram Sabha.

Part of the mouza Nahazari bearing J. L.  $N_{\rm O}$  which is locally known as Dakshin-Paschim  $N_{\rm ahg}$  bounded on the—

North—By the southern boundary of Mac Nahazari Gram Sabha.

South—By mouza boundary.

East—By the western boundary of Purba Nala Gram Sabha.

West—By mouza boundary.

#### Gazipur Gram Sabha.

The whole of the mouza Gazipur bearing J. L. No.

#### Angarberia Gram Sabha.

The whole of the mouza Angarberia bearing J No. 13.

#### Paschim Rashpunja Gram Sabha.

Part of the mouza Rashapunja bearing J. L.; 15, bounded on the—

North-By mouza boundary.

South-By mouza boundary.

East—By plot Nos. 63, 97, 99, 104, 103, 168, 1
177, 182, 193, 336, 332, 331, 330, 329, 322, 3
3487, 2772, 2753, by village road bearing p
No. 2733, by khal bearing plot Nos. 2959, 30
3069, 3070, 3074, 3057, 3055, 3048, by villa
road bearing plot No. 3415, by road bear
plot No. 4590, by plot No. 4636, 4635, 46
4630, 4669, and 4670 (including the plots)

West—By mouza boundary.

#### Purba Rashpunja Gram Sabha

Part of the mouza Rashpunja bearing J. L X 15, bounded on the—

North—By mouza boundary.

East-By mouza boundary.

South-By mouza boundary.

West—By the eastern boundary of Paschim Rash punja Gram Sabha.

#### Banagram Gram Sabha.

The whole of the mouza Banagram bearing J L No. 16.

#### Chakrajumolla Gram Sabha.

The whole of the mouza Chakrajumolla  $^{\rm bearm}$  J. L. No. 18.

#### Noabad Gram Sabha.

The whole of the mouza Noabad bearing J. L. No. !!

#### Samali Gram Sabha.

The whole of the mouza Samali bearing J. L. No. 23

By order of the Governor

R. N. BHATTACHARJEA, Dy. Seey to the Govt. of West Bengal.

No. 88/Panch/1P-10/62.—24th August 1962.—In tercise of the power conferred by section 25 of the rest Bengal Panchayat Act, 1957 (West Bengal Act of 1957), the Governor is pleased, for the purposes ferred to in sub-section (1) of the said section, reby, to establish the following Anchal Panchayats omprising the number of contiguous Gram Sabhas and in this behalf as shown below in respect of ch Anchal Panhcayat and to specify the names id the territorial limits of the said Anchal inchayats:

The area comprised within the local limits of risdiction of the—  $\,$ 

#### Karui Anchal Panchayats

- 1 Uttar Karui
- 2 Dakshin Karui
- 3 Paschim Karui
- 4 Nutan-gram
- 5 Dona Mejhiary
- 6 Panjoa
- 7 Kurchi

Number of contiguous Gram Sabhas fixed in this behalf—7 (Seven).

The area comprised within the local limits of insdiction of the—

#### Palsona Anchal Panchayat

- 1 Uttar Kuara
- 2 Daksin Kuara
- 3 Purba Auria
- 4 Paschim Auria
- 5 Purba Palsona-Deriapur
- 6 Paschim Palsona
- 7 Shila
- 8 Ronda

Number of contiguous Gram Sabhas fixed in this behalf -8 (Eight).

The area comprised within the local limits of isdiction of the---

#### Jagadanandapur Anchal Pnachayat

- 1 Musthuli
- 2 Amdanga
- 3 Jagadanandapur
- 4 Nawapara
- 5 Akhra
- 6 Akhra-Bishnupur
- 7 Kumri
- 8 Ghoranas

Number of contiguous Gram Sabhas fixed in this behalf -8 (Eight).

he area comprised within the local limits of sdiction of the—

#### Gazipur Anchal Panchayat

- 1 Deasin
- ? Ramdaspur
- Gazipur
- Kulgachhi
- Khaspur
- Number of contiguous Gram Sabhas fixed in this behalf—5 (Five).

The area comprised within the local limits of jurysdiction of the—

#### Agradwip Anchal Panchayat

- 1 Makhaltore
- 2 Kalikapur
- 3 Char-Bishnupur
- 4 Khetpur-Palasi
- 5 Sahebnagore Babladanga
- 6 Purba Agradwip
- 7 Paschim Agradwip

Number of contiguous Gram Sabhas fixed in this behalf 7 (Seven).

The area comprised within the local limits of jurisdiction of the --

#### Sribati Anchal Panchayat

- 1 Nandigram-Mulgram
- 2 Purba Chanduli
- 3 Paschim Chanduli
- 4 Postgram
- 5 Sribati
- 6 Purba Multi-Krishnanagore
- 7 Paschim Multi-Krishnanagore

Number of contiguous Gram Sabhas fixed in this behalf 7 (Seven).

The area comprised within the local limits of jurisdiction of the--

#### Singi Anchal Panchayat

- 1 Meigachhi
- 2 Uttar Singi
- 3 Dakshin Singi
- 4 Okarsha
- 5 Gourdanga
- 6 Bhatna-Pekua
- 7 Chandpur
- 8 Amul

Number of contiguous Gram Sabhas fixed in this behalf 8 (Eight).

(Gram Sabhas constituted by notification No. 87/ Panch/1P-10/62, dated the 24th August 1962, in police-station Katwa, district Burdwan.)

By order of the Governor,

R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 153 Panch/1P-16 62.—22nd September 1962. Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), has come into force in the area within police-station Baduria in the district of 24-Parganas (hereinafter referred to as the said area), under notification No. 3693/DP/1A-69/60, dated 13th December 1960, published at page 3259 of Part I of the "Calcutta Gazette, Extraordinary", dated the 15th December 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased hereby to constitute, for the purposes of the said Act within the said area, the Gram Sabhas mentioned in the table below specifying the local limits of jurisdiction, of each such Gram Sabha.

Names of Gram Sabhas and their local limits of jurisdiction.

Rasui-Kotalber Gram Sabha Mauza Rasııı bearing J.L. No. 7. Mauza Kotalber bearing J.L. No. 6.

Uttar Chatra Gram Sabha Mauza Uttar Chatra bearing J.L. No. 3.

Ghoshpur Gram Sabha Mauza Ghoshpur bearing J.L. No. 1.

Dakshin Chatra Gram Sabha Mauza Dakshin Chatra bearing J.L. No. 2.

Salua-Papila Gram Sabha Mauza Salua bearing J.L. No. 5. Mauza Papila bearing J.L. No. 4.

Ghoragachha-Uttar Shibpur Gram Sabha Mauza Ghoragachha bearing J.L. No. 9. Mauza Uttar Shibpur bearing J.L. No. 10.

Chandipur-Dawki Gram Sabha

Mauza Dawki bearing J.L. No. 8.

Part of mauza Chandipur bearing J.L. No. 11, which is locally known as East Chandipur and bounded on the-

North by Padma river. South- by Colony Gram Sabha. East by Mauza Ghoragachha J.L. No. 9. West - by Mauza Begampur J.L. No. 12.

Purba Dakshin Chandipur Government Colony Gram Sabha.

Part of mauza Chandipur bearing J.L. No. 11, which is locally known as Purba Dakshin Chandipur Government Colony and bounded on the-

North by Bakshi Road and cadastral survey plot Nos. 3917, 3918, 3890-93, 3307, 3309, 3311, 3316 and Colony Bazar.

South- by Mauza Bena J.L. No. 20 and Khaspur-Maslandapur road.

East--by Mauza Uttar Shibpur J.L. No. 10.

West by cadastral survey plot Nos. 4397, 4393, 4429, 4369, 4370, 4371, 3312, 3313, 3314, 3324, 6013 and 3408.

Madhya Chandipur Government Colony Gram Sabha.

Part of mauza Chandipur bearing J.L. No. 11, which is locally known as Madhya Chandipur Government Colony and bounded on the-

North by Bakshi road.

South by cadastral survey plot Nos. 3889, 3891, 3894, Colony Bazar and Chandipur-Khaspur-Ma Jandapur Road.

East- by cadastral survey plot Nos. 4388-4396, 4372 and 4373.

Names of Gram Sabhas and their local limits of jurisdiction.

Madhya Chandipur Government Colony Gram Sabha.

West-by cadastral survey plot Nos. 3962 part 3961, 3889, 3890, 3885, 3886 and Coloni Bazar.

Uttar-Paschim Chandipur Government Colony Gram Sabha.

Part of mauza Chandipur bearing J.L. No. 11, which is locally known as Uttar Paschim Chandipur Government Colony and bounded on the

North—by Bakshi Road and Padma river. South—by Mauza Bena J.L. No. 20.

East—by cadastral survey plot Nos. 3315, 3316, 3300, 3309, 3932, 3933, 3957, 3960, 3962, 3322, 3323 and Colony Bazar.

West by Old Bakshi Road.

Bena Gram Sabha Mauza Bena J.L. No. 20.

Umapatipur-Keotsa Gram Sabha Mauza Umapatipur bearing J.L. No. 21. Mauza Keotsa bearing J.L. No. 22. Kulia Gram Sabha

Mauza Kulia bearing J.L. No. 26.

Kankrasuti Purba Gram Sabha

Part of mauza Kankrasuti bearing J.L. No. 29 which is locally known as Kankrasuti Purb. and bounded on the-

North by Mauza Nayabastia J.L. No. 27 and mauza Masia J.L. No. 30.

South by Ichhamati river.

East by Mauza Media J.L. No. 28. West—by Kankrasuti Paschim Gram Sabha and Maskata Khal.

Kankrasuti Paschim Gram Sabha

Part of mauza Kankrasuti bearing J.L. No 29. which is locally known as Kankrasuti Paschim and bounded on the --

North by Kankrasuti Purba Gram Sabha. South by Ichhamati river.

East by Ichhamati river and Kankrasuti Purb Gram Sabha.

West-by Maskata Khal.

Nayabastia Gram Sabha Mauza Nayabastia bearing J.L. No. 27.

Media Gram Sabha Mauza Media bearing J.L. No. 28.

Ramchandrapur Gram Sabha

Part of mauza Ramchandrapur bearing J.L. No. 25. which is locally known as Dakshin Paschim Ramchandrapur and bounded on the-

North—by Ichhamati river.
South—by Mauza Ketia J.L. No. 96 and mauza
Mesia J.L. No. 30.

East—by Ramchandrapur Purba Para and mau7a Khaspur J.L. No. 26.

West by Narkelberia-Buruz Gram Sabha.

es of Gram Sabhas and their local limits of jurisdiction.

Khaspur-Ramchandrapur Gram Sabha

Part of mauza Ramchandrapur bearing J.L. No. 25, which is locally known as Purba Ramchandrapur and bounded on the-

North—by Ichhamati river. South—by Mauza Kulia J.L. No. 26.

East-by Ichhamati river. West-by Ramchandrapur Gram Sabha mauza Khaspur bearing J.L. No. 26.

Hugly Gram Sabha

Mauza Hugly bearing J.L. No. 23.

Narkelberia-Buruz Gram Sabha

fauza Narkelberia bearing J.L. No. 33.

Jauza Buruz bearing J.L. No. 34.

Mesia-Sompur Gram Sabha

Mauza Mesia bearing J.L. No. 30.

Mauza Sompur bearing J.L. No. 31.

Atulia Gram Sabha

4auza Atulia bearing J.L. No. 32.

Rajapur-Kanupur Gram Sabha

4auza Rajapur bearing J.L. No. 18. 1auza Kanupur bearing J.L. No. 19.

Bagjola-Mandra Gram Sabha

lauza Bagjola bearing J.L. No. 16. lauza Mandra bearing J.L. No. 17.

Haiderpur Gram Sabha

auza Haiderpur bearing J.L. No. 38.

Chandpur-Saidpur Gram Sabha

auza Chandpur bearing J.L. No. 39. auza Saidpur bearing J.L. No. 37.

Ruedanga-Begampur-Roypur Gram Sabha

auza Ruedanga bearing J.L. No. 14.

auza Begampur bearing J.L. No. 12. auza Roypur bearing J.L. No. 13.

Kirtipur Gram Sabha

auza Kirtipur bearing J.L. No. 15.

Purba-Jasaikati Gram Sabha rt of mauza Jasaikati bearing J.L. No. 42, which is locally known as Purba Jasaikati and

bounded on the-North -- by Maskata Khal and Ferry Ghat Road. outh-- by Baduria Municipality.

ast-by Maskata Khal.

Vest-by Ferry Ghat Road and Dhoper Dighi Bil.

Paschim-Jasaikati Gram Sabha

ut of mauza Pasaikati bearing J.L. No. 42, which is locally known as Paschim Jasaikati and bounded on the-

North—by Maskata Khal.
bouth—by Ferry Ghat Road and Jasaikatir Baor. last-by Ferry Ghat D. B. Road and Dhoper

Dighi Bil. Vest by Maskata Khal and Jasaikatir Baor.

Kalinga Gram Sabha

auza Kalinga bearing J.L. No. 41.

Names of Gram Sabhas and their local limits of jurisdiction.

Sannya Gram Sabha

Mauza Sannya bearing J.L. No. 35.

Purba-Uttar Simla Durgapur Gram Sabha

Part of mauza Simla Durgapur bearing J.L. No. 40, which is locally known as Purba Uttar Smila Durgapur and bounded on the

North—by mauza Atghora J.L. No. 36. South—by mauza Magurkhali J.L. No. 44. East—by mauza Kalinga J.L. No. 41 and mauza Jasaikati J.L. No. 42.

West - by Khajra Road from Bunopara towards Atghora.

Paschim-Dakshin Simla Durgapur Gram Sabha

Part of mauza Simla Durgapur bearing J.L. No. 40, which is locally known as Paschim Dakshin Simla Durgapur and bounded on the

North—by mauza Atghora J.L. No. 36 and mauza Chandpur J.L. No. 39.

South by mauza Narayanpur J.L. No. 46 and mauza Magurkhali J.L. No. 44.

by Khajra Road from Bunopara towards East Atghora.

West - by mauza Haiderpur J.L. No. 38.

Atghora Gram Sabha

Mauza Atghora bearing J.L. No. 36.

Jangalpur Dakshin Gram Sabha

of mauza Jangalpur bearing J.L. No. 48, which is locally known as Dakshin Jangalpur and bounded on the

North-by Field attached to the north boundary

of the house of Satish Choukidar.

South by mauza Punji J.L. No. 49 and mauza Mamudpur J.L. No. 50.

East by mauza Narayanpur J.L. No. 46.

West by Padma river.

Jangalpur Uttar Gram Sabha

Part of mauza Jangalpur bearing J.L. No. 48, which is locally known as Uttar Jangalpur and bounded on the-

North by Maslandapur-Kholapota Road.

South—by Field attached to the north boundary of the house of Satish Choukidar.

East-by mauza Nowapara J.L. No. 47.

West by Padma river.

Narayanpur Gram Sabha

Mauza Narayanpur bearing J.L. No. 46.

Nowapara Gram Sabha

Mauza Nowapara bearing J.L. No. 47.

Mamudpur Gram Sabha

Part of mauza Mamudpur bearing J.L. No. 50, which is locally known as Dakshin Mamudpur and bounded on the-

North—by mauza Jangalpur J.L. No. 48 and

Phantir Ber.
South—by mauza Serpur J.L. No. 53 and mauza Darigobindapur J.L. No. 52.

East-by mauza Pingaleswar J.L. No. 51.

West-by Padma river.

Names of Gram Sabhas and their logal limits of jurisdiction.

#### Punji-Mamudpur Gram Sabha

Mauza Punji bearing J.L. No. 49.

Part of mauza Mamudpur bearing J.L. No. 50, which is locally known as Uttar Mamudpur and bounded on the

North by mauza Jangalpur J.L. No. 48.

South by mauza Pingaleswar J.L. No. 51 and Phantir Ber.

East by mauza Pingaleswar J.L. No. 51 and Phantir Ber.

West by Mamudpur Gram Sabha and mauza Gandarbapur J.L. No. 93.

#### Pingaleswar Paschim Gram Sabha

Part of mauza Pingaleswar bearing J.L. No. 51, which is locally known as Paschim Pingaleswar and bounded on the-

North by mauza Punji J.L. No. 49. South by mauza Jadurhati J.L. No. 58 and mauza Basudevpur J.L. No. 61.

East by Sardarpara Road.

West by mauza Mamudpur J.L. No. 50 and mauza Darigobindapur J.L. No. 52.

#### Pingaleswar-Basudevpur Gram Sabha

Mauza Basudevpur bearing J.L. No. 61.

Part of mauza Pingaleswar bearing J.L. No. 51, which is locally known as Purba Pingaleswar and bounded on the--

North--by mauza Narayanpur J.L. No. 46.

South by mauza Gokna J.L. No. 60.
East—by mauza Srirampur J.L. No. 63 and mauza Malayapur J.L. No. 62.

West by Sardarpara Road up to Maslandapur.

#### Darigobindapur Gram Sabha

Mauza Darigobindapur bearing J.L. No. 52.

Naturia Srirampur Gram Sabha

Mauza Naturia Srirampur bearing J.L. No. 63.

#### Purba Jadurhati Gram Sabha

Part of mauza Jadurhati bearing J.L. No. 58, which is locally known as Purba Jadurhati and bounded on the

North—by mauza Darigobindapur J.L. No. 52 and mauza Pingaleswar J.L. No. 51. South by mauza Rajberia J.L. No. 59. East by mauza Basudeypur J.L. No. 61 and

mauza Gokna J.L. No. 60.

West by Jadurhati-Rajberia Road from Kalitala to Dhopapara.

#### Paschim Jadurhati Gram Sabha

Part of mauza Jadurhati bearing J.L. No. 58, which is locally known as Paschim Jadurhati and bounded on the

North-by mauza Darigobindapur J.L. No. 52.

South—by mauza Jadurhati Khaspur J.L. No. 56 and mauza Rajberia J.L. No. 59.

East by Jadurhati-Rajberia Road.

West by mauza Darigobindapur J.L. No. 52 and mauza Dakshin Sibpur J.L. No. 57.

Names of Gram Sabhas and their local limits jurisdiction.

#### Dakshin Serpur Gram Sabha

Part of mauza Serpur bearing J.L. No. 53, whi is locally known as Dakshin Serput at bounded on the---

North---by road from Polerhat to Shibpur mau, South-by Basirhat P.S.

East by mauza Jadurhati J.L. No. 58 at mauza Agapur J.L. No. 54.

West-by Padma river.

#### Uttar Serpur Gram Sabha

Part of mauza Serpur bearing J.L. No. 53, which is locally known as Uttar Serpur and bounde on the-

North by mauza Mamudpur J.L. No. 50. South by road from Polerhat to Shibpur mau; East by mauza Darigobindapur J.L. No. 52 West by Padma river.

Shibpur-Khaspur Gram Sabha

Mauza Shibpur bearing J.L. No. 57.

Mauza Jadurhati Khaspur bearing J.L. No. 56

Agapur-Mijapur Gram Sabha.

Mauza Agapur bearing J.L. No. 54. Mauza Mijapur bearing J.L. No. 55.

#### Uttar Gokna Gram Sabha

Part of mauza Gokna bearing J.L. No. 60, which is locally known as Uttar Gokna and bounds. on the-

North by mauza Basudevpur J.L. No. 61 and mauza Malayapur J.L. No. 62.

South by Dakshin Gokna F. P. School Road Banbibitala.

East-by mauza Raghunathpur J.L. No 70 and

Baduria Municipality. West—by mauza Rajberia J.L. No. 59 and maar-Jadurhati J.L. No. 58.

#### Dakshin Gokna Gram Sabha

Part of mauza Gokna bearing J.L. No. 60, which is locally known as Dakshin Gokna and bounded on the-

North—by Dakshin Gokna F. P. School F and Banbibitala.

South-by Basirhat P.S.

East-by Baduria Municipality.

West--by mauza Rajberia J.L. No. 59.

Rajberia Gram Sabha

Mauza Rajberia bearing J.L. No. 59.

Naturia Gram Sabha

Mauza Naturia bearing J.L. No. 64.

Gurdaha-Padmapukur Gram Sabha Mauza Gurdaha bearing J.L. No. 65. Mauza Padmapukur bearing J.L. No. 66.

Malayapur Gram Sabha Mauza Malayapur bearing J.L. No. 62.

Raghunathpur Gram Sabha Mauza Raghunathpur bearing J.L. No. 70. Names of Gram Sabhas and their local limits of jurisdiction.

Iswarigacha Gram Sabha

Mauza Iswarigacha bearing J.L. No. 69.

Arsulla Gram Sabha

Mauza Arsulla bearing J.L. No. 68.

Uttar Deara Gram Sabha

Mauza Uttar Deara bearing I.L. No. 83.

Khamarpara-Bishnupur Gram Sabha

Mauza Khamarpara bearing J.L. No. 82. Mauza Bishnupur bearing J.L. No. 81.

Srirampur Gram Sabha

Mauza Srirampur bearing J.L. No. 87.

Jagannathpur Gram Sabha

Mauza Srikati bearing J.L. No. 78.

Mauza Jagannathpur bearing J.L. No. 79.

Mauza Maheshpur bearing J.L. No. 80.

Dakshin Deara-Tildanga Gram Sabha

Mauza Dakshin Deara bearing J.L. No. 76. Mauza Tildanga bearing J.L. No. 75.

Fatullapur Gram Sabha

Mauza Fatullapur bearing J.L. No. 88.

Diplakshinathpur Gram Sabha

Part of mauza Punra bearing J.L. 89, which is locally known as Lakshinathpur and bounded on the-

North -by Ichhamati river (old).

South by Ichhamati river (silted).

East -by Katakhal (Ichhamati river).

West - by Ichhamati river (silted).

Sarfarajpui Gram Sabha

Part of mauza Punra bearing J.L. No. 89, which is locally known as Sartarajpur and bounded on the-

North-by Faridkati and Harati.

South -by mauza Fatullapur J.I. No 88 East by Punra Bil.

West- by Ichhamati river.

Bhojpara Gram Sabha

Part of mauza Punra bearing J.L. No. 89, which is locally known as Bhojpara and bounded on

the- -

North- by Batuldanga. South- by Ichhamati river and Dakshin Media

Gram Sabha.

Fast by mauza Chak Khorgachi J.L. No. 90.

West-by mauza Fatullapur J.L. No. 88.

Dakshin Media Gram Sabha

Part of mauza Punra bearing J.L. No. 89, which is locally known as Dakshin Media and

bounded on the-North -by Bhoipara plot Nos. 6700, 6928, 6933, 6985, 7046, 7170, 11374, 11266, 11269,

8118.

South- by Ichhamati river.

East-by Bajitpur Khal plot No. 11381.

West-by mauza Fatullapur J.L. No. 88.

Names of Gram Sabhas and their local limits of jurisdiction.

#### Bajitpur Uttar Gram Sabha

Part of mauza Bajitpur bearing J.L. No. 91, which is locally known as Uttar Bajitpur and bounded on the

North by mauza Chak Khergachi J.L. No. 90.

South by plot Nos. 433-57, 497-99, 537-39, 541, 543, 571, 594, 595, 590, 589 and 586. East by mauza Gandarbapur J.L. No. 93 and

branch of Ichhamati river.

West--by mauza Punra J.L. No. 89.

#### Bajitpur Dakshin Gram Sabha

Part of mauza Bajitpur bearing J.L. No 91, which is locally known as Dakshin Bajitpur and bounded on the -

North by plot Nos. 462, 459, 457, 458, 495-98, 491, 601, 623-25, 631, 632, 639; road 640, 3879-81, 3883-85; khal 3886, 3889, 3843, 3894-99, 4270-72, 4285, 3786, 3758, branch of Ichhamatı river.

South- by Harishpur and Choura of Basirhat

P.S. and Ichhamati river.

East by mauza Gandarbapur J.L. No. 93 and branch khal of Ichhamati river.

West by mauza Punra J.L. No. 89 and branch khal of Ichhamati river.

#### Kafayatkati-Katia Dakshin Gram Sabha

Mauza Kafayatkati bearing J.L. No. 92.

Part of mauza Katia bearing J.L. No. 96, which is locally known as Dakshin Katia and bounded on the

North- by Katia Gram Sabha.

South by mauza Gandarbapur J.L. No. 93.

East by mauza Sayestanagar J.L. No. 103. West by mauza Bajitpur J.L. No. 91.

#### Katia Gram Sabha

Part of mauza Katia bearing J.L. No. 96, which is locally known as Uttar Katia and bounded on the-

North by mauza Aturia J.L. No 101.

South by Kafayatkati-Katia Dakshin Gram Sabha.

East by mauza Magurali J.L. No. 104. West by mauza Belghoria J.L. No. 97.

Paschim Joynagar Gram Sabha

Mauza Paschim Joynagar bearing J.L. No. 100.

Polta Gram Sabha

Mauza Polta bearing J.L. No. 99.

#### Aturia Dakshin Gram Sabha

Part of mauza Aturia bearing J.L. No. 101, which is locally known as Dakshin Aturia and bounded on the

North-by Uttar Aturia Gram Sabha.

South—by mauza Belgoria J.L. No. 97, mauza Katia J.L. No. 96 and mauza Sayestanagar I.L. No. 103.

East by Jolder Bil. West by Polta Khal and mauza Belgeria J.L. No. 97.

Names of Gram Sabhas and their local limits of jurisdiction.

#### Aturia Uttar Gram Sabha

Part of mauza Aturia bearing J.L. No. 101, which is locally known as Uttar Aturia and bounded on the

North by Galdaha and Chotta Bankra mauzas of Swarupnagar P.S.

South by Dakshin Aturia Gram Sabha.

East by Jolder Bil. West -by Polta Khal.

#### Belgoria Gram Sabha

Mauza Belgoria bearing J.L. No. 97.

#### Gandharbapur Gram Sabha

Part of mauza Gandharbapur bearing J.L. No. 93, which is locally known as Gandharbapur and bounded on the-

North by mauza Piyara J.L. No. 94. South by Choura mauza of Basirhat P.S. East -- by mauza Piyara J.L. No. 94. West by mauza Bajitpur J.L. No. 91.

#### Gandharbapur-Teghori Gram Sabha

Part of mauza Gandharbapur bearing J.L. No. 93, which is locally known as Teghori and bounded on the-

North by Choudhyakura Bil. South-by mauza Piyara J.L. No. 94. East- by mauza Bakra Chandir Baor No. 95. West by mauza Kafayat Katı J.L. No. 92.

#### Purba-Joynagar Gram Sabha

Mauza Purba Joynagar bearing J.L. No. 110.

#### Piyara Paschim Para Gram Sabha

Part of mauza Piyara bearing J.L. No. 94, which is locally known as Piyara Paschim Para and bounded on the

North by mauza Gandharbapur J.L. No. 93. South by Sangrampur Union of Basirhat P.S. East by Piyara Pubra Gram Sabha. West---by mauza Gandharbapur J.L. No. 93.

#### Piyara Purba Para Gram Sabha

Part of mauza Piyara bearing J.L. No. 94, which is locally known as Purba Piyara and bounded on the

North by mauza Gandharbapur J.L. No. 93. South by Biramnagar of Basirhat P.S. East by mauza Bakra Chandir Baor J.L. No. 95. West by Piyara Majer Bil.

#### Labanga-Joypur-Kusudanga Gram Sabha

Mauza Labanga bearing J.L. No. 107. Mauza Joypur bearing J.L. No. 106. Maza Kusudanga bearing J.L. No. 108. Mauza Bakra Chandir Baor bearing J.L. No. 95. Names of Gram Sabhas and their local limits of jurisdiction.

#### Sayestanagar Purba Gram Sabha

Part of mauza Sayestanagar bearing J.L. No. 103 which is locally known as Sayestanagar Purba Para and bounded on the--

North—by mauza Bhaduria of Swarupnagar P.S. South—by mauza Magurali J.L. No. 104. East- by mauza Purba Joynagar J.L. No. 110. West- by Sayestanagar Paschim Gram Sabha.

#### Sayestanagar Paschim Gram Sabha

Mauza Magurali Satpai bearing J.L. No. 102.

Part of mauza Sayestanagar bearing J.L. No. 103, which is locally known as Sayestanagar Paschim Para and bounded on the

North--by mauza Aturia J.L. No. 101. South—by mauza Bakra Chindir Baor J.L. No. 95 East—by Sayestanagar Purba Gram Sabha. West-by mauza Katia J.L. No. 96.

#### Safirabad-Magurali Gram Sabha

Mauza Safirabad bearing J.L. No. 105. Mauza Magurali bearing J.L. No. 104. Mauza Chak-Labanga bearing J.L. No. 109.

By order of the Governor,

R. N. BHATTACHARJEA, Dy. Secv. to the Govt. of West Bengal.

No. 165/Panch/1P-17/62. 24th September 1962 —In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased, for the purposes referred to in sub-section (I) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of contiguous Gram Sabhas fixed in this behalf as shown below in respect of each Anchal Panchayat and to specify the names and the territorial limits of the said Anchai Panchayats:

The area comprised within the local limits of jurisdiction of the-

#### Mirjapur Anchal Panchayat

- Mirjapur West Gram Sabha.
   Mirjapur East Gram Sabha.
- (3) Gopalpur Gram Sabha.
- (4) Hazrapuskarini Gram Sabha. (5) Hariharchak Gram Sabha.
- (6) Saintara Gram Sabha.
- (7) Kalabaria Gram Sabha. (8) Basubati Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—8.

ne area comprised within the local limits of diction of the-

#### Madanmohanpur Anchal Panchayat

- 1) Madanmohanpur West Gram Sabha. 2) Madanmohanpur East Gram Sabha.
- 3) Bhagalpur Gram Sabha.
- 4) Brahmanairi Gram Sabha 5) Khundanga Gram Sabha.
- (6) Bhagabanpur Gram Sabha.
- 7) Madhuben Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -7.

he area comprised within the local limits of sdiction of the-

#### Lowgram Anchal Panchayat

- (1) Lowgram Gram Sabha.
- (2) Karakberia Gram Sabha. (3) Kankabati Gram Sabha.
- (4) Amdahi Gram Sabha. (5) Chhotopagla Gram Sabha.
- (6) Panna Gram Sabha.
- (7) Schas Gram Sabha.
- (8) Paduma Gram Sabha.
- (1) Radhamadhabpur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -9.

The area comprised within the local limits of isdiction of the-

#### Kotulpur Anchal Panchayat

- (1) Kotulpur East Gram Sabha.
- (2) Kotulpur West Gram Sabha. (3) Siramonipur-1, Gram Sabha. (4) Siramonipur-II, Gram Sabha.

- ) Sarishadighi Gram Sabha.) Kanpa Gram Sabha.) Cegra Gram Sabha.

- ) Khiri North Gram Sabha. ) Khiri South Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -9.

e area comprised within the local limits of liction of the-

#### Lege Anchal Panchayat

- ) Lege East Gram Sabha. D Lege West Gram Sabha.

- Darapur Gram Sabha.
  Balitha West Gram Sabha.
  Balitha East Gram Sabha.
- Sagarmejhia Gram Sabha.
- 1 Panua Gram Sabha.
- h Chatra Krishnanagar Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf-8.

e area comprised within the local limits of diction of the-

#### Gopinathpur Anchal Panchayat

- Gopinathpur Gram Sabha.
  Nandagram Gram Sabha.
- Raghunathpur Gram Sabha.
- Radhadamodarpur Gram Sabha. ) Maliketa-Ramchandrapur Gram Sabha.

- (6) Aswinkota Gram Sabha.
- (7) Ramdiha Gram Sabha.
- (8) Chorkola Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf- 8.

The area comprised within the local limits of jurisdiction of the-

#### Desra Kealpara Anchal Panchayat

- (1) Desra East Gram Sabha.
- (2) Desra West Gram Sabha.
- (3) Tajpur Gram Sabha.
- (4) Kealpara Gram Sabha.
- (5) Panahar Gram Sabha.(6) Jamuna Gram Sabha.
- (7) Benmukha Gram Sabha

Number of contiguous Gram Sabhas fixed in this behalf- -7.

The area comprised within the local limits of jurisdiction of the-

#### Sihar Anchal Panchayat

- (1) Sihar Gram Sabha.
- (2) Jibta Gram Sabha.
- (3) Joyrambati Gram Sabha.(4) Siromonipur Gram Sabha.
- (5) Lalbazar Gram Sabha.
- (6) Mesinapur Gram Sabha.(7) Konarpur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—7.

Gram Sabhas constituted by notification No. 164/Panch./1P-17/62, dated 24th September 1962, in 1962, in police-station Kotulpur, district Bankura.

By order of the Governor,

R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 154/Panch/1P-16/62. -22nd September 1962. —In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased, for the purposes referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of conti-guous Gram Sabhas fixed in this behalf as shown below in respect of each Anchal Panchayat and to specify the names and the territorial limits of the said Anchal Panchayats:

The area comprised within the local limits of jurisdiction of the --

#### Chatra Anchal Panchayat

- Rasui-Kotalber Gram Sabha.
- Uttar Chatra Gram Sabha.
- Ghoshpur Gram Sabha. Dakshin Chatra Gram Sabha.
- Salua-Papila Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—5.

The area comprised within the local limits of Jurisdiction of the -

### Chandipur Anchal Panchayat

- Ghoragachha-Uttar Shibpur Gram Sabha.
- Chandipur-Dawki Gram Sabha. Purba-dakshin Chandipur Government Colony Gram Sabha.
- Madhya Chandipur Government Colony Gram Sabha.
- Uttar-paschim Chandipur Government colony Gram Sabha.
- Bena Gram Sabha.
- Umapatipur-Kootsa Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf- 7.

The area comprised within the local limits of jurisdiction of the -

Nayabastia Miloni Anchal Panchayat

- Kulia Gram Sabha.
- Kankrasuti Purba Gram Sabha.
- Kankrasuti Paschim Gram Sabha.
- Nayabastia Gram Sabha.
- Media Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -5.

The area comprised within the local limits of jurisdiction of the-

#### Ramchandrapur Uday Anchal Panchayat

- Ramchandarpur Gram Sabha.
- Khaspur Ramchandrapur Gram Sabha
- Hugly Gram Sabha.
- Narkelberia-Buru Gram Sabha.
- Nesia-Sompur Gram Sabha. Atulia Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—6.

The area comprised within the local limits of jurisdiction of the-

### Bagjola Anchal Panchayat

- Rajapur-Kanupur Gram Sabha.
- Bagjola-Mandra Gram Sabha.
- Haiderpur Gram Sabha. Chandpur-Saidpur Garm Sabha.
- Ruedanga-Begampur-Roypur Gram Sabha.
- Kirtipur Gram Sabha

Number of contiguous Gram Sabhas fixed in this behalf-6.

The area comprised within the local limits of jurisdiction of the-

# Jasaikati-Atghora Anchal Panchayat

- Purba-Jasaikati Gram Sabha.
- Paschim-Jasaikati Gram Sabha.
- Kalinga Gram Sabha. Sannya Gram Sabha.
- Purba-Uttar Simla Durgapur Gram Sabha.
- Paschim-Dakshin 6 Simla Durgapur Gram Sabha.
- Atghora Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—7.

The area comprised within the local limit jurisdiction of the-

### Jadurhati Uttar Anchal Panchayat

- Jangalpur Uttar Gram Sabha.
- Jangalpur Dakshin Gram Sabha.
- Narayanpur Gram Sabha. Nowapara Gram Sabha.
- Mamudpur Gram Sabha. Pumji-Mamudpur Gram Sabha. 5
- 6 Pingaleswar Paschim Gram Sabha.
- Pingaleswar-Basudevpur Gram Sabha. Darigobindapur Gram Sabha.
- Srirampur Gram Sabha.

Number of contiguous Gram Sabhas fixe this behalf-10.

The area comprised within the local limit jurisdiction of the-

# Jadurhati Dakshin Anchal Panchayat

- Purba Jadurhati Gram Sabha.
- Paschim Jadurhati Gram Sabha. Dakshin Serpur Gram Sabha.
- Uttar Serpur Gram Sabha.
- Shibpur Khaspur Gram Sabha. Agapur Mirjapur Gram Sabha.
- Uttar Gokna Gram Sabha.
- Dakshin Gokna Gram Sabha. Rajberia Gram Sabha.

Number of contiguous Gram Sabhas fixed this behalf -9.

The area comprised within the local limit jurisdiction of the

### Raghunathpur Anchal Panchayat

- Naturia Gram Sabha.
- Gurdaha Padmapukur Gram Sabha.
- Malayapur Gram Sabha.
- Raghunathpur Gram Sabha.
- Iswarigachha Gram Sabha.

Number of contiguous Gram Sabhas fixed this behalf-5.

The area comprised within the local limits jurisdiction of the-

#### Jagannathpur Anchal Panchayat

- Arsulla Gram Sabha.
- Uttar Deara Gram Sabha.
- Khamarpara-Bishnupur Gram Sabha.
- Shrirampur Gram Sabha.
- Jagannathpur Gram Sabha. Dakshin Deara-Tildanga Gram Sabha.

Number of contiguous Gram Sabhas fixed this behalf--6.

The area comprised within the local limits jurisdiction of the-

#### Bajitpur Anchal Panchayat

- Fatullapur Gram Sabha. Diplakshinathpur Gram Sabha.
- Sarfarajpur Gram Sabha.

this behalf—7.

- Bhojpara Gram Sabha. Dakshin Media Gram Sabha.

Bajitpur Uttar Gram Sabha. Bajitpur Dakshin Gram Sabha. Number of contiguous Gram Sabhas fixe

The area comprised within the local limits of jurisdiction of the

### Aturia Anchal Panchayat

- Kafayatkati-Katia-Dakshin Gram Sabha.
- Katia Gram Sabha.
- Paschim Joynagar Gram Sabha.
- Polta Gram Sabha.
- Aturia Dakshin Gram Sabha.
- Aturia Uttar Gram Sabha.
- Belghoria Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf--7.

The area comprised within the local limits of jurisdiction of the-

### Sayestanagar Anchal Panchayat

- Gandharbapur Gram Sabha.
- Gandharbapur Teghori Gram Sabha.
- Purba Joynagar Gram Sabha.
- Piyara Paschimpara Gram Sabha.
- Piyara Purbapara Gram Sabha.
- 6 Labanga-Joypur-Kusudanga Gram Sabha.
- Sayestanagar Purba Gram Sabha. Sayestanagar Paschim Gram Sabha.
- Safirabad Magurali Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf 9.

Gram Sabhas constituted by notification No. 153/ Panch 1P-16/62, dated 22nd September 1962, in police-station Baduria, district 24-Parganas.

> By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 161/Panch/1P-15/62.—22nd September 1962. -In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act 1 of 1957), the Governor is pleased, for the purposes referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of contiguous Gram Šabhas fixed in this behalf as shown below in respect of each Anchal Panchayat and to specify the names and the territorial limits of the said Anchal Panchavats: --

The area comprised within the local limits of jurisdiction of the-

### Bishpur Anchal Panchayat

- (1) Uttar Durgapur Bailani Gram Sabha.
- (2) Dakshin Durgapur Bailani Gram Sabha.
- (3) Dharamberia Gram Sabha.
- (4) Paschim Bishpur Gram Sabha. (5) Purba Bishpur Gram Sabha.
- (6) Paschim Khejurberia Gram Sabha.
- (7) Dhanikhali Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf-7.

The area comprised within the local limits of jurisdiction of the--

### Rupamari Anchal Panchayat

- (1) Purba Khejurberia Gram Sabha.
- (2) Bainara Gram Sabha.
- (3) Kumirmari Gram Sabha. (4) Uttar Banstala Gram Sabha.
- (5) Dakshin Banstala Gram Sabha.
- (6) Uttar Rupamari Gram Sabha.
- (7) Dakshin Rupamari Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf---7.

The area comprised within the local limits of jurisdiction of the-

# Dulduli Anchal Panchayat

- (1) Dakshin Bhanderkhali Gram Sabha.
- (2) Uttar Bhanderkhali Gram Sabha.
- (3) Kothabari Gram Sabha.
- (4) Lebukhalı Gram Sabha.
- (5) Swarupkati Gram Sabha.
- (6) Choto Sahebkhalı Gram Sabha.(7) Putia Mathbari Gram Sabha.
- (8) Dulduli Gram Sabha.
- (9) Puratan Sahebkhali Gram Sabha.
- (10) Uttar Sahebkhali Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -- 10.

The area comprised within the local limits of jurisdiction of the-

### Sahebkhali Anchal Panchavat

- (1) Pukuria Chak Gram Sabha.
- (2) Uttar Romapur Gram Sabha.
- (3) Paschim Romapur Gram Sabha.
- (4) Purba Romapur Gram Sabha.
- (5) Deuli Gram Sabha.
- (6) Purba Charalkhali Gram Sabha.
- (7) Dakshin Charalkhali Gram Sabha.
- (8) Dakshin Sahebkhali Gram Sabha.

(9) Madhyam Sahebkhali Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf- 9.

The area comprised within the local limits of jurisdiction of the-

# Jogeshganj Anchal Panchayat

- (1) Dakshin Jogeshganj Gram Sabha.
- (2) Uttar Jogeshganj Gram Sabha.(3) Uttar Madhabkati Gram Sabha.
- (4) Dakshin Madhabkati Gram Sabha.
- (5) Uttar Patghara Gram Sabha.(6) Dakshin Patghara, Gram Sabha.
- (7) Paschim Hemnagar Gram Sabha.

(8) Purba Hemnagar Gram Sabha. Number of contiguous Gram Sabhas fixed in this behalf-8.

The area comprised within the local limits of jurisdiction of the -

### Gobindakatı Anchal Panchayat

- (1) Uttar Gobindakati Gram Sabha.
- (2) Dakshin Gobindakati Gram Sabha.
- (3) Sridharkatı Gram Sabha.
- (4) Uttar Malekanghumti Gram Sabha.
- (5) Dakshin Malekanghumti Gram Sabha.
- (6) Purba Malekanghumti Gram Sabha.
- (7) Kanaikati Gram Sabha.

(8) Kanthalberia Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf---8.

The area comprised within the local limits of jurisdiction of the

### Kalitala Anchal Panchayat

- (1) Uttar Parghumti Gram Sabha.
- (2) Dakshin Parghumti Gram Sabha.
- (3) Uttai Samshernagar Gram Sabha.
- (4) Dakshin Samshernagar Gram Sabha.(5) Paschim Kalitala Gram Sabha.
- (6) Purba Kalitala (Haridaskati) Gram Sabha.
- (7) Dakshin Kalitala Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf - 7.

The area comprised within the local limits of jurisdiction of the-

#### Sandelerbill Anchal Panchayat

- (1) Uttar Sandelerbill Gram Sabha.
- (2) Purba Sandelerbill Gram Sabha.
- (3) Paschim Sanderlerbill Gram Sabha.
- (4) Madhya Sandelerbill Gram Sabha.
- (5) Amberia Gram Sabha.
- (6) Bankra Dobar Gram Sabha.
- (7) Uttar Bankra Gram Sabha.
- (8) Dakshin Bankra Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf— 8.

The area comprised within the local limits of jurisdiction of the

#### Hingalgani Anchal Panchayat

- (1) Hingalgani Boltala (Ghoshpara) Gram Sabha
- (2) Hingalgani Patherdabi Gram Sabha.
  (3) Hingalgani Gar, Bagdi Hrishipara Gram Sabha.
- (4) Dakshin Hingalganj Gram Sabha.
- (5) Hingalganj Bazar Gram Sabha.
- (6) Uttar Mamudpur Gram Sabha. (7) Purba Mamudpur Gram Sabha.
- (8) Madhya Mamudpur Gram Sabha.
- (9) Paschim Mamudpur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf - -9.

Gram Sabhas constituted by notification No. 160/ Panch/1P-15/62, dated the 22nd September 1962, in police-station Hasnabad, district 24-Parganas.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 157/Panch./1P-13/62.—22nd September 1962. —In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased, for the purposes referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of conti-guous Gram Sabhas fixed in this behalf as shown below, in respect of each Anchal Panchayat and to specify the names and the territorial limits of the said Anchal Panchayats:-

The area comprised within the local limits of jurisdiction of the--

#### Panakua Anchal Panchayat

Bakeswar Gram Sabha, Chak Nursikdar Gram Sabha, Jhanjra-Magurkhali Gram Sabha, Chak Balaibag Gram Sabha, Chakkalmi-Harerchak-Cheyari Gram Sabha, Salpukur Gram Sabha, Ramkantapur-Kalicharanpur Gram Panakua Gram Sabha and Raghabpur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -9 (Nine).

The area comprised within the local limits of jurisdiction of the-

### Rashkhali Anchal Panchayat

Bharu Gram Sabha, Ram Krishnapur Gram Sabha, Rashkhali Gram Sabha, Fingedawri Gram Sabha, Dudbesali Gram Sabha and Dam Dama Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—6 (Six).

The area comprised within the local imits of jurisdiction of the-

### Julpia Anchal Panchayat

Manickjore-Uchhekhali Gram Sabha, Hata-Panarala Gram Sabha, Pirkhali Gram Sabha, Mestakhali-Nettana Gram Sabha, Matsva-khali Gram Sabha, Balakhali Gram Sabha and Julpia Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf - 7 (Seven).

The area comprised within the local limits of jurisdiction of the-

### Andhermanick Anchal Panchayat

Andhermanick Gram Sabha, Paschim Purba Andhermanick Gram Sabha, Kalipur Gram Sabha, Gangrai Gram Sabha, Chak Neta Keyapukur Gram Sabha and Kalmikhali Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf--6 (Six).

The area comprised within the local limits of jurisdiction of the

### Keoradanga Anchal Panchayat

Gram Sabha, Khiristala-Kaikhali Keoradanga Chakrosanmamud-Betberia Sabha, Gram Gram Sabha, Dari Keoradanga-Lakshmikantapur Gram Sabha, Rajakgohalia Gram Sabha and Tapna-Umarpota Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf-6 (Six).

The area comprised within the local limits of  $_{\rm rediction}$  of the—

#### Kulerdari Anchal Panchayat

Kulerdari Gram Sabha, Ram Makhaler Chak Gram Sabha, Rajarampur-Karimpur Gram Sabha, Daulatpur Gram Sabha and Krishnarampur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf - 5 (Five).

The area comprised within the local limits of risdiction of the—

### Amgachia Anchal Panchayat

Uttar Amgachia Gram Sabha, Dakshin Amgachia Gram Sabha, Uttar Kastamahal Gram Sabha, Dakshin Kastamahal Gram Sabha, Chota Ramnagar Gram Sabha and Raghudebpur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behaif -6 (Six).

The area comprised within the local limits of insdiction of the---

Dakshin Gouripur-Chakdhir Anchal Panchayat

Daelatabad Gram Sabha, Paschim Gouripur Gram Sabha, Dakshin Gouripur Gram Sabha, Chakdhir Gram Sabha, Alipur Gram Sabha, Bardeuli Gram Sabha and Deuli Balarampur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—7 (Seven).

The area comprised within the local limits of radiction of the—

Bhandaria-Kastekumari Anchal Panchayat

Gabberia Gram Sabha, Jalilpur Dosatina Gram Sabha, Kastekumari Gram Sabha, Chamni Iarpur Gram Sabha, Bhandaria Gram Sabha, Bijoyrampur Gram Sabha, Bahadurpur Gram Sabha and Uttarpurba Gouripur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf—8 (Eight).

The area comprised within the local limits of Eduction of the—

### Purba Bishnupur Anchal Panchayat

Purba Bhasa Uttar Bagi Gram Sabha, Dakshin Bagi Gram Sabha, Purba Khariberia-Ganesh-Khariberia Gram Sabha, Abjakhali-Uttar Gouripur Gram Sabha, Gandhabaduli Gram Sabha and Chak Bagi-Sapkhali-Purba Bishnupur Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf-6 (Six).

The area comprised within the local limits of isdiction of the—

# Paschim Bishnupur Anchal Panchayat

Uttar Kajirhat Gram Sabha, Paschim Bhasa Gram Sabha, Paschim Khariberia Gram Sabha, Parbatipur-Dakshin Kajirhat Gram Sabha, Uttar Bishnupur Gram Sabha, Dakshin Bishnupur Gram Sabha, Gotberia Gram Sabha, Uttar Kanyanagar Gram Sabha, Dakshin Kanyanagar Gram Sabha, Purba Kanyanagar Gram Sabha and Kanyanagar Udbastu Colony Gram Sabha.

Number of contiguous Gram Sabhas fixed in this behalf -- 11 (Eleven).

Gram Sabhas constituted by notification No. 156/ Panch./1P-13/62, dated 22nd September 1962, in police-station Bishnupur, district 24-Parganas.

> By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 156/Panch 1P-13/62.- -22nd September 1962. -Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), has come into force in the area within police-station Bishnupur in the district of 24-Parganas (hereinafter referred to as the said area), under notification No. 3693/DP/1A-69/60, dated 13th December 1960, published at page 3259 of part I of the "Calcutta Gazette, Extraordinary", dated the 15th December 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased hereby to constitute for the purposes of the said Act within the said area the Gram Sabha mentioned below and to specify the name and the local limits of jurisdiction of each such Gram Sabha:

Bakeswar Gram Sabha Mauza Bakeswar bearing J.L. No. 83.

Chak Nursikder Gram Sabha Mauza Chak Nursikder bearing J.L. No. 128.

Jhanjra-Magurkhali Gram Sabha Mauzas Jhanjra and Magurkhali bearing J.L. Nos. 87 and 85, respectively.

Chak Balaibag Gram Sabha Mauza Chak Balaibag bearing J.L. No. 86.

Chak Kalmi-Harerchak-Cheyari Gram Sabha Mauzas Chak Kalmi, Harerchak and Cheyari bearing J.L. Nos. 120, 119 and 84, respectively.

Salpukur Gram Sabha Mauza Salpukur bearing J.L. No. 121.

Ram Kantapur-Kalicharanpur Gram Sabha Mauzas Ram Kantapur, Kalicharanpur, Chak Sitaram and Khalsitala bearing J.L. Nos. 117, 116, 115, and 114, respectively.

Panakua Gram Sabha Mauza Panakua bearing J.L. No. 127.

Raghabpur Gram Sabha Mauza Raghabpur bearing J.L. No. 118 .

#### Bharu Gram Sabha

Part of the mauza Bharu Ramkrishnapur bearing J.L. No. 158 which is locally known as Bharu bounded on the-

North by mauza boundary South by mauza boundary East by mauza boundary West by plot Nos. 2333, 2334, 2335, 2341, 2342, 2343, 3075, 2388, 2359, 2360, 2364, 2365, 2368, 2373, 2774, 2766.

#### Ram Krishnapur Gram Sabha

Part of the mauza Bharu Ram Krishnapur bearing J.L. No. 158 which is locally known as Ram Krishnapur bounded on the—

North by mauza boundary and plot Nos. 2333, 2334, 2335, 2341, 2342, 2343, 3075, 2388, 2359, 2360, 2364, 2365 and 2368.

South by mauza boundary
East by plot Nos. 2373, 2774 and 2766
West by mauza boundary

#### Rashkhali Gram Sabha

Part of the mauza Rashkhali bearing J.L. No. 148 which is locally known as Rashkhali bounded on the—

North by mauza boundary South by mauza boundary East by mauza boundary West by plot Nos. 4003, 4115, 4161, 4252, 4268, 4275.

### Fingedawri Gram Sabha

Part of the mauza Rashkhali bearing J.L. No. 148 which is locally known as Fingedawri bounded on the—

North by mauza boundary South by mauza boundary East by Keorapukur Khal West by mauza boundary

### Dudbesali Gram Sabha

Part of the mauza Rashkhali bearing J.L. No. 148 which is locally known as Dudbesali bounded on the -

North by mauza boundary South by mauza boundary East by plot Nos. 4003, 4115, 4161, 4268, 4275. West by Keorapukur Khal.

Dam Dama Gram Sabha Mauza Dam Dama Kismat bearing J.L. No. 157.

Manickjore-Uchhekhali Gram Sabha Mauzas Manickjore and Uchhekhali bearing J.L. Nos. 150 and 149, respectively.

Hata-Panarala Gram Sabha Mauzas Hata and Panarala bearing J.L. Nos. 156 and 155, respectively.

Pirkhali Gram Sabha Mauza Pirkhali bearing J.L. No. 154.

Mestakhali-Nettana Gram Sabha Mauzas Mestakhali and Nettana bearing J.L. Nos. 147 and 146, respectively. Matsyakhali Gram Sabha Mauza Matsyakhali bearing J.L. No. 151.

Balakhali Gram Sabha Mauza Balakhali bearing J.L. No. 134.

Julpia Gram Sabha

Mauza Julpia bearing J.L. No. 152.

Purba Andhermanick Gram Sabha
Part of the mauza Andhermanick bearing J.L. ?
153 which is locally known as Purba Andherman bounded on the—

North by mauza boundary South by mauza boundary East by mauza boundary West by Keorapukur Khal (plot No. 3770) deplot Nos. 3394, 3433, 3442, 3444, 1766

Paschim Andhermanick Gram Sabha
Part of the mauza Andhermanick bearing J.L., \( \)
153 which is locally known as Paschim Andhermanick bounded on the—

North by mauza boundary South by mauza boundary East by Keorapukur Khal (plot No. 3770) at plot Nos. 3394, 3433, 3442, 3444, 1766. West by mauza boundary

Kalipur Gram Sabha Mauza Kalipur bearing J.L. No. 123.

Gangrai Gram Sabha Mauza Gangrai bearing J.L. No. 122.

Chak Netai-Keyapukur Gram Sabha Mauzas Chak Netai and Keorapukur bearing [3] Nos. 125 and 124, respectively.

Kalmikhali Gram Sabha Mauza Kalmikhali bearing J.L. No. 126.

Keoradanga Gram Sabha Mauza Keoradanga bearing J.L. No. 139

Khiristala-Kaikhali Gram Sabha Mauzas Khirishtala and Kaikhali bearing J.L. Not 109 and 110, respectively.

Chak Rosonmamud-Betberia Gram Sabha Mauzas Chak Rosanmamud and Betberia bend J.L. Nos. 111 and 129, respectively.

Dari Keoradanga-Lakshmikantapur Gram Sabha Mauzas Dari Keoradanga and Lakshmikantapu bearing J.L. Nos. 130 and 131, respectively.

Rajak Gohalia Gram Sabha Mauza Rajak Gohalia bearing J.L. No. 138.

Tapna-Umarpota Gram Sabha
Mauzas Tapna and Umarpota bearing J.L. Not
132 and 133, respectively.

Kulerdari Gram Sabha Mauza Kulerdari bearing J.L. 82.

Ram Kakhaler Chak Mauza Ram Kakhaler Chak bearing J.L. No. 81

### Rajarampur-Karimpur Gram Sabha

Mauzas Rajarampur, Karimpur and Kismat Garimpur bearing J.L. Nos. 80, 92 and 91, espectively.

### Daulatpur Gram Sabha

Mauzas Daulatpur and Sarmasterchak bearing J.L. 50s. 79 and 17, respectively.

#### Krishnarampur Gram Sabha

Mauza Krishnarampur bearing J.L. No. 89.

#### Uttar Amgachia Gram Sabha

Part of the mauza Amgachai bearing J.L. No. 93 which is locally known as Uttar Amgachia bounded on the—

North by mauza boundary South by plot Nos. 169, 542, 509, 1282, 1302, 2234 (Pailan to Amgachia Khal), 2424, 2525. East by mauza boundary West by mauza boundary

### Dakshin Amgachia Gram Sabha

Part of the mauza Amgachia bearing J.L. No. 93 which is locally known as Dakshin Amgachia bounded on the—

North by plot Nos. 169, 542, 509, 1282, 1302, 2234 (Pailan to Amgachia Knal), 2424, 2425. South by mauza boundary East by mauza boundary West by mauza boundary

### Uttar Kastamahal Gram Sabha

Mauza Majherdari bearing J.L. No. 94 and part of the mauza Kastamahal bearing J.L. No. 113 which is locally known as Uttar Kastamahal bounded on the—

North by mauza boundary South by plot Nos. 1258, 1617, 1616, 1612, 1534, 1533, 1525, 1465, 1471, 1474, 1475, 1476. East by mauza boundary West by mauza boundary

### Dakshin Kastamahal Gram Sabha

Part of the mauza Kastamahal bearing J.L. No. 113 which is locally known as Dakshin Kastamahal bounded on the-

North by plot Nos. 1258, 1617, 1616, 1612, 1534, 1533, 1525, 1465, 1471, 1474, 1475, 1476. South by mauza boundary East by mauza boundary West by mauza boundary

Chhota Ramnagar Gram Sabha Mauza Chhota Ramnagar bearing J.L. No. 112.

### Raghudebpur Gram Sabha

Mauzas Raghudebpur and Debipur bearing J.L. Nos. 90 and 88, respectively.

Daulatabad Gram Sabha Mauza Daulatabad bearing J.L. No. 108.

#### Paschim Gouripur Gram Sabha

Part of the mauza Dakshin Gouripur bearing J.L. No. 107 which is locally known as Paschim Gouripur bounded on the—

North by mauza boundary
South by plot Nos. 2035, 2326 (including the plots)
East by plot Nos. 946, 1262.
West by mauza boundary

#### Dakshin Gouripur Gram Sabha

Part of the mauza Dakshin Gouripur bearing J.L. No. 107 which is locally known as Dakshin Gouripur bounded on the—

North by plot Nos. 2326, 2035 (excluding the plots).

South by mauza boundary
East by plot Nos. 3960, 3215, 3150, 3838.

West by mauza boundary

#### Chakdir Gram Sabha

Mauza Chakdir bearing J.L. No. 102 and part of the mauza Alipur bearing J.L. No. 103 which is locally known as Purba Alipur bounded on the--

North by mauza boundary South by mauza boundary East by mauza boundary West by plot Nos. 392, 379, 571, 565, 938, 566 (including the plots).

### Alipore Gram Sabha

Part of the mauza Alipur bearing J.L. No. 103 which is locally known as Alipur bounded on the-

North by mauza boundary South by mauza boundary East by plot Nos. 392, 379, 571, 565, 938, 566 (excluding the plots) West by mauza boundary

### Bardeuli Gram Sabha

Mauza Bardeuli bearing J.L. No. 104 and part of the mauza Deuli bearing J.L. No. 105 which is locally known as Dewli Daspara bounded on the

North by mauza boundary South by mauza boundary West by mauza boundary East by plot Nos. 492, 828 (including the plots)

### Deuli Balarampur Gram Sabha

Mauza Balarampur bearing J.L. No. 106 and part of the mauza Deuli bearing J.L. No. 105 which is locally known as Deuli bounded on the--

North by mauza boundary South by mauza boundary East by mauza boundary West by plot Nos. 492, 828 (excluding the plots).

### Gabberia Gram Sabha

Mauza Gabberia bearing J.L. No. 140.

Jalilpur-Dosatina Gram Sabha Mauzas Jalilpur and Dosatina bearing J.L. Nos. 137 and 136, respectively.

Kastekumari Gram Sabha Mauza Kastekumari bearing J.L. No. 135 Chamni-Iarpur Gram Sabha

Mauzas Chamni and Iarpur bearing J.L. Nos. 142 and 141, respectively.

Bhandaria Gram Sabha

Mauza Bhandaria bearing J.L. No. 145.

Bijoyrampur Gram Sabha

Mauza Bijoyrampui bearing J.L. No. 143.

Bahadurpur Gram Sabha

Mauza Bahadurpur bearing J.L. No. 144.

Uttar Purba Gouripur Gram Sabha

Part of the mauza Dakshin Gouripur bearing J.L. No. 107 which is locally known as Uttar Purba Gouriput bounded on the -

North by mauza boundary

South by mauza boundary East by mouza boundary

West by plot Nos. 946, 1262, 3960, 3216, 3150, 3838.

Purba Bhasa Uttar Bagi Gram Sabha

Part of the mauzas Bhasa and Bagi bearing J.L. Nos. 20 and 78 which are locally known as Purba Bhasa and Uttar Bagi bounded on the-

North by mauza boundary

South by Bhasa to Amgachia Road and plot Nos. 1460, 1942, 2060, 2077 (including the plots)

East by mauza boundary

West by Diamond Harbour Road.

### Dakshin Bagi Gram Sabha

Part of the mauza Dakshin Bagi bearing J.L. No. 78 which is locally known as Dakshin Bagi bounded on the -

North by Bhasa to Amgachia Road, plot Nos. 1460, 1942, 2060, 2077 (excluding the plots).

South by mauza boundary

East by mauza boundary West by mauza boundary

Purba Khariberia-Ganesh Khariberia Gram Sabha

Part of the mauza Khariberia bearing J.L. No. 29 which is locally known as Purba Khariberia bounded on the

North by mauza boundary

South by mauza boundary

East by mauza boundary

West by Diamond Harbour Road; and mauza Ganesh Kharberia bearing J.L. No. 77.

Abjakhalı-Uttar Gouripur Gram Sabha

Mauza Abjakhalı bearing J.L. No. 96 and mauza Uttar Gouripur bearing J.L. No. 95.

Gandhabaduli Gram Sabha

Mauza Gandhabaduli bearing J.L. No. 97.

Chak Bagi-Sapkhali-Purba Bishnupur Gram Sabha

Mauzas Chak Bagi and Sapkhali bearing J.L. Nos. 76 and 75, respectively; and part of the mauza Bishnupur bearing J.L. No. 30 which is locally known as Purba Bishnupur bounded on the-

North by mauza boundary

South by mauza boundary

East by mauza boundary West by Diamond Harbour Road.

Uttar Kajirhat Gram Sabha

Mauza Uttar Kajirhat bearing J.L. No. 22.

Paschim Bhasa Gram Sabha

Part of the mauza Bhasa bearing J.L. No. 20 which is locally known as Paschim Bhasa bounded or

North by mauza boundary South by mauza boundary East by Diamond Harbour Road.

West by mauza boundary

#### Paschim Khariberia Gram Sabha

Part of the mauza Khariberia bearing J.L. No. 29 which is locally known as Paschim Khariberia bounded on the -

North by mauza boundary South by mauza boundary East by Diamond Harbour Road. West by mauza boundary

Parbatipur-Dakshin Kajirhat Gram Sabha

Mauzas Parbatipur and Dakshin Kajirhat bearing J.L. Nos. 28 and 21, respectively.

### Uttar Bishnupur Gram Sabha

Part of the mauza Bishnupur bearing J.L. No. 30 which is locally known as Uttar Bishnupur bounded on the--

North by mauza boundary South by plot Nos. 1608, 1584, 1583, 1404, 1392, 1223, 890, 899, 1052, 903, 829, 828, 812 (including

the plots)
East by Diamond Harbour Road

West by mauza boundary

### Dakshin Bishnupur Gram Sabha

Part of the mauza Bishnupur bearnig J.L. No. 30 which is locally known as Dakshin Bishnupur bounded on the-

North by plot Nos. 1608, 1584, 1583, 1404, 1392, 1223, 890, 899, 1052, 903, 829, 828, 812 (excluding the plots).

South by mauza boundary East by Diamond Harbour Road West by mauza boundary

### Gotberia Gram Sabha

Mauza boundary of Gotberia bearing J.L. No. 31

### Uttar Kanyanagar Gram Sabha

Part of the mauza Kanyanagar bearing J.L. No. 32 which is locally known as Uttar Kanyanagar bounded on the-

North by mauza boundary

South by plot Nos. 1420, 1419, 1418, 1288, 1290. 571, 579, 528, 600, 599.

East by mauza boundary West by mauza boundary

# Dakshin Kanyanagar Gram Sabha

Part of the mauza Kanyanagar bearing J.L. No. 32 which is locally known as Dakshin Kanyanaga bounded on the-

North by plot Nos. 601, 1232, 572, 655

South by mauza boundary

East by plot Nos. 655, 652, 665, 667, 669. 894. 900, 922, 921, 918, 1766

West by plot Nos. 1627, 1628, 1631, 1632, 1634

### Purba Kanyanagar Gram Sabha

Part of the mauza Kanyanagar bearing J.L. No. 32 nch is locally known as Purba Kanyanagar unded on the

North by plot Nos. 1011, 1012, 1013, 1014, 1015.

, such by mauza boundary

(ast by mauza boundary West by plot Nos. 1011, 1010, 1002, 1001, 998, 990, 974, 973, 923, 924, 925, 920, 919.

Kanyanagar Udbastu Colony Gram Sabha

Part of the mauza Kanyanagar bearing J.L. No. 32 nch is locally known as Kanyanagar Udbastu your bounded on the--

North by plot Nos. 1421, 1422, 1423, 1424 South by Nibaran Dutta Road Last by plot Nos. 1626, 1620, 1619, 1618, 1616, 13

Nest by mauza boundary

By order of the Governor, R. N. BHATTACHARJEA,

Dy. Secy. to the Govt. of West Bengal.

vi 108/Panch/1P-12/62.—4th September 1962. exercise of the power conferred by section 25 of West Bengal Panchayat Act, 1957 (West Bengal 11 of 1957), the Governor is pleased, for the pures referred to in sub-section (1) of the said tion, hereby, to establish the following Anchal actional action of contiguous the number of contiguous r. Sabhas fixed in this behalf as shown below in rect of each Anchal Panchayat and to specify the ness and the territorial limits of the said Anchal □ havats:

the area comprised within the local limits of isdiction of the

### Mougram Anchal Panchayat

- Charsujapur.
- Sujapur.
- Narayanpur.
- Nutangram.
- Mougram Uttar.
- Mougram Purba. Mougram Paschim.
- 8 Kalyanpur.

No. of contiguous Gram Sabhas fixed in this behalf 8.

the area comprised within the local limits of radiction of the

# Sitahati Anchal Panchayat

- Sankhai.
- Siruli.
- Naliapur.
- Sitahati.
- Uddharanpur.
- Naihati.
- Keuguri Uttar.
- 8 Keuguri Dakshin.

No of contiguous Gram Sabhas fixed in this behalf 8.

The area comprised within the local limits of jurisdiction of the-

#### Nabagram Anchal Panchayat

- Nabagram.
- Purulia.
- Siblun.
- Begunkola-Kankurhati.
- Amoalgram.
- Gomai.

No. of contiguous. Gram Sabhas, fixed in this behalf 6.

The area comprised within the local limits of prosdiction of the-

#### Gangatikuri Anchal Panchayat

- Gangatikuri Uttar.
- Gangatikuri Dakshin.
- Hamatpur.
- 4 Balutia.
- Birahimpur Purba.
- Birahimpur Paschim.
- Baharan Paschim. Baharan Purba.
- Murundi.

No. of contiguous. Gram Sabhas, fixed in this behalf—9.

The area comprised within the local limits of jurisdiction of the-

#### Billeswar Anchal Panchayat

- Charkhi.
- Gurpara.
- Kopa. Maliha.
- Khenaibanda.
- Rasui.
- 7 Billeswar.

No. of contiguous. Gram Sabhas, fixed in this behalf 7.

The area comprised within the local limits of jurisdiction of the

# Ketugram Anchal Panch iyat

- Ketugram Uttar.
- Ketugram Purba.
- Ketugram Madhya. Ketugram Paschim.
- Pachandi.
- 6 Loharundi-Kandanag.

No. of contiguous Gram Sabhas fixed in this

The area comprised within the local limits of jurisdiction of the

### Nirol Anchal Pan hayat

- J. Dhadels, (Nirol Uttar)
- Nirol Paschim
- 3 Nuol Purba.
- Dakshindihi
- 5 Srirampur.

No. of contiguous. Gram Sabhar fixed in this behalf

Gram Sabhus constituted by notification No. 107.7 Panch/1P-12/62, dated 4th September 1962

By order of the Governor, R N BHATTACHARJEA,

Dv. Secy. to the Govt. of West Bengil

No. 160Panch/1P-15/62.—22nd September 1962.—Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act 1 of 1957), has come into force in the area within police-station Hasnabad in the district of 24-Parganas (hereinafter referred to as the said area), under notification No. 1840/DP/1A-69/60, dated 7th June 1960, published at page 2071 of part 1 of the "Calcutta Gazette", dated the 16th June 1960:

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased hereby to constitute for the purposes of the said Act within the said area the Gram Sabhas mentioned below and to specify the name and the local limits of jurisdiction of each such Gram Sabha: -

# Uttar Durgapur Bailani Gram Sabha

Part of the mauza Durgapur Bailani, J. L. No. 80, bounded by mauza boundary in north, east west and south by bandh bearing plot No. 534.

# Dakshin Durgapur Bailani Gram Sabha

Part of the mauza Durgapur Bailani, locally known as Dakshin Durgapur Bailani, J. L. No. 80, bounded on the north by the southern boundary of Uttar Durgapur Bailani Gram Sabha and by mauza boundary on south, east and west.

Dharamberia Gram Sabha Whole of mauza Dharamberia, J. L. No. 81.

#### Paschim Bishpur Gram Sabha

Part of the mauza Bishpur, J. L. No. 82 bounded on the north and west by mauza boundary, south by mauza boundary and bandh bearing plot Nos. 1037 and 420, east by bandh bearing plot Nos. 619, 845, 1151, 951, 1011, 1131, by bandh bearing plot Nos. 1037, 420 ending with plot No. 416 (including the plot).

### Purba Bishpur Gram Sabha

Part of the mauza Bishpur, J. L. No. 82 bounded on the north by the southern boundary of Paschim Bishpur Gram Sabha, south by the mauza boundary, east by the Goureswar river, west by the eastern boundary of the Paschim Bishpur Gram Sabha and mauza boundary.

# Paschim Khejurberia Gram Sabha

The whole of the mauza Paschim Khejurberia, J. L. No. 84, the whole of the mauza Pubergheri, J. L. No. 85.

### Dhanikhalı Gram Sabha

The whole of the mauza Dhanikhali, J. L. No. 87, the whole of the mauza Kankuria, J. L. No. 86.

Purba Khejurberia Gram Sabha

The whole of the mauza Purba Khejurberia J. L No. 83.

#### Bainara Gram Sabha

The whole of the mauza Bainara, J. L. No. 88.

# Kumirmari Gram Sabha The whole of the mauza Kumirmari, J. L. No. 84

#### Uttar Banstala Gram Sabha

Part of the mauza Banstala, J. L. No. 91 boun on the south by cross-bandh bearing plot No by bearing plot Nos. 301, 292, 286 (including plots), north, east and west by mauza boundary

### Dakshin Banstala Gram Sabha

Part of the mauza Banstala J. L. No. 91 locknown as Dakshin Banstala bounded on the north the southern boundary of Uttar Banstala Gasabha, south, east and west by mauza boundary.

# Uttar Rupamari Gram Sabha

Part of the mauza Rupamari J. L. No. 90 bounon the north and west by mauza boundary, south village road bearing plot Nos. 894, 864, 648, (including the plots), east by the Goureswar river

### Dakshin Rupamari Gram Sabha.

Part of the mauza Rupamari J. L. No. 90 boum on the north by the southern boundary of Ul Rupamari Gram Sabba, south and west by the maboundary and east by the Goureswar river.

# Dakshin Bhanderkhalı Gram Sabha

Part of the mauza Bhanderkhali J. L. No. 92 look known as Bhanderkhali Chhayam bounded on a north by Khal bearing plot Nos. 203, 720, 106, by plot Nos. 84, 349, west by bandh bearing p. No. 352, khal bearing plot No. 467 and by plot \$\frac{1}{2}\$ 476 (including the plots), south and east by not boundary.

#### Uttar Bhanderkhali Gram Sabha

Part of the mauza Bhanderkhali J. L. No locally known as Bhanderkhali Dashani bounded the north and west by the mauza boundary, sou by the northern boundary of Dakshin Bhanderkh Gram Sabha and east by the mauza boundary a by the western boundary of Dakshin Bhanderkhal

#### Kothabari Gram Sabha

The whole of the mauza Kothabari, J.L. No. 93

### Lebukhali Gram Sabha

The whole of the mauza Lebukhali, J. L. No. 18

### Sarupkhati Gram Sabha

The whole of the mauza Sarupkathi J. L. No. 10 and the whole of the mauza Keterchak J. L. No. 10

#### Chota Sahebkhali Gram Sabha

The whole of the mauza Choto Sahabkhali J. L. N. 102.

### Putia Mathbari Gram Sabha

The whole of the mouza Putia Mathbari J. L. N. 106.

#### Dulduli Gram Sabha

### The whole of the mauza Dulduli J. L. No. 107. Puratan Sahebkhali Gram Sabha

part of the mauza Sahebkhali J. L. No. 110 bounded the north, east and west by mauza boundary, buth by bandh bearing plot Nos. 665, 768, 764, 763 plinding the plots).

### Uttar Sahebkhali Gram Sabha

part of the mauza Sahebkhali, J. L. No. 110, which locally known as Uttar Sahebkhali, bounded on the 5th by the southern boundary of Puratan Gram iblas, south by the bandh bearing plot Nos. 1093, 1091, 1090 (including the plots), east and west by 3 mauza boundary.

#### Pukuria Chak Gram Sabha

The whole of the mauza Pukuria J.L. No. 108, anown as Pukuria Chak.

#### Uttar Ramapur Gram Sabha

 $p_{\rm eff}$  of the mauza Ramapur J. L. No. 114 bounded  $_{\rm 2b}$  the north, east and west by mauza boundary, with by bandh bearing plot No. 330.

#### Paschim Ramapur Gram Sabha.

Part of the mauza Ramapur bearing J. L. No. 114 arided on the north by the southern boundary of dar Ramapur Gram Sabha and by the bandh bearing plot No. 697 and south and west by mauza aridary, east by bendh bearing plot Nos. 230, 310, 31, 838, 839, 842, 843, 845 to 851 (including the lyt.)

### Purba Ramapur Gram Sabha

Part of the mauza Ramapur J. L. No. 114 bounded the north by mauza boundary and by the southern andary of Uttar Ramapur Gram Sabha, south by Jauza boundary and by bandh bearing plot No. 697, set by mauza boundary, west by the eastern oundary of Paschim Ramapur Gram Sabha.

#### Deuli Gram Sabha

The whole of the mauza Deuli J. L. No. 109 locally nown as Deuli.

### Purba Charelkhali Gram Sabha

Part of the mauza Charalkhali J. L. No. 111 bunded on the north, east and west by mauza bundary, south by the plot Nos. 880, 879, 888 (infuling the plots) and by bandh bearing plot Nos. 65, 639 and 22.

#### Dakshin Charalkhali Gram Sabha

Pert of the mauza Charalkhali J. L. No. 111 bunded on the north by the southern boundary of urba Charalkhali Gram Sabha, south, east and west a mauza boundary.

# Dakshin Sahebkhali Gram Sabha

Part of the mauza Sahebkhali J. L. No. 110 locally alown as No. 5 Sahebkhali, bounded on the north the southern boundary of Madhya Sahebkhali dam Sebha, south, east and west by mauza oundary.

### Madhyam Sahebkhali Gram Sabha

Part of the mauza Sahebkhali J. L. No. 110 locally known as No. 4 Sahebkhali, bounded on the north by the southern boundary of Uttar Sahebkhali Gram Sabha, south by the cross-bandh bearing plot No. 1243, east and west by mauza boundary.

#### Dakshin Togeshganj Gram Sabha

Part of the mauza Jogeshganj J. L. No. 117, bounded on the north, by bandh bearing plot Nos. 842, 541, 1110, south, west and east by mauza boundary

#### Uttai Jogeshganj Gram Sabha

Part of the mauza Jogeshganj, J. L. No. 117, bounded on the north, east and west by mauza boundary, south by the northern boundary of Dakshin Jogeshganj Gram Sabha.

### Uttar Madhabkati Gram Sabha

Part of the mauza Madhabkati, J.L. No. 115, bounded on the north, east and west by mauza boundary and south by cross-bandh bearing plot Nos. 535, 585, 584, 1003, by cross-bandh and by village road bearing plot No. 1245.

#### Dakshin Madhabkati Gram Sabha

Part of the mauza Madhabkati bearing J. L. No. 115, bounded on the north by southern boundary of Uttai Madhabkati Gram Sabha, south, east, west by mauza boundary.

#### Uttai Pathghara Gram Sabha

Part of the mauza Pathghora, J. L. No. 116 bounded on the north, cast and west by mauza boundary, south by bandh bearing plot Nos. 36, 37, 527, 509.

#### Dakshin Pathgora Gram Sabha

Part of the mauza Pathghara, J. L. No. 116, bounded on the north, south, east and west by mauza boundary.

### Paschim Hemnagar Gram Sabha

Part of the mauza Hemnagar, J. L. No. 118 locally known as No. 8 Hemnagar bounded on the north by mauza boundary and by bandh bearing plot Nos. 405, 56, Methakhah Khal, east by bandh bearing plot Nos. 425, 458, south and west by mauza boundary.

### Purba Hemnagar Gram Sabha

Part of the mauzi Hemnagar, J. I. No. 118 locally known as No. 9 Hemnagar, bounded on the north, south, east by mauza boundary and west by mauza boundary and the eastern boundary of Paschim Hemnagar Gram Sabha.

# Uttar Gobindakati Gram Sabha

Part of the mauza Sridharkati J L No 120 bounded on the north by Khal bearing plot No 369, by bandh bearing plot No, 482 by khal bearing plot Nos, 362, 325 and 573 merging with Amtali Khal, south by the northern boundary of Dakshin Gobardakati Gram Sabha, east and west by mauza boundary.

 $[b^{AB}]$ 

### Dakshin Gobindakati Gram Sabha

Part of the mauza Sridharkati J. L. No. 120 bounded on the north by bandh bearing plot Nos. 440, 719 and 870, south, east and west by mauza boundary.

#### Sridharkati Gram Sabha

Part of the mauza Sridharkati J. L. No. 120, bounded on the north, east and west by mauza boundary, south by the northern boundary of the Uttar Govindakati Gram Sabha.

### Uttar Malekanghumti Gram Sahba

Part of the mauza Malekanghumti J. L. No. 121 bounded on the north by Kalindi river and mauza boundary, south by plot No. 384 and by bandh bearing plot Nos. 385 and 387 (including the plots), east by Kalindi river, i.e. by mauza boundary, west by mauza boundary.

#### Dakshin Malekanghumti Gram Sabha

Part of the mauza Malekanghumti, J. L. No. 121, bounded on the north, south and east by mauza boundary, west by the eastern boundary of Purba Malekanghumti Gram Sabha

#### Purba Malekanghumti Gram Sabha

Part of the mauza Malekanghumti, J. L. No. 121, bounded on the north by the southern boundary of Uttar Malekanghumti Gram Sabha and the Kalindi river, south by mauza boundary, east by plot Nos. 671, 662, 661, 660, 650, 653 (including the plots), by khal bearing plot Nos. 851, 838 (including the plots), by khal bearing plots Nos 823, 848, 832 and 833 (including the plots), west by mauza boundary.

#### Kanaikati Gram Sabha

The whole of the mauza Kanaikati J. L. No. 112.

#### Kinthalberia Gram Sabha

The whole of the mauza Kanthalberia J. L. No. 113.

# Uttar Parghumti Gram Sabha

Part of the mauza Parghumti, J. L. No. 119 locally known as No. 1 Parghumti, bounded on the north, east, west by mauza boundary, south by bandh bearing plot Nos. 147 and 400.

# Dakshin Parghumti Gram Sabha

Part of the mauza Parghumti, J. L. No. 119, locally known as No. 2 and 652 Gheri Perghumti bounded on the north by the southern boundary of the Uttar Parghumti Gram Sabha, south, east and west by mauza boundary.

#### Uttar Samshernagar Gram Sabha

Part of the mauza Semshernagar, J. L. No. 12 locally known as Nos. 1 and 2 Samshernagar,  $b_{04\mu_0}$  ed on the north, east and west by mauza  $b_{04\mu_0}$  south by mauza boundary and bandh bearing 15 No. 528.

### Dakshin Samshernagar Gram Sabha

Part of the mauza Shemshernagar, J. L. No. 12 locally known as Nos. 3 and 4 Shemsheria, bounded on the north by mauza boundary and some ern boundary of Uttar Shamshernagar Gram 8.23, south, east and west by mauza boundary.

#### Paschim Kalitala Gram Sobha

Part of the mauza Kalitala, J. L. No. 122, logic known as Paschim Kalitala bounded on the troe east, west by mauza boundary, south by Charles khali Khali bearing plot Nos. 21, 270 (including the plots).

#### Purbakalitala (Haridaskathi) Gram Sabha

Part of the mauza Kalitala, J. L. No. 122 whalknown as Purba Kalitala Haridaskati bounded was north by the southern boundary of Paschimkalital Gram Sabha and by mauza boundary, sonth and by mauza boundary, west by Chingrakhali Kh. Libing plot No. 267 and by bandh bearing plot No.

#### Dakshin Kalitala Gram Sabha

Part of the mauza Kalitala J. L. No. 122 bear on the north by the southern boundary of fact Kalitala Gram Sabha, south and west by an noundary, east by the western boundary of Fa Kalitala Horidaskathi Gram Sabha

#### Uttar Sandelerbill Gram Sabha

Part of the mauza Sandelerbill, J. L. No. 95 to known as No. 4 Sandelerbill bounded on the by the mauza boundary and the Gouresward south by the northern boundary of Purba Sandard and Sabha up to plot No. 1255 then by banded ing plot No. 1035 running towards south up to No. 1486 then by the same bandh bearing plot No. 295 which changes its course moves towards south ending in the Goureswards and west by mauza boundary.

#### Purba Sandelerbill Gram Sabha

Part of the mauza Sandelerbill, I. L. No. 95 Four on the north by khal bearing plot No. 125% transformed into village road, south and ormauza boundary, west by bandh bearing 1350 1035 by Khal bearing plot Nos. 1485, 1535 by halbearing plot No. 1526 by khal bearing plot No. 8081 and 3085 (including the plots).

#### Paschim Sandelerbill Gram Sabha

Part of the mauza Sandelerbill, J. L. No. 95 add on the north by the southern boundary of the Sandelerbill Gram Sabha, south by mauza and ry, east by khal bearing plot Nos. 1485, 1535, 1505 and by bundh bearing plot Nos. 2121, 2421, 55 by khal bearing plot Nos. 3434, 3464, 3463, pand bearing plot No. 3457, by bandh bearing plot Nos. 3439, 3450 and by bundh bearing plot No. 2 west by the eastern boundary of Uttar Sandeler-Gram Sabha and by mauza boundary.

#### Madhya Sandelerbill Gram Sabha

Part of the mauze Sandelerbill, J. L. No. 95 anded on the north by Paschim Sandelerbill Gram that south by the mauze boundary, west by the stere boundary of Paschim Sandelerbill Gram that

#### Amberia Gram Sabha

the whole of the mauza Amberia J. L. No. 94.

#### Bankra Dobar Gram Sabha

He whole of the mauza Bankra Dobar, J. L. No. 99, whole of mauza Singerkati, J.L. No. 100 and the lole of the mauza Khosbas J. L. No. 101.

#### Uttar Bankra Gram Sabha

Part of the mauza Bankra J. L. No. 98 locally war as Nos. 1 and 2 Bankra bounded on the north neutza boundary, south by plot Nos. 593, 575, 580, . by village road bearing plot Nos. 616, 965, 646, 2 and 651, east by the Kalinda river, west by tra boundary.

### Dakshin Baukra Gram Sabha

fat of the mauze Bankra J L No. 98 locally was as Nos 3 and 4 Benkra bounded on the th by the southern boundary of Uttar Benkra in Sabha, south, east and west by mauza boundary.

### ilingalganj Boltala (Ghoshpara) Gram Sabha

art of the mauza Hingalganj J. L. No. 97 which is wn as Hingalganj Boltala bounded on the north by 12a boundary, south by D. B. road bearing plot 567, east by the Ichamati river, west by mauzandary and D. B. road bearing plot No. 567.

### Hingalgani Patherdabi Gram Sabha

art of the mauza Hingalganj J. 1. No 97 which sown as Hingalganj Patherdabi bounded on the th by the southern boundary of Hingalganj Bol-Gram Sabha, south by plot Nos. 1362, 1373, 1377, 9 and 1380 (including the plots), east by the matiriver, west by the plot Nos 792, 788, 1194, 3, 1207, 1228 (including the plots). The last ploting in the D. B. Road bearing plot No. 567

#### Hingalgani Gar, Bagdi and Hrishipara Gram Sabha

Part of the mauza Hingalganj J. L. No. 97 locally known as Hingalganj Gar, Bangdhi, Hrishipara bounded on the north by mauza boundary, south by the limit of sheet No. 2 of the mauza map, east by the wistern boundary of Hingalganj Patherdabi Gram Sabha by D. B. Road bearing plot No. 567, by plot Nos. 1451–1454, 1452–1453, 1455–1461 and by village road bearing plot Nos. 1544 and 1420, west by mauza boundary.

#### Dakshin Hingalganj Gram Sabha

Part of the mauza Hingalganj, J. L. No. 97 bounded on the north by Hingalganj Garpara Gram Sabha, cast by Kalındi river, south and west by mauza boundary.

#### Hingalganj Bazar Gram Sabha

Part of the mauza Hingalganj J. L. No. 97 which is locally known as Hingalganj bazar bounded on the north by Hingalganj Patherdabi Gram Sabha, south by the Dakshin Hingalganj Gram Sabha, east by the Jehamati and Kalindi river, west by Hingalganj Gar, Bagdi, Hrishipara Gram Sabha.

### Uttar Mamudpur Gram Sabha

Part of the mauza Mamudpur, J. L. No. 96 locally known as Nos. 20, 21, 22 Mamudpur bounded on the north by mauza boundary, south by village road bearing plot No. 1224, by khal bearing plot Nos. 1285, 504 and 528, east by mauza boundary, west by the Goureswar river.

#### Purba Mamudpur Gram Sabha

Part of the mauza Mamedpur, J. L. No. 96 bounded on the north by the southern boundary of the Uttar Mamadpur Gram Sabha, south by mauza boundary, cast by the limit of sheet. No., 3, 5 and 6 of the mauza map, west by khal bearing plot Nos, 1186, 1195, 1210, 1384, by bandh bearing plot Nos, 1516, 1697, 37, 32, by road bearing plot No. 3867, by bandh bearing plot Nos, 4295, 4505 and by plot No. 4461.

### Madhya Mamudpur Gram Sabha

Part of the mauza Mimudpur J. L. No. 96 bounded on the north by the southern boundary of Uttar Mamudpur Gram Sabha, south by the mauza boundary, east by the boundary of Purba Mamudpur Gram Sabha, west by plot No. 1268/1223, by khal bearing plot No. 1269 and by bandh bearing plot No. 1363 of sheet No. 3 and then by the limit of sheet No. 5.

#### Paschim Mamudpur Gram Sabha

Part of the mauza Mamudpur, J.L. No. 96 bounded on the north by the southern boundary of Uttar Mamudpur Gram Sabha, south by the mauza boundary, east by the western boundary of Madhya Mamudpur Gram Sabha, west by the Goureswar river

By order of the Governor, R N BHATTACHARIEA,

Dv. Secv. to the Govt. of West Bengal

No. 146Panch 1P-14/62.—21st September 1962.—In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act 1 or 1957), the Governor is pleased, for the purpores referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of contiguous Gram Sabhes fixed in this behalf as shown below in respect of each Anchal Panchayat and to specify below the names and the territorial limits of the said Anchal Panchayats:

### Ankhona Anchal Panchayat

The area comprised within the local limits of jurisdiction of the

- I Purba Ankhona.
- 2 Paschim Ankhona.
- 3 Murutia.
- 4 Chenchuri-Subipur.
- 5 Mathina.
- 6 Kusutia
- 7 Jehapur Mahula
- 8 Purba Chakta.
- 9 Paschim Chakta

No. 69 contiguous Gram Sabhas fixed in this behalf 9.

### Agordanga Anchal Panchayat

The area compared within the local limits of jurisdiction of the

- J. Sreegram.
- 2 Rechunia.
- 3 Agardanga.
- 4 Kachutia.
- 5 Malgrun
- 6 Anigoria.
- 7 Arna

No of coatiguous Gram Sabhas fixed in this behalf 7.

### Berugram Anchal Panchayat

The area comprise I within the local limits of jurisdiction of the -

- 1 Purba Berugram.
- 2 Pischim Berugram.
- 3 Doksin Morgram.
- 4 Utta Morgram
- 5 Chinispur.
- 6 Kulut.
- 7 Kantadihi
- 8 Kuialsa

No of continuous Gram Sabhas fixed in this behalf - 8.

#### Kandara Inanadas Anchal Panchayat

The area comprised within the local limits jurisdiction of the ---

- 1 Daksin Kandra.
- 2 Uttar Kandra.
- 3 Purba Kandra,
- 4 Madhya Kandra.
- 5 Sreepur.
- 6 Ujalpur.
- 7 Kurmodanga.

No. of contiguous Gram Sabhas fixed in behalf 7.

### Murgram-Gopalpur Anchal Panchayat

The area comprised within the local limits jurisdiction of the—

- 1 Daksin Gopalpur.
- 2 Uttar Gopalpur.
- 3 Uttar Kumarpur-Beninagar.
- 4 Daksin Kumarpur.
- 5 Bamundi.
- 6 Khalipur.
- 7 Murgram.
- 8 Katundidanga.

No. of contiguous Gram Sabhas fixed in a behalf—8.

#### Rajoor Anchal Panchayat

The area comprised within the local limit, jurisdiction of the—

- I Daksin Rajoor.
- 2 Uttar Rajoor.
- 3 Masundi Bahara.
- 4 Masundi Keundi.
- 5 Khanji.
- 6 Raikhan.
- / Argon.
- 8 Khaspur.

No. of contiguous Gram Sabhas fixed in a behalf—8.

### Pandugram Anchal Panchayat

The area comprised within the local limits jurisdiction of the —

- 1 Purba Pandugram.
- 2 Paschim Pandugram.
- 3 Khatundi.
- 4 Mitratikuri.
- 5 Kunchara.
- 6 Kulai.
- 7 Bakalsa.
- 8 Bhandergoria.

No. of contiguous Gram Sabhas fixed in the behalf -8.

#### Palita Anchal Panchayat

The area comprised within the local limits of arradiction of the

- 1 Dadhia.
- 2 Chiapur.
- 3 Kantari.
- 4 Serandi.
- 5 Palita.
- 6 Bira.
- 7 Narenga.

 $N_{\rm O}$  of contiguous Gram Sabhas fixed in this behalf 7.

(12m Sabhas constituted by notification No. 147 Panch 1P-14 62, dated 21st September 1962, in police-station Ketugram, district Burdwan.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy to the Govt. of West Bengal.

No 143/Panch/1A-4 62.—20th September 1962.

The exercise of the power conferred by sub-section to a section 1 of the West Bengal Panchayat Act, 1977 (West Bengal Act 1 of 1957), the Governor is the section appoint 24th day of September 1962 as the date on which the remaining sections of the said Act shall come into force in the following areas trainely:

#### Burdwan district-

Happur police-station.
Khindaghosh police-station.
Geta police-station.
Ondal police-station.
Ondal police-station.
Sumpur police-station.
kulti police-station.
Asansol police-station.
Perabani police-station.
Lacuria police-station.
Ramanj police-station.

### Birbhum district-

Mayureswar police-station. Humbazar police-station. Ranger police-station. Surr police-station. Ehoversol police-station. Pempurhat police-station.

### Renkura district-

Lypur police-station, Chapar police-station.
Chapar police-station,
Barkara police-station,
khatra police-station,
bidpur police-station,
Vishnupur police-station.

#### Howrah district-

Udaynarayanpur police-station. Jagatballavpur police-station. Amta police-station. Bally police-station. Jagacha police-station. Sankrail police-station. Panchla police-station.

#### Hooghly district-

Haripal police-station.

Tarakeswar police-station.

Pandua police-station.

Chinsurab police-station.

Magra police-station.

Serampur police-station.

Uttarpara police-station.

### Midnapore district-

Jambani police/station Mohampur police-station. Ramnagar police-station Nandigram police-station Garbeta police-station. Salboni police-station. Keshpur police-station. Nayagram police-station. Sankrail police-station. Midnapore police-station. Sabang police-station. Kharagpur police-station. Contai police-station. Egra police-station. Sutahata police-station. Copiballavpur police-station.

#### Nadia district-

Nabadwip police-station. Haringhata police-station. Chopra police-station Krishnagar police-station. Tehatta police-station.

### Murshidabad district-

Lalgola police-station.
Hariharpara police-station
Doinkal police-station.
Raghunathganj police-station.
Berhampore police-station
Jalangi police-station
Bhagwangola police-station.
Raninagar police-station.

#### 24-Parganas district-

Barasat police-itation Sandeshkhalı police-station. Bachirhat police-station. Mathurapur police-station. Kulpi police-station Budge Budge police-station, Joynagar police-station. Canning police-station. Maheshtala police-station. Tollygunj police-station Dam Dum police-station Irtugarh police-station. Jagatdal police-station. Nathati police-station. Bijpur police-station Khardah police-station. Noapara police-station.

#### Malda district-

Bamangola police-station.

Malda police-station.

Linglish Bazar police-station.

Kahachak police-station.

### West Dinajpur-

Balarghat police-station. Hth police-station. Bansihari police-station Kushmundi police-station

### Jalpaiguri district-

Kalchini police-station.

Matiali police-station

Nagrakata police-station

Mal police-station.

Alipurduar police-station

#### Cooch Behar district-

Haldibari police-station.

Mathabhanga police-station.

### Darjeeling district-

Mirik police-station. Kurseong police-station. Kharibari police-station. Phansidewa police-station.

By order of the Governor,
R. N. BHATTACHARIFA, Dy. Seev to the Govt. of West Bengal.

No. 144/Panch 1A-4/62.—20th September 1962. The Governor has been pleased to appoint the Block Development Officers of the Development Block mentioned below to be the ex-officio Inspectors a Panchayats within their respective Blocks in connection with the implementation of the West Beng Panchayat Act, 1957, and for exercising statutor junctions prescribed in the rules framed thereunder

#### Burdwan District-

Hirapur Block. Khandaghosh Block Galsi I Block. Galsi II Block. Kanksa Block. Ondal Block. Salanpur Block.

### Birbhum district-

Mayureswar I Block Mayureswar II Block Ilambazar Block. Rajnagar Block.

### Bankura district-

Joypur Block. Raipur I Block. Raipur II Block. Chatna Block.

#### Howrah district-

Amta I Block. Amta II Block. Bally-Jagacha Block. Udaynarayanpur Block. Jagatballaypur Block.

### Hooghly district-

Haripal Block. Tarakeswar Block. Panduah Block.

### Midnapore district-

Jamboni Block.
Mohanpur Block.
Ramnagar I Block.
Ramnagar II Block.
Nandigram I Block.
Nandigram II Block.
Nandigram III Block.
Garbeta I Block.
Garbeta III Block.
Garbeta III Block.
Salboni Block.
Keshpur Block.
Nayagram Block.
Sankrail Block.

# adia district-

Nabadwip Block. Haringhata Block. Chopra Block.

# urshidabad district-

Lilgola Block. Hariharpara Block. Domkal Block. Raghunathganj I Block. Raghunathganj II Block.

### 1-Parganas district-

Sandeshkhali I Block. Sandeshkhali II Block. Sandeshkhali III Block. Basifhat I Block. basirhat II Block. Mathurapur I Block. Mathurapur II Block. Mathurapur III Block. Kulpi I Block. Kulpi II Block. Budge Budge I Block. Budge Budge II Block. Jaynagar 1 Block. Jaynagar II Block. Javnagar III Block. Canning I Block. Canning II Block. Canning III Block. Maheshtola Block. Tollyganj Block. Barasat I Block. Barasat II Block.

### lalda district-

Bamangola Block. Malda (old) Block. Englishbazar Block.

### lest Dinajpur district-

Baluighat Block. Hili Block. Chopra Block.

# paiguri district-

Kalehmi Block. Matiali Block.

### och Behar district-

Haldibari Block.

#### Darjeeling district-

Mirik Block. Kurseong Block. Gorubathan Block.

#### Purulia district-

Purulia I Block. Purulia II Block. Balarampur Block. Para Block. Kashipur Block. Santuri Block.

By order of the Governor,
R. N. BHATTACHARJEA, Dy. Secy.
to the Govt. of West Bengal.

No. 164 Panch/1P-17-62. 24th September 1962. Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), has come into force in the area within police-station Kotulpur in the district of Bankura (hereinafter referred to as the said area), under notification No. 3693/DP/1A-69-60, dated 13th December 1960 published at page 3259 of Part I of the "Calcutta Gazette, Extraordinary", dated the 15th December 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act 1 of 1957), the Governor is pleased hereby to constitute for the purposes of the said Act within the said area the Gram Sabhas mentioned below and to specify the name and the local limits of jurisdiction, of each such Gram Sabhas:

#### Mirjapur West Gram Sabha

Part of mauza locally known as Mirjapur J.L. No. 54 which is Mirjapur bounded on the north, south and west by mauza boundary and on the east by plot Nos. 3315-17, 3321, 3325, 3331, 3334, 3339, 3341, 3368, 3701, 3924, 5059-64, 5070, 5113-14, 5131-34, 5217-20, 5222 and 5239 (plots exclusive).

#### Mirjapur East Gram Sabha

Part of mauza Mirjapur J.L. No. 54 consisting of Raibaghini, Krishnaganj, villages which is locally known as Raibaghini and bounded on the north, south and east by mauza boundary and on the west by plot Nos. 3315-17, 3321, 3325, 3331, 3334, 3339, 3341, 3368, 3701, 3924, 5059-64, 5070, 5113-14, 5131-34, 5217-20, 5222 and 5239 (plots inclusive).

### Gopalpur Gram Sabha

(1) Gopalpur, J.L. No. 56, (2) Ketaldıghi, J.L No. 55, (3) Pırıtchak, J.L. No. 63.

### Hazrapuskarıni Gram Sabha

(1) Hazrapuskarini, J.L. No. 49.

#### Hariharchak Gram Sabha

(1) Hariharchak, J.L. No. 48, (2) Jhero, J.L. No. 51, (3) Dehuaboni, J.L. No. 52, (4) Bargeria, J.L. No. 53.

#### Saintara Gram Sabha

(1) Saintara, J.L. No. 23, (2) Dharapat, J.L. No. 22, (3) Ghatkole, J.L. No. 21, (4) Sajai-puskarini, J.L. No. 27.

#### Kalaberia Gram Sabha

(1) Kalaberta, J.L. No. 47. (2) Jhenia, J.L. No. 46. (3) Angersole, J.L. No. 36.

### Basubati Gram Sabha

(1) Basubati, J.L. No. 37. (2) Bagdoba, J.L. No. 45. (3) Ranahat, J.L. No. 38. (4) Jaljala, J.L. No. 35.

#### Madanmohanpur West Gram Sabha

(1) Western part of mauza Madanmohanpur, J.L. No. 64 locally known as Paschim Madanmohanpur comprising the villages, Santra, Tentulmuri, Radhakundu, Khayerboni and Nityanandapur of mauza Madanmohanpur bounded on the north, south and west by mauza boundary and on the east by plot No. 1034 (Nandipukur) 1049, 1064, 1025, 1036 and 1061, 1075, 1126 and 1127 meeting Khundanga-Mirjapur Road (plots exclusive), (2) Chakmura Khal, J.L. No. 50.

### Madanmohanpur East Gram Sabha

(1) Eastern part of mauza Madanmohanpur, J.L. No. 64, locally known as Purba Madanmohanpur bounded on the east, north and south by mauza boundary and on the west by plot Nos. 1034 (Nandipukur) 1049, 1054, 1025, 1036, 1068, 1075, 1126 and 1127 meeting Khundanga-Mırjapur Road (plots inclusive).

### Bhagalpur Gram Sabha

(1) Bhagalpur, J.L. No. 72, Nanagar, J.L. No. 71.

### Bhagabanpur Gram Sabha

(1) Bhabaganpur, J.L. No. 42, (2) Mathuratapal, J.L. No. 39, (3) Goura, J.L. No. 40, (4) Baidanga, J.L. No. 41, (5) Chakragha, J.L. No. 43 and (6) Tangrakhali, J.L. No. 44.

# Brahmanairi Gram Sabha

(1) Brahmanairi, J.L. No. 65, (2) Paschim Balarampur, J.L. No. 66, (3) Palbundha, J.L. No. 67, (4) Kantashi, J.L. No. 68 and (5) Lalki, J.L. No. 69.

# Khundanga Gram Sabha

(1) Khundanga, J.L. No. 87, (2) Kankra, J.L. No. 86, (3) Kamarberia, J.L. No. 85 and (4) Napukur, J.L. No. 70.

# Madhubon Gram Sabha

(1) Madhubon J.L. No. 76, (2) Hanti, J.L. No. 73, (3) Malakarpota, J.L. No. 74, (4) Chuadanga, J.L. No. 75, (5) Patrabundh, J.L. No. 82 and (6) Balarampur, J.L. No. 81.

#### Lowgram Gram Sabha

(1) Lowgram, J.L. No. 103.

#### Karakberia Gram Sabha

(1) Karakberia, J.L. No. 91.

#### Kankabati Gram Sabha

(1) Kankabati, J.L. No. 80, (2) Gobindapui, No. 83, (3) Mukha, J.L. No. 92.

#### Amdahi Gram Sabha

(1) Amdahi, J.L. No. 94, (2) Fatepur, J.L. No. 4

### Chhotopagla Gram Sabha

(1) Chhotopagla, J.L. No. 77, (2) Lakshmanh J.L. No. 78, (3) Dingal, J.L. No. 79, (4) Halderch J.L. No. 93.

### Panna Gram Sabha

(1) Panna, J.L. No. 108, (2) Gachberia, J.L. No. 1 (3) Chakchan, J.L. No. 107, (4) Siringa, J.L. No. 1 (5) Dasera, J.L. No. 105, (6) Malikpara, J.L. No. 1

#### Sihas Gram Sabha

(1) Sehas, J.L. No. 100.

### Paduma Gram Sabha

(1) Paduma, J.L. No. 101, (2) Sımdal, J.L. No. 1 (3) Diachapri, J.L. No. 110, (4) Belpuskarını, J.No. 111, (5) Srirampur, J.L. No. 112, (6) Benchger J.L. No. 113.

### Radhamadhabpur Gram Sabha

(1) Radhamadhabpur, J.I.. No. 97, (2) Ba puskarmi, J.L. No. 98. (3) Shyampur, J.L. No. (4) Benerchak, J.L. No. 96.

### Kotulpur East Gram Sabha

(1) Eastern part of mauza Kotulpur J.L. No which is locally known as Purba Kotulpur bound on the north and west by mauza boundary and sor by Vishnupur-Nalipur Road (plot No. 4071) and why plot Nos. 3899, 3893, 2271, 1123, 1006 and (plots inclusive).

### Kotulpur West Gram Sabha

(1) Western part of mauza Kotulpur J.L No which is locally known as Paschim Kotulpur bound on the north, south and west by mauza bound and east by plot Nos. 3899, 3893, 2271, 1123, 10 and 818 (plots exclusive).

### Siromonipur-I Gram Sabha

(1) Part of mauza Siromonipur J.L. No. 115 whis locally known as Siromonipur bounded on the cawest and north by mauza boundary and south plot Nos. 327, 305, 1126, 1162, 1333, 1218-21, 121235, 781, 855, 857, 859, 875, 1071, 1062, 1072 at 1079 and boundary of sheet No. 1 (plots exclusive)

### Siromonipur-II Gram Sabha

d) Part of mauza Siromonipur J.L. No. 115 which locally known as Jagannathpur bounded on the 10th, east and west by mauza boundary and north 10th Nos. 327, 305, 1126, 1162, 1333, 1218-21, 25, 1235, 781, 855, 857, 859, 875, 1071, 1062, 1072 at 1079 (plots inclusive) and the boundary of sheet 2 (2) Muidara, J.L. No. 116, (3) Brahmadanga, 1 No. 171.

### Sarishadighi Gram Sabha

Sarishadighi, J.L. No. 114.

#### Kopa Gram Sabha

(1) Kopa, J.L. No. 61, (2) Ganti, J.L. No. 59, (3) mput, J.L. No. 60, (4) Ashudey, J.L. No. 62.

### Gogra Gram Sabha

(I) Gogra, J.L. No. 58, (2) Bagrol, J.L. No. 57.

#### Khiri north Gram Sabha

(1) Part of mauza Khiri, J.L. No. 90 which is p. de known as Uttar Khiri bounded on the north, jest and east by mauza boundary and south by plot Ko. 1566, 1113, 1456, 2045, 2885, 4604 (plots neusive). (2) Hasandanga, J.L. No. 84.

### Khiri South Gram Sabha

(1) Part of mauza Khiri, J.L. No. 90 which is peally known as Dakshin Khiri bounded on the buth, east and west by mauza boundary and north p plot Nos. 1566, 1113, 1456, 2045, 2885, 4604 (plots pelusive) (2) Meteairi, J.L. No. 89.

### Lego East Gram Sabha

d) Eastern part of mauza Lego, J.L. No. 145, which locally known as Purba-Lego bounded on the orth, south and east by mauza boundary and on the 1st by plot Nos. 3506, 7029, 7641, 7840, 8154 and 16 (plots inclusive).

### Lego West Gram Sabha

(1) Western part of mauza Lego, J.L. No. 145, high is locally known as Paschim Lego bounded on c north, south and west by mauza boundary and st by plot Nos. 3506, 7029, 7641, 6047, 7840, 8154 id 8316 (plots exclusive).

# Darapur Gram Sabha

(1) Darapur, J.L. No. 140.

### Balitha East Gram Sabha

i) Eastern part of mauza Balitha, J.L. No. 144, 16th is locally known as Purba Balitha, bounded the north, south and east by mauza boundary 1 west by plot Nos. 8725, 10343, 10560, 10708, 17, 3853, 4519 and 5404 (plots inclusive). (2) Waityabati, J.L. No. 170.

#### Balitha West Gram Sabha

(1) Western part of mauza Balitha, J.L. No. 144, which is locally known as Paschim Balitha, bounded on the north, south and west by mauza boundary and east by plot Nos. 8725, 10343, 10560, 10708, 7547, 3853, 4519 and 5404 (plots exclusive). (2) Gachhua, J.L. No. 168.

### Sagarmejhia Gram Sabha

(1) Sagarmejhia, J.L. No. 139, (2) Mohanchak, J.L. No. 142, (3) Akrasole, J.L. No. 143, (4) Gram Sagarmejhia, J.L. No. 141, (5) Majhipuskarini, J.L. No. 138 and (6) Chaknayan, J.L. No. 135.

#### Panua Gram Sabha

(1) Panua, J.L. No. 146, (2) Chakdamukamu, J.L. No. 162, (3) Rambakra, J.L. No. 163.

#### Chatra Krishnanagar Gram Sabha

(1) Chatra Krishnanagar, J.L. No. 136, (2) Dhuladanga, J.L. No. 137.

### Gopinathpur Gram Sabha

(1) Gopinathpur, J.L. No. 187, (2) Chandipur, J.L. No. 186.

### Nandagram Gram Sabha

(1) Nandagram, J.L. No. 177, (2) Salukgeria, J.L. No. 178.

### Raghunathpur Gram Sabha

(1) Raghunathpur, J.L. No. 176, (2) Baitalkuli, J.L. No. 167, (3) Nabagram, J.L. No. 175, (4) Dhanjoga, J.L. No. 174.

### Radhadamodarpur Gram Sabha

(1) Radhadamoharpur, J.L. No. 169, (2) Baliatpur, J.L. No. 172, (3) Lalgora, J.L. No. 173.

### Malikota-Ramchandrapur Gram Sabha

(1) Malikota, J.L. No. 161, (2) Algutina, J.L. No. 159, (3) Parbatipur, J.L. No. 160, (4) Chhanua, J.L. No. 164, (5) Kanchra, J.L. No. 165, (6) Ramchandrapur, J.L. No. 166.

### Aswinkota Gram Sabha

(1) Aswinkota, J.L. No. 157, (2) Baragopinathpur, J.L. No. 158, (3) Chak Mahammed, J.L. No. 147.

### Ramdiha Gram Sabha

(1) Ramdiha, J.L. No. 150, (2) Narayanpur, J.L. No. 148, (3) Keleguji, J.L. No. 149, (4) Gopalgunj, J.L. No. 151.

#### Chorkola Gram Sabha

(1) Chorkola, J.L. No. 152, (2) Bhelaighata, J.L. No. 153, (3) Jemo, J.L. No. 154, (4) Protappur, J.L. No. 155, (5) Durgabati, J.L. No. 156.

#### Desra East Gram Sabha

(1) Part of mauza Desra, J.L. No. 132 which is locally known as Damughosa and Raghumondalsayer bounded on the west by Desra-Khal plot Nos. 1625, 1796, 1884, 1971, 1981, 2051, 2087, 2247, 2263, 2266, 2562, 2842, 2843, 2857 and 2569 (plots exclusive) and north, south and east by mauza boundary. (2) Bhalukgeria, J.L. No. 129. (3) Chakchil, J.L. No. 130. (4) Piritchak, J.L. No. 131.

### Desra West Gram Sabha

(1) Part of mauza Desra, J.L. No. 132, which is locally known as Desra bounded on the north, south and west by mauza boundary and on the east by the Desra Khal plot Nos. 1625, 1796, 1884, 1971, 1981, 2051, 2087, 2247, 2263, 2266, 2562, 2842, 2843, 2857 and 2569 (plots inclusive). (2) Metalsayer, J.L. No. 133.

### Tajpur Gram Sabha

(1) Tajpur, J.L. No. 134.

### Koalpara Gram Sabha

(1) Koalpara, J.L. No. 120.

Panahar Gram Sabha

(1) Panahar, J.L. No. 117, (2) Palpuskarini, J.L. No. 118.

Jamuna Gram Sabha

(1) Jamuna, J.L. No. 124, (2) Rahimchak, J.L. No. 123, (3) Chakdelwar, J.L. No. 121, (4) Enayetchak, J.L. No. 122, (5) Sahabadchak, J.L. No. 125.

#### Bonnukha Gram Sabha

(1) Poalgeria, J.L. No. 128, (2) Bonmukha, J.L. No. 126, (3) Kulahar, J.L. No. 119, (4) Akargeria, J.L. No. 127.

# Sihar Gram Sabha

(1) Sihar, J.L. No. 193, (2) Rampur, J.L. No. 179, (3) Nalboni, J.L. No. 180.

### Jibta Gram Sabha

(1) Jibta, J.L. No. 197, (2) Baladwip, J.L. No. 199, (3) Purbanarayanpur, J.L. No. 200.

#### Joyrambati Gram Sabha

(1) Joyrambati, J.L. No. 194, (2) Malpur, J.L. No. 195, (3) Haldi, J.L. No. 196.

# Stromonipur Gram Sabha

(1) Siromonipur, J.L. No. 181, (2) Krishnanagar, J.L. No. 182.

### Lalbazar Gram Sabha

(1) Lalbazar, J.L. No. 184, (2) Patpur, J.L. No. 183, (3) Tentulia, J.L. No. 185, (5) Ismailchak, J.L. No. 188, (6) Lankajole, J.L. No. 189, (6) Joykrishnapur, J.L. No. 190, (7) Bankajole, J.L. No. 191.

# Mosinapur Gram Sabha

(1) Mosinapur, J.L. No. 198.

### Konarpur Gram Sabha

(1) Konarpur, J.L. No. 192.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal. No. 129 Panch 1P.4–62.—11th September, 1962.—Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957) has come into force in the area within police-station Hasnabad in the district of 24 Parganus (hercinafter referred to as the said area under notification No. 1840/DP/1A-69/60, dated 74 June 1960, published at page 2071 of Part I of the "Calcutta Gazette" dated the 16th June 1960;

Now, therefore, in exercise of the power confermably section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act 1 of 1957), the Governor is pleased hereby to constitute for the purposes of the said  $\Lambda \alpha$ 0 within the said area the Gram Sabhas mentioned in the table below and to specify the names and the local limits of jurisdiction of each such Gram Sabha

#### Table

Names of Gram Sabhas and their local limits and jurisdictions.

### Sadarpore Gram Sabha

- (a) Whole of mauza Sadarpore, J. L. No. 8.
- (b) Whole of mauza Ghola, J. L. No. 7.

#### Murarisha Gram Sabha

Whole of mauza Murarisha, J. L. No. 9.

Pifa Raghabpur Gram Sabha Whole of mauza Pifa Raghabpore J. L. No. 10.

#### Rajapur Gram Sabha

Whole of mauza Rajapur, J. L. No. 14.

#### Chimta Gram Sabha

Whole of mauza Chimta, J. L. No. 19.

### Bhowanipur Gram Sabha

- (a) Whole of mauza Bhowanipur, J. L. No. 20.
- (b) Eastern part of sheet No. 2 of mauza Kharam pur, J. L. No. 21, which is locally known as Katurapara demarcated by P. W. D. Road cadastral surve plots on the western side of the road are given belowhich will be excluded from the gram sabha 827, 831, 830, 847, 849, 895, 882, 883, 884, 940, 941, 948, 949, 966, 967, 968, 972, 982, 985.

### Nowapara Gram Sabha

- (a) Whole of mauza Nowapara, J. L. No. 23.
- (b) Whole of mauza Chaltaberia, J. L. No. 24

### Garakupi Gram Sabha

- (a) Whole of mauza Garakupi, J. L. No. 1
- (b) Whole of mauza Khorda, J. L. 2.
- (c) Whole of mauza Jalsaria, J. L. No. 3.

### Konnagar Gram Sabha

- (a) Whole of mauza Konanagar, J. L. No. 4
- (b) Whole of mauza Gobindapur, J. L. No. 5.

#### Purba Sadigachi Gram Sabha

Part of mauza Sadigachi, J. L. No. 6 which is locally nown as Bhebia demarcated by D. B. road, i.e., ida-tral survey plot Nos. 1182, 932, 271 from north is south excluding the D. B. road. Bounded on the outh by mauza boundary, on the south by mauza mandary, on the west by D. B. Road and on the east in manual poundary.

### Paschim Sadigachi Gram Sabha

Part of mauza Sadigachi, J. L. No. 6 which is locally nown as Bhebia demarcated by D. B. road, i.e., dastral survey plot Nos. 1182, 932, 271 from north pointh by mzuza boundary, on the south by mauza boundary, on the east by D. B. road and on the west ymauza boundary.

#### Kowgachi Gram Sabha

Whole of mauza Kowgachi, J. L. No. 15.

#### Karundia Gram Sabha

- tar Whole of mauza Karundia, J. L. No. 16,
- b) Whole of mauza Ramanandapur, J. L. No. 22

### Dakshin Bhebia Gram Sabha

Part of mauza Dakshin Pehbia, J. L. No. 17, consisting the Sheet No. 1 of Dakshin Bhebia mauza and stern part of sheet No. 2 of the said mauza demarcade by plot Nos. 1497, 1717, 1715, 1714, 1713, 1711, 16, 1742, 1770, 1771, 1797, 1798, 1813, 1949 exclusing the plots. Bounded on the north by mauza andary on the east by sheet No. 2 and on the west vinauza boundary and on the south by mauza boundary.

### Abad Kharampur Gram Sabha

- a) Whole of mauza Abad Kharampur, J. L. No. 18
- b) Part of mauza Dakshin Bhebia (eastern part of sect No. 2, J. L. No. 47, including the cadastral survey for Nos. 1497, 1717, 1715, 1714, 1713, 1711, 1740,
- <sup>342</sup> 1770, 1771, 1797, 1798, 1813, and 1949.

### Kharampur Gram Sabha

Part of mauza Kharampur, J. L. No. 21, entire set No. 1 and western part of sheet No. 2 demarcated U.P. W. D. road cadastral survey plots on the estern side of the road are 827, 831, 830, 847, 849, 15, 882, 883, 884, 940, 941, 948, 949, 966, 967, 968, 12, 982, and 985.

### Habashpur Gram Sabha

- $^{\rm obs}$  Whole of many  $\iota$  Ghanashyan, pur, J. L. No. 11
- (b) Whole of mauza Habashpur, J. L. No. 12.
- Whole of mauza Jamberia, J. I. No. 13
- C. Abad Jamberia, J. L. No. 25
- Per Bhawanipur, J. U. 26.

### Abad Kuliadanga Gram Sabha

- 35 Whole of mauza Abad Kuhadanga J. L. No. 27
- $^{\rm O_{\rm f}}$  Whole of mauza Ckak Kuhadanga, J. L. No. 28.

#### Makalgacha Gram Sabha

- (a) Whole of mauza Tachoria, J. L. No. 29
- (b) Whole of mauza Makalgacha, J. L. No. 30.

#### Harikatı Gram Sabha

Whole of mauza Harikati, J. L. No. 32.

#### Krishnapara Gram Sabha

- (a) Whole of mauza Muragacha, J. L. No. 31
- (b) Whole of mauza Krishnapara, J. L. No. 33.

#### Chandpur Gram Sabha

Whole of mauza Chandpur, J. L. No. 34.

#### Asharia Narayanpur Gram Sabha

- (a) Whole of muza Asharia Narayanpur, J. L. No. 35.
- (b) Whole of mauza Raghabpur, J. L. No. 44.

#### Nandanpur Gram Sabha

- (a) Whole of mauza Chaymalpur, J. L. No. 36,
- (b) Whole of mauza Sirajpur, J. L. No. 37.
- (c) Whole of mauza Nandanpur, J. L. No. 38.

#### Takipur Gram Sabha

Whole of mauza Takipur, J. L. No. 39.

#### Haripio Gram Sabha

- (a) Whole of mauza Sundaria, J. L. No. 40.
- (b) Whole of mauza Haripur, J. L. No. 41.

#### Dhobukari Gram Sabba

- (a) Whele of mauza Dholtukari, J. L. No. 42
- (b) Whole of mauza Mohanpur J. L. No. 43.
- (c) Whole of mauza Abad Mohanpur, J. L. No. 45.

### Amlani Gram Sabha

Whole of mauza Amlani, J. L. No. 46.

#### Uttar Sulkum Abad Gram Sabha

- (a) Entire sheet Nos. 1 and 2 of mauza Sulkuni Abad bearing J. L. No. 75
- (b) Northern portion of sheet No. 3 of mauza Sulkuni Abad bearing J. L. No. 75 demarcated by a Khal on the southern part being plot No. 1533 including the plot.
- (c) Northern portion of sheet No.4 of mauza Sukluni Abad heating J. L. No. 75 demarcated by plot Nos 2039, 2042, 2047, 2054 and 2053 on the southern part of the sheet including the plots---

Nath by manza boundary and Katakhah Nadi.
South by northern part of sheet Nos. 3 and 4 of the said manza.

East -by Dassa River.

West-by Katakhali and mauza boundary.

# Dakshin Sulkuni Abad Gram Sabha

- (a) Southern part of sheet No. 3 of mauza Sulkuni Abad bearing J. L. No. 75 demarcated by Khal on the northern part bearing plot No. 1533 excluding the plot.
- (b) Southern portion of sheet No. 4 of mauza Sulkuni Abad bearing J. L. No. 75 demarcated by plot Nos. 2039, 2042, 2047, 2054 and 2053 on the northern part excluding the plots.
  - (c) Entire sheet Nos. 5 and 6 of the said mauza.

North—by northern part of sheet Nos. 3 and 4 of the mauza Sulkuni Abad bearing J. L. No. 75.

South- by mauza boundary.

East by Dassa river.

West -by mauza boundary.

# Paschim Bhurkunda Gram Sabha

(a) Entire sheet No. 3 of Bhurkunda mauza demargated by D. B. Road on the eastern side including the D. B. Road cadastral survey plots on the road are 1269, 1270, 1271, 1272, 1274, 1275, 1282, 1286, 1287, 1302, 1303, 1304, 1305, 1306, 1307, 1314, 1308, 1310, 1311, 1325, 1329, 1349, 1350, 1352, 1353, 1354, 1355, 1407, 1408, 1411, 1412, 1413—these plots are also included.

Part of mauza Bhurkunda bearing J. L. No. 76 bounded on the

North-by Katakhali nadı.

South- by mauza boundary.

East—by plots of sheet No. 2 of the said mauza.

West - by mauza boundary.

#### Purba Bhurkunda Gram Sabha

(a) Part of mauza Bhurkunda bearing J. L. No. 76 (entire sheet Nos. 1, 2, 4 and 5) demarcated by D. B. Road on the western side excluding the D. B. Road.

Bounded on the-

North-by Katakhalı nad.

South—by mauza boundary.

West-by D. B. Road and Katakhab radi.

East-by mauza boundary.

#### Uttar Ghosalati Gram Sabha

(a) Part of mauza Ghosalati, bearing J. L. No. 77 (entire shoot Nos. 1, 2, 3 and 4) of mauza Ghosalati bounded on the—

North-by Katakhali nadi and mauza boundary.

South-by sheet Nos. 5 and 6 of the said mauza.

East-by mauza boundary.

West-by Katakhali and Betmi nadi.

### Dakshin Ghosalati Gram Sabha

(a) Part of mauza Ghosalati, bearing J. L. 7 (entire sheet Nos. 5 and 6 of Ghosalati mauza) bounded on the

North by sheet Nos 2 and 4 of the said mauza.

South-by mauza boundary.

East-by mauza boundary.

West-by mauza boundary.

#### Bedemari Gram Sabha

Part of mauza Ichapur, J. L. No. 79 (whole of man Bedemari, J. L. No. 78, and entire sheet No. 1 Ichapur mouza, J. L. No. 79, locally known as Daks Ichapur) bounded on the—

North—by sheet No. 5 and sheet No. 3 of m., Ichapur, J. L. No. 79.

South—by mauza boundary of Bedemari man East—by Dasa nadi.

West-by mauza boundary.

### Uttar Ichapur Gram Sabha

Part of mauza Ichapur, bearing J. L. No. 79 (ent sheet Nos. 1, 2 and part of sheet No. 3, demarcated village read bearing plot No. 853 and plot Nos. 886, 807, 1178, 794, 791, 792, 789, 790 including the plots and demarcated by plots Nos. 644, 812, 811 a 809 on the western side including the plots) bound on the —

North-by mauza boundary.

South -by plots of sheet Nos. 5 and 4 of t said mauza.

East-by mauza boundary.

West-by mauza boundary and D. B. Road

# Dakshin Purba Ichapur Gram Sabha

Part of mauza 1chapur, bearing J. L. No. 79

- (a) Southern portion of sheet No. 3 demarcated by road No. 853 on the northern side excluding the road and demarcated by plot Nos 6812, 811, 809, 810 and 808 excluding the plant
- (b) Entire sheet Nos. 5, 6 and 7 bounded on the North - by plots of sheet Nos. 2 and 3 of t said mauza.

South-by mauza boundary and Dasa river

East-by Dasa river and

West—by plots sheet Nos. 4 and 3 of the si mauza.

#### Simulia Gram Sabha

Whole of mauza Simulia, J. L. No. 54.

### Chak Tengramari Gram Sabha

- (a) Whole of mauza Angnara, J. L. No. 53.
- (b) Whole of mauza Chak Tengramari, J. L. No. 55

Chak Khanpukur Gram Sabha Whole of mauza Chak Khanpukur, J. L. No. 56

#### Hasnabad Gram Sabha

- (a) Whole of mauza Purba Chak, J. L. No. 57
- (b) Whole of mauza Hasnabad, J. L. No 58

# Kalutala Gram Sabha

- (a) Whole of mauza Kalutala, J. L. No. 61.
- (b) Whole of mauza Monoharpur, J. L. No. 59
- (c) Whole of mauza Char Narayanpur, J. L. No. 63
- (d) Whole of mauza Char Rameswarpur, J. L. No. 5

# Rajnagar Gram Sahba

Whole of mauza Rajnagar, J. L. No. 240.

#### Rameswarpur Kharur Gram Sabha

- (a) Whole of mauza Rameswarpur, J. L. No. 60.
- (b) Whole of mauza Kharur, J. L. No. 66.

#### Uttar Barunhat Gram Sabha

- (a) Whole of mauza Champatala, J. L. No. 64.
- (b) Part of mauza Barunhat, J. L. No. 65.
  - (i) Entire sheet No. 1.
  - (a) Northern part of sheet No. 2 demarcated by cadastral survey plot Nos. 1333, 1334, 1338, 1337, 1336, 1343, 1424, 1425, 1426, 1432, 1433, 1445, 1446, 2436, 1451, 1452, 1474, 1475, 1480, 1483, 1524, 1529, 1532 and 1548 on the southern part including plots.
  - (m) Northern part of sheet No. 3 demarcated by cadastral survey plot Nos. 2642, 2633, 2635, 2636, 2655, 2659, 2669(khal) 2680(khal), 2682 (khal) on the southern part including the plots bounded on the—

North-by mauza boundary.

South—by middle part of sheet Nos. 2 and 3. East—by Ichamati river.

West-by mauza boundary.

### Madhyam Barunhat Gram Sabha

Part of mauza Barunhat, J. L. No. 65.

- (i) Middle part of sheet No. 2 bounded on the north by cadastral survey plot Nos. 1333, 1334, 1338, 1337, 1336, 1343, 1424, 1425, 1426, 1432, 1433, 1445, 1446, 2436, 1451, 1452, 1474, 1475, 1480, 1483, 1524, 1529, 1532 and 1548 excluding the plots and bounded on the south by cadastral survey plot Nos. 2086, 2085, 2084, 2172(road), 2017(road)—starting from plot Nos. 2047 to 1853 including the plots.
- (ii) Middle part of sheet No. 3, North by cadastral survey plot Nos. 2642, 2638, 2635, 2636, 2659, 2659, 2669(khal), 2680(khal), 2682(khal) excluding the plots and bounded on the south by cadastral survey plots and Nos. 3203, 3204, 3205 on the P. W. D. road excluding the plots and 3207(khal), 3189(khal), 3187(khal), 3174(khal), 3171(khal), 3159(khal), 3157(khal), 3154(khal), 3196(khal), 3199(khal), 3602(khal) including the plots and bounded on the east by Ichamati river on the west by mauza boundary.

#### Barunhat Gram Sabha

Part of mauza Barunhat, J. L. No. 65.

- (i) Southern part of sheet No. 2 demarcated on the north by cadastral survey plot Nos 2086, 2085, 2084, 2172 (road), 2017 (road)—starting from plot Nos. 2047 to 1853 excluding the plots and southern part of sheet No. 3 demarcated on the north by cadastral survey plot Nos 3203, 3204, 3205 on the P. W. D. road excluding the plots and 3207(khal), 3189(khal), 3187(khal), 3174(khal), 3174(khal), 3159(khal), 3157 (khal), 3154(khal), 3196(khal), 3199(khal) 3602 (khal) excluding the plots.
- (iii) Entire sheet No. 4 of the same mauza bounded on the east by Ichamati river, on the west by mauza boundary, on the south by plots of sheet No. 5 and Chakpatli mauza.

#### Dakshin Berunhat Gram Sabha

Part of mauza Barunhat, J. L. No. 65.

(i) Northern part of sheet No 5 bounded on the north by plots of sheet No 3, bounded on the south by Katakhali madi locally known as Goureswar river, bounded on the east by Ichamati river and bounded on the west by plots of sheet 4 of the said mauza.

#### Barunhat Katakhalı Gram Sabha

Part of mauza Barunhat, J. L. No. 65,

(i) Southern part of sheet No 5 of mauza Rarunhat bounded on the north by Katakhali river locally known as Goureswar river, on the south by mauza boundary, on the east by Jamuna nadi and on the west by plots of sheet No 4 of the said mauza.

### Path Khanpur Gram Sabha

- (a) Whole of mauza Path Khanpur J. L No. 67.
- (b) Whole of mauza Amrulgacha, J. L. No. 71
- (c) Whole of mauza Bejpatli, J. L. No. 72.

### Bena Gram Sabha

Whole of mauza Bena, J. L. No. 73

### Joygaon Gram Sabha

- (a) Whole of mauza Joygaon, J. L. No. 68
- (b) Whole of mauza Behadanga, J. L. No. 69, and northern part of mauza Chakpatli, J. L. No. 74, i.e., entire sheet Nos. 1 and 2 of the said mauza locally known as Thakuranii Abad

### Paschim Ghum Gram Sabha

Western part of mauza Ghum, J. L. No. 70, demarkated on the eastern side by a road, the cadastral survey plot Nos. of the road are 306 and 326 and cadastral survey plot Nos. 249, 247, 241, 244, 245, 254, 163, 161, 160, 159, 150, 149, 148 including the plots and

(ii) part of mauza Chakpath, J. L. No. 74—entire sheet Nos, 3 and 4 of mauza Chakpath which is locally known as Sardarpara, Tilorchak, Ghoserchak and Adarchak

#### Purba Ghuni Gram Sabha

Eastern part of mauza Ghuni, J. L. No. 70, demarcated on the western side by a road, bearing plot Nos. 306 and 326, and cadastral survey plot Nos. 249, 247, 241, 244, 245, 251, 163, 161, 160, 159, 150, 149, 148 excluding the plots and part of mauza Chakpatli, J. L. No. 74, (i) Entire sheet Nos. 5 and 6 of mauza Chakpatli which is locally known as Dadanpara and Khali lakhali.

#### Chakpatli Gram Sabha

Part of mauza Chakpaili, J. L. No. 74 (i) entire sheet Nos. 7, 8 and 9 of mauza Chakpaili which is locally known as Tengram, Sardarpaia and Taragopal

By order of the Governor,

R. N. BHATTACHARJEA, Dy Secy. to the Govt. of West Bengal.

No. 85/Panch/1P-9/62.—24th August 1962.—Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), has come into force in the area within police-station Kalna in the district of Burdwan (hereinafter referred to as the said area), under notification No. 3693/DP/1A-67/60, dated the 13th December 1960, published at page 3259 of Part I of the "Calcutta Gazette, Extraordinary", dated the 15th December 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 197 (West Bengal Act I of 1957), the Governor is pleds, hereby to constitute for the purposes of the said Act within the said area the Gram Sabhas mentioned 1 table below and to specify in column 1 of the said table the name and in the corresponding entry 1 column 2 of the said table, the local limits of jurn diction, of each such Gram Sabha.

Ğa 196		Extraord	inary'',	dated	the	column 2 of the said table, the local diction, of each such Gram Sabha.
					TAB	LE
	Name	e of Gram f	Sabha.		Loca	l limits of jurisdiction of Gram Sabha.
1.	Sahapu	ır			(2) Mauza	Purba Sahapur bearing J. L. No. 176.  Ara Sahapur bearing J. L. No. 179.  Saspur bearing J. L. No. 168.
2.	Hanspi	ıkur	• •			Hanspukur bearing J. L. No. 170, Kuledaha bearing J. L. No. 169.
3.	Bundob	onj				Bundebaj bearing J. L. No. 174. Barasat bearing J. L. No. 175
4.	Satgael	ihi			(2) Part of as Malo Modgac 149 of st No. 2, 1 North- South-	Satgachhi bearing J. L. No. 171.  Satapati bering J. L. No. 173, locally known para and Majherpara falling on the west of hir Bundobal U. B. Road C. S. plot No. 1eet No. 1 and road C. S. plot No. 406 of sheet bounded on theby mauza boundary.  -by U. B. Road C. S. plot No. 406 of sheet No. 2 and mauza boundary.  U. B. Road C. S. plot No. 149 of sheet No. 1 and U. B. Road C. S. plot No. 406 of Sheet No. 2.  by mauza boundary.
5	Satupat	1		(	1) Part of locally 1 on the could No. North-South-East-1	f mauza Satapati beating J. L. No. 173, known as Matherpara and Sahapara falling ast of Medgachhi-Buadebaj U. B. rond C. S. 149 of Sheet No. 1 and U. B. Road C. S. 406 of Sheet No. 2 bounded on the by mauza boundary and U. B. Road C. S. plot No. 406 of Sheet No. 2.  -by mauza boundary.  by U. B. Road C. S. plot No. 149 of Sheet No. 1 and U. B. Road C. S. plot No. 406 of Sheet No. 2 and mauza boundary.
6.	Paikpar	ra		(	No 172 north o 161 bour North=	f mauza Madgachhi-Paikpara bearing J.L. locally known as Paikpara falling on the f Kalna-Balagor D. B. Road C. S. plot No. added on the by Bhagirathi River.  by D. B. Road C. S. plot No. 161, and nauza boundary.

East by mauza boundary.

Wost by mauza boundary.

Name of Gram Sabha.				Local limits of jurisdiction of Gram Sabha.			
7	. Medgachhi			No. 1' south	of mauza Medgachhi- Paikpara bearing J. 1 2 locally known as Medgachhi falling on th of Kalna Balagor D.B. Road, C. S. plot No. 161 ed on the—		
				North	by D. B. Road, C. S. plot No. 161.		
				South	ıby mauza boundary.		
				East-	- by mauza boundary.		
				West	by mauza boundary.		
8.	Jindhara			(l) Mauz	a Jindhara bearing J. L. No. 167.		
				(2) Mauz	a Kelenai bearing J. L. No. 193.		
9.	Ekchaka			(1) Mauz	a Ekchaka bearing J. L. No. 192.		
10.	Rahatpur			(1) Mauz	a Rahatpur bearing J. L. No. 181.		
				(2) Mauz	a Beguni bearing J. L. No. 183.		
				(3) Mauz	a Khagrakur boaring J. L. No. 182.		
				(4) Mauz	a Srirampur bearing J. L. No. 180.		
11.	Kalyanpur			(1) Mauz	a Kalyanpyr bearing J. L. No. 177.		
				(2) Mauz	a Kusadanga boaring J. L. No. 178.		
12.	Hatgachha			(I) Mau	za Hatgachha boaring J. L. No. 189.		
13.	Bansai			(1) Mauz	a Bansai bearing J. L. No. 186.		
				(2) Mauz	a Hijli bearing J. L. No. 184.		
				(3) Mauz	Chaksimla bearing J. L. No. 185.		
				(4) Mauza	Jharo Jamirtala bearing J. L. No. 187.		
14.	Ichhapur			(I) Mauza	a 1chhapur bearing J. L. No. 200.		
•				(2) Mauze	Burumpara bearing J. L. No. 197.		
				(3) Mauza	Bahara bearing J. L. No. 198.		
15.	Kasipur			(1) Mauze	Kasipur bearing J. L. No. 208.		
				(2) Mauze	Panchdouli bearing J. L. No. 199.		
				(3) Mauza	Bazar Krishnapur bearing J. L. No. 190.		
16.	Chhota-Baharkuli			(I) Mauza	Chhota-Baharkuli bearing J. L. No. 207.		
17.	Dakshin Durgapur			(1) Mauza	Dakshin Durgapur boaring J. L. No. 203.		
				(2) Mauzo	Kutubpur bearing J. L. No. 201.		
				(3) Mauza	Dampara bearing J. L. No. 204.		
				(4) Mauza	Paharpur bearing J. L. No. 205.		
18.	Patharghata			(1) Mauza	Patharghata bearing J. L. No. 206.		
19.	Arjuna			(I) Mauza	Arjuna bearing J. L. No. 209.		
				(2) Mauzu	Kaigaria bearing J. L. No. 210.		
				(3) Mauze	Suyo bearing J. L. No. 211.		
20.	Pindira			(1) Mauza	Pindira bearing J. L. No. 212.		
				(2) Mauza	Boalia boaring J. L. No. 188.		
21.	Angarson			(I) Mauza	Angarson bearing J. L. No. 213.		
				(2) Mauze	Kani-Bamni bearing J. L. No. 215.		
				(8) Mauza	Rameshwar bearing J. L. No. 214.		

	Name of Gram S	abha.	Local limits of jurisdiction of Gram Sabha.
22.	Belia		(1) Mauza Balia bearing J. L. No. 105.
<b>23</b> .	Anukhal	••	(1) Mauza Anukhal bearing J. L. No. 104.
24.	Kadamba		(1) Mauza Kadamba bearing J. L. No. 158.
			(2) Mauza Sadhpukharia bearing J. L. No. 96.
			(3) Mauza Rukashpur bearing J. L. No. 103.
25.	Umarpur		(1) Mauza Umarpur bearing J. L. No. 160.
			(2) Mauza Nepakuli bearing J. L. No. 159.
			(3) Mauza Madhubati bearing J. L. No. 157.
26.	Goda-Gobindabati		(1) Mauza Goda-Gobindabati bearing J. L. No. 156.
			(2) Mauza Bhabanandapur bearing J. L. No. 155.
27.	Arbelia		(I) Mauza Arbelia bearing J. L. No. 152.
			(2) Mauza Joypur boaring J. L. No. 154.
28.	Dwariaton		(1) Mauza Dwariaton bearing J. L. No. 194.
			(2) Mauza Jharubati boaring J. L. No. 195.
29.	Dafarpur		(1) Mauza Dafarpur bearing J. L. No. 196.
			(2) Mauza Maheshwarpur bearing J. L. No. 191.
30.	Kutubpur		(1) Mauza Kutubpur bearing J. L. No. 69.
			(2) Mauza Suipara bearing J. L. No. 70.
			(3) Mauza Jhikra bearing J. L. No. 110.
31.	Tehata		(1) Mauza Tehata boaring J. L. No. 74.
<b>32</b> .	Narenga	••	(1) Mauza Narenga bearing J. L. No. 107.
			(2) Mauza Baitipara bearing J. L. No. 75.
38.	Agradaha		(1) Mauza Agradaha bearing J. L. No. 109.
	_		(2) Mauza Bajitpur bearing J. L. No. 108.
34.	Panchrakhi		(1) Mauza Panchrakhi bearing J. L. No. 133.
35.	Akalpaush		(1) Mauza Akalpaush bearing J. L. No. 106.
	, rangous.		(1) Mada Mangalan Manga of 25 101 100
36.	Udaypur		(1) Mauza Udayapur bearing J. L. No. 134,
			(2) Mauza Kulopara bearing J. L. No. 136.
<b>3</b> 7.	Kadipara		(1) Mauza Kadipara bearing J. L. No. 153.
			(2) Mauza Singa bearing J. L. No. 137.
38.	Kumarpara		(1) Mauza Saidpur bearing J. L. No. 141.
			(2) Mauza Anakha bearing J. L. No. 135.
			(3) Mauza Kumarpara bearing J. L. No. 138.
	Name		
89.	. Noara	••	
			(2) Mauza Dakshin Goara bearing J. L. No. 150.

Name of Gram Sabha.		Local limits of jurisdiction of Gram 8abha.		
	1		2	
<b>4</b> 0.	Singerkon		<ol> <li>Mauza Dakshin Nawapara bearing J. L. No. 140.</li> <li>Part of mauza Singerkon bearing J. L. No. 139 locally known as Singerkon bounded on the—</li> </ol>	
			North—By mauza boundary of sheet No. I	
			South—By mauza boundary of sheet No. I and road C. S. plot Nos. 1003; 945 and northern ails of of C. S. plot Nos. 980; 982 of sheet No. I.	
			East—By boundary of sheet No. I of the mauza and northern ails of C. S. plot Nos. 982; 980 and road C. S. plot Nos. 945 and 1003 of sheet No. I.	
			West—By mauza boundary.	
41.	Pati Badla		<ol> <li>Part of mauza Singerkon bearing J. L. No. 139, locally known as Pati Badla and Kanchragorh bounded on the —</li> </ol>	
			North—by mauza boundary of sheet No. 2 and northern ails of C. S. plot Nos. 980; 982 and road C. S. plot Nos. 945 and 1003 of sheet No. I.	
			South—by mauza boundary.	
			East-by mauza boundary.	
			West—by boundary of sheet No. 2 of the manza and northern ails of C. S. plot Nos. 980: 982 and road C. S. plot Nos. 945 and 1003 of sheet No. I	
42.	Badla		1. Mauza Badla boaring J. L. No. 148.	
			2. Mauza Simla boaring J. L. No. 147.	
43.	Chagram		1. Mauza Chagram bearing J. L. No. 149.	
	Ü		<ol> <li>Part of mauza Kults bearing J. L. No. 146, locally known as Milchi falling on the north of D. V. C. canal No. G4 bounded on the—</li> </ol>	
			North—by mauza bondary.	
			South by D. V. C. canal No. G4 and branch canal	
			running through C. S. plot Nos. 539, 540, 541 and 542.	
			East—by mauza boundary.	
			West—by mauza boundary.	
44.	Kultı	••	<ol> <li>Part of mauza Kulti bearing J. L. No. 146 locally known as Kulti and Dhapaspara falling on the south of D. V. C. canal No. G4 bounded on the</li></ol>	
			North by mauza boundary and D. V. C canal No. G4 and branch canal running through C. S. plot Nos. 539; 540; 541 and 542.	
			South by mauza boundary.	
			Eastby mauza boundary.	
			West—by mauza boundary.	
45.	Bara-Baharkuli		1. Mauza Bara Baharkuli bearung J. L. No. 143	
			2. Mauza Kaparpur bearing J. L. No. 144.	
46.	Dakshin-Krisnapur		1. Mauza Dakshin-Krisnapur bearing J. L. No. 202	
<b>3</b> 0.	Second - 17 Busha.	••	2. Mauza Kola bearing J. L. No. 145.	
4~	0			
47.	Osmanpur	••	<ol> <li>Mauza Osmanpur boaring J. L. No. 111.</li> <li>Mauza Atketia bearing J. L. No. 113.</li> </ol>	
			MINUTE AUTOM DORING V. 44. NO. 110.	
48.	Sabidpur 🖚		1. Mauza Sabidpur bearing J. L. No. 112.	

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	Name of Gram Sabha			Local limits of jurisdiction of Gram Sabha.				
49	). Hasanhati	••		1. Mauza Hasanhati bearing J. L. No. 132.				
				2. Mauza Amdabad boaring J. L. No. 131.				
ō0	. Tala	• •	• •	1. Mauza Tala bearing J. L. No. 127.				
				2. Mauza Gopaldaspur bearing J. L. No. 118.				
				3. Mauza Narikoldanga bearing J. L. No. 130.				
51	. Mirhat			<ol> <li>Part of mauza Mirhat bearing J. L. No. 129, locally known as Mirhat Uttarpara falling on the west of Kalna-Baidyapur Road, C. S. plot Nos. 458; 459; U. B. Road running by the West of the house of Pannalal Karmakar to Naskar Dighi under C. S. plot Nos. 545; 639; 739; 784; 789; north of U. B. Road running from Naskar Dighi to Kalna-Baidyapur Road under C. S. plot Nos. 796; 802; west of Kalna-Baidyapur Road C. S. plot Nos. 808; 822; 824 of Sheet No. 1 excluding the houses of Barid Baran Nandi, Ronu Das, Krishna Patra and others bounded on the—</li> </ol>				
				North—by mauza boundary of Sheet No. I.				
				South—by U. B. Road running from Naskar Dighi to Kalna-Baidyapur Road under C. S. plot Nos. 796; 802; Kalna-Baidyapur Road C. S. plot Nos. 808; 822; 824 and southern ails of C. S. plot Nos. 228; 227; 137; 138; 139; 140; 141; 142; 145; 147; 149; 150 crossing U. B. Road C. S. plot Nos. 143 of Sheet No. I (all plots inclusive).				
				East - by Kalna-Baidyapur Road C. S. plot Nos. 458; 459; U. B. Road running by the west of the house of Panualal Karmakar to Naskar Dighi under C.S. plot Nos. 545; 639; 739; 784 and 789 of shoot No. I.  West—by mauza boundary of Sheet No. I.				
52	. Patilpara			1. Mauza Patilpara bearing J. L. No. 142.				
	·			2. Part of marza Mirhat bearing J. L. No. 129, locally known as Mohanpur and Mirhat Dakshinpara falling on the cast of Kalna-Bandyapur Road, C. S. plot Nos. 458; 459 and U. B. Road running by the west of the house of Pannahal Karmakar to Naskar Dighi bearing C. S. plot Nos. 545; 639; 739; 784; 789; south of U. B. Road running from Naskar Dighi to Kalna-Baidyapur Road under C. S. plot Nos. 796; 802; oast of Kalna-Baidyapur Road C. S. plot Nos. 808; 822; 824, of sheet No. I including the houses of Barid Baran Nandi, Renu Das, Krishna Patra and others bounded on the				
				North—by mauza boundary; Kalna-Baidyapur Road C. S. plot Nos. 458; 459; U. B. Road running by the west of the house of Pannalal Karmakar to Naskar-Dighi bearing C. S. plot Nos. 545; 639; 739; 784; 789, U. B. Road running from Naskar-Dighi to Kalna-Baidyapur Road under C. S. plot Nos. 796; 802; Kalna-Baidyapur Road C. S. plot Nos. 808; 822; 824 and southern ails of C. S. plot Nos. 228; 227; 137; 138; 139; 140; 141; 142; 145; 147; 149; 150, crossing U. B. Road C. S. plot No. 143 of sheet No. I (all plots exclusive) and mauza boundary—				
				South—by mauza boundary of sheet Nos. 1 and 2.				
				East by mauza boundary of sheet Nos. 1 and 2.				
				West—by mauza boundary of sheet Nos. 1 and 2.				
53	3 Baidyapur	••	••	1. Mauza Baidyapur boaring J. L. No. 128.				
54	4. Mainagari	••	••	1. Mauza Mainagari boaring J. L. No. 68.				
5.0	5. Biruha	**		1. Mauza Biruha bearing J. L. No. 116.				
		•		2. Mauza Bardaha bearing J. L. No. 114.				
				3. Mausa Masidpur bearing J. L. No. 115.				

	Name of Gram Sabha.				Local limits of jurisdiction of Gram Saltha.
	1				2
56.	Bara Dhamas	••	••	1.	Mauza Bara Dhamas bearing J. L. No. 123.
<b>57.</b>	Bhurkunda	•••		1.	Mauza Bhurkunda bearing J. L. No. 119.
				2.	Mauza Damdama bearing J. L. No. 120.
				3.	Mauza Potanai bearing J. L. No. 121.
				4.	Mauza Santoshpur bearing J. L. No. 117.
58.	Balindar	••	••	1.	Mauza Balindar bearing J. L. No. 125.
				2.	Mauza Sibpur bearing J. L. No. 123.
				3.	Mauza Joyrampur bearng J. L. No. 124.
<b>59</b> .	Tola	••		1.	Mauza Tola bearing J. L. No. 126.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy.

No. 70/Panch/1P-6/62. — 17th August 1962. — /hereas the West Bengal Panchayat Act, 1957 Vest Bengal Act I of 1957), has come into force in the area within police-station Goghat in the district Hooghly (hereinafter referred to as the said area), ander notification No. 1878/DP/2A-31/60, dated the th June 1960, published at page 2478 of Part I of the "Calcutta Gazette", dated the 21st July 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased hereby to constitute, for the purposes of the said Act within the said area, the Gram Sabhas mentioned in the table below and to specify in column 1 of the said table the name and in the corresponding entry in column 2 of the said table, the local limits of jurisdiction, of each such Gram Sabha:—

Name of Gram Sabha.

Local limits of jurisdiction of Gram Sabha.

	1			2
1.	Samanthakhanda			Mauza Samantakhanda bearing J. L. No. 1.
2.	Agai			Mauza Agai bearing J. L. No. 4.
				Mauza Golai bearing J. L. No. 2.
3.	Khatul	••	••	Mauza Khatul bearing J. L. No. 3.
4.	Senai	• •		Mauza Senai bearing J. L. No. 39.
				Mauza Narasinbaty bearing J. L. No. 5.
				Mauza Gouripur bearing J. L. No. 6.
5.	Idalbaty			Mauza Idalbaty bearing J. L. No. 36.
				Mauza Jotchandi bearing J. L. No. 40.
				Mauza Naraharbaty bearing J. L. No. 37.
				Mauza Daulathaty bearing J. L. No. 38.
6.	Saljhar		••	Mauza Saljhar bearing J. L. No. 41.
7.	Bengai	••	•	Mauza Bengai bearing J. L. No. 42.
8.	Ashpur	••		Mauza Ashpur bearing J. L. No. 13.
				Mauza Puina bearing J. L. No. 12.
				Mauza Ambaula bearing J. L. No. 17.
				Mauza Purbachokla bearing J. L. No. 15.

Name of Gram Sabha			Local limits of Jurisdiction of Gram Sabha
	1		· <b>2</b>
9.	Shalikona		 Mauza Shalikona bearing J. L. No. 10.
			Mauza Kamala bearing J. L. No. 11.
			Mauza Paschim-Chokla bearing J. L. No. 14.
			Mauza Jitarpur bearing J. L. No. 9.
			Mauza Mosidbera bearing J. L. No. 16.
10.	Bharkunda		 Mauza Bharkunda bearing J. L. No. 7.
11.	Ria		 Mauza Ria bearing J. L. No. 22.
			Mauza Kotai bearing J. L. No. 21.
			Mauza Rayan bearing J. L. No. 8.
12.	Kumarganj		 Mauza Kumarganj bearing J. L. No. 20.
			Mauza Pandahit bearing J. L. No. 19.
			Mauza Belun bearing J. L. No. 18.
			Mauza Jharikhanda bearing J. L. No. 26.
			Mauza Balitakunda bearing J. L. No. 27.
13.	Bijolkona		 Mauza Bijolkona bearing J. L. No. 25.
			Mauza Khatagram bearing J. L. No. 24.
			Mauza Sulut bearing J. L. No. 23.
			Mauza Santoshpur bearing J. L. No. 33.
			Mauza Palpukur bearing J. L. No. 34.
14.	Bajua		 Mauza Bajua bearing J. L. No. 32.
15.	Raghubaty		 Mauza Raghubaty bearing J. L. No. 35.
			Manza Rajagram bearing J. L. No. 55.
			Mauza Barul bearing J. L. No. 54.
16.	Madina		 Mauza Madina bearing J. L. No. 52.
			Mauza Sitanagor bearing J. L. No. 56.
17.	Ratanpur		 Mauza Goneshbaty bearing J. L. No. 53.
			Mauza Ratanpur bearing J. L. No. 50.
			Mauza Santa bearing J. L. No. 51.
			Mauza Pirmallick bearing J. L. No. 73.
18.	Golepur		 Mauza Golepur bearing J. L. No. 75.
			Mauza Sancha bearing J. L. No. 75.
			Mauza Harishehandrapore bearing J. L. No. 49.
19.	Bhadur		 Mauza Bhadur bearing J. L. No. 31.
			Mauza Arzi-Surjapur bearing J. L. No. 59.
20.	Mandalganti		 Mauza Mandalganti bearing J. L. No. 28.
			Muuza Adra bearing J. L. No. 30.
			Mauza Sokhanti boaring J. L. No. 29.
			Mauza Birampur boaring J. L. No. 62.
			Mauza Surjapur bearing J. L. No. 61.
			Mauza Pyrinager bearing J. L. No. 60.

Name of Gram Sabha 1			Local limits of Jurisdiction of Gram Sabha. 2
21.	Gobindapur		Mauza Gobindapur bearing J. L. No. 57.
			Mauza Bahrchak bearing J. L. No. 58.
22.	Kulki		Mauza Methul bearing J. L. No. 63.
23.	Chatra		Mauza Chatra boaring J. L. No. 70.
			Mauza Mirga bearing J. L. No. 69.
			Mauza Beli bearing J. L. No. 65.
			Mauza Bhanjapara bearing J. L. No. 64.
24.	Balarampur	•	Mauza Balarampur bearing J. L. No. 71.
			Mauza Chaknotra bearing J. L. No. 68.
25.	Kumursha	• •	Mauza Kumursha bearing J. L. No. 99.
			Mauza Chakhari bearing J. L. No. 98.
26.	Khorda-Kanpur	• •	Mauza Khorda-Kanpur bearing J. L. No. 116.
			Mauza Badla bearing J. L. No. 114.
27.	Joykıstapur		Mauza Joykistapur bearing J. L. No. 111.
			Mauza Teligram bearing J. L. No. 100.
28.	Patulsara	••	Mauza Patulsara bearing J. L. No. 67.
			Mauza Balibola bearing J. L. No. 66.
29.	Mathura	••	Mauza Mathura bearing J. L. No. 102.
			Mauza Hariharpur bearing J. L. No. 101.
30.	Shyambaty		Mauza Shaymbaty bearing J. L. No. 103.
			Mauza Ballavbaty bearing J. L. No. 104.
31.	Dhulepur		Mauza Dhulepur bearing J. L. No. 105.
			Mauza Purba-Amarpur bearing J. L. No. 106.
32.	Nabasan		Mauza Nabasan bearing J. L. No. 74.
			Mauza Khanati bearing J. L. No. 72.
			Mauza Bhabadighi bearing J. L. No. 76.
			Mauza Janakiballavpur bearing J. L. No. 95.
33.	Gopalbaty		Mauza Gopulbaty bearing J. L. No. 93.
			Mauza Madanmohonpur bearing J. L. No. 78.
			Mauza Brahmangram bearing J. L. No. 79.
			Mauza Kantali bearing J. L. No. 77.
			Mauza Baintya bearing J. L. No. 94.
34.	Goghat	• •	Mauza Goghat bearing J. L. No. 96.
35.	. Kamche		Mauza Kamche bearing J. L. No. 97.
36.	Dahiakanda	• •	Mauza Dahiakanda bearing J. L. No. 117.
			Mauza Kurmona bearing J. L. No. 118.
37.	. Sunia		Mauza Sunia bearing J. L. No. 119.
			Mauza Amodpur bearing J. L. No. 120.
			Mauza Bamunia bearing J. L. No. 121.

Name of Gram Sabha.			Local limits of jurisdiction of Gram Sabba.		
	1		2		
38.	Anur		Mauza Anur bearing J. L. No. 44.		
			Mauza Durgapur bearing J. L. No. 43.		
<b>3</b> 9.	Dasghara		Mauza Dasghara bearing J. L. No. 80.		
			Mauza Tarui bearing J. L. No. 47.		
			Mauza Belepara bearing J. L. No. 46.		
			Mauza Kapsit bearing J. L. No. 45.		
<b>4</b> 0.	Harisabha		Mauza Harisabha bearing J. L. No. 84.		
			Mauza Indira bearing J. L. No. 83.		
			Mauza Paschim Amarpur bearing J. L. No. 86.		
			Mauza Raghunathpur bearing J. L. No. 85.		
41.	Satberia		Mauza Satheria bearing J. L. No. 89.		
			Mauza Dariapur bearing J. L. No. 88.		
			Mauza Subirchak bearing J. L. No. 90.		
			Mauza Pukuria bearing J. L. No. 87.		
42.	Kamarpukur	• •	Mauza Kamarpukur bearing J. L. No. 82.		
43.	Sripur		Mauza Sripur bearing J. L. No. 81.		
			Mauza Madhubaty bearing J. L. No. 91.		
44.	Gar-Mandaran		Part of mauza Gar-Mandaran bearing J. L. No. 92 bounded on the north-west and south by mauza boundary and east by plot No. 6262, 6247, 6249, 5788-5795, 5804-5808, 6911, 6901, 6924-6929, 6823-6840.		
45.	Bethom		Mauza Bethoni bearing J. L. No. 122.		
			Mauza Naldubi bearing J. L. No. 123.		
			Mauza Kajla bearing J. L. No. 124. and part of mauza Gar-Mandaran bearing J. L. No. 92 bounded on the east, north and south by mauza boundary and wost by plot Nos. 6202, 6247, 6249, 5788-5795, 5804-5808, 6911, 6901, 6924-6939, 6823-6840.		
46.	Laluka		Mauza Laluka bearing J. L. No. 126.		
			Mauza Babuimari bearing J. L. No. 125.		
47.	Uttar-Sainta		Mauza Uttar-Sainta bearing J. L. No. 178.		
			Mauza Dakshin-Sainta bearing J. L. No. 179.		
			Mauza Kayra-Khali bearing J. L. No. 177.		
48.	Singrapur		Mauza Singrapur bearing J. L. No. 166.		
			Mauza Kantagarya bearing J. L. No. 167.		
49.	Tarahat		Mauza Tarahat bearing J. L. No. 130.		
50.	Bhagabanpur		Mauza Bhagabanpur bearing J. L. No. 165.		
			Mauza Kirtibaspur bearing J. L. No. 129.		
			Mauza Araji-Kirtibaspur bearing J. L. No. 128.		
			Mauza Rangamati bearing J. L. No. 127.		
51.	Datpur		Mauza Datpur bearing J. L. No. 174.		
			Mauza Chandpur bearing J. L. No. 168.		
			Mauza Tehure bearing J. L. No. 175.		
			Mauza Darihar bearing J. L. No. 182.		
			Mauza Uttar Arjungaria bearing J. L. No. 176.		
			· - ·		

	Name of Gran	n Sabha.	Local limits of jurisdiction of Gram Sabha.
5 <b>2</b> .	Debkhanda		Mauza Debkhanda bearing J. L. No. 169.
53.	Hazipur		Mauza Hazıpur bearing J. L. No. 170.
			Mauza Mondala bearing J. L. No. 171.
<b>54.</b>	Haripur		Mauza Harihar bearing J. L. No. 172.
	-		Mauza Bahagal bearing J. L. No. 173.
55.	Paba		Mauza Paba bearing J. L. No. 184.
			Mauza Kurchigaria bearing J. L. No. 185.
			Mauza Dukhin Arjungaria bearing J. L. No. 181.
			Mauza Moynadanga bearing J. L. No. 183.
56.	Darinakunda		Mauza Darinakunda bearing J. L. No. 180.
			Mauza Gohalpota bearing J. L. No. 186.
			Mauza Dumurpara bearing J. L. No. 190.
<b>57.</b>	Nakunda	••	Mauza Nakunda bearing J. L. No. 187.
58.	Kota	••	Mauza Kota bearing J. L. No. 194.
<b>5</b> 9.	Kulia	••	Mauza Kulia bearing J. J. No. 192.
			Mauza Dewanchak bearing J. L. No. 193.
			Mauza Routara bearing J. L. No. 191.
60	Mohonpur	••	Mauza Mohonpur bearing J. L. No. 113.
			Mauza Barama bearing J. L. No. 110.
			Mauza Chakmomrej bearing J. L. No. 115.
			Mauza Bara Kumursha bearing J. L. No. 112.
61.	Anandapur	••	Mauza Anandapur bearing J. L. No. 199.
62.	Sheora	••	Mauza Jot-Mahabat bearing J. L. No. 188.
			Part of mauza Sheora bearing J. L. No. 189. hounded on the north, south and west by mauza boundary and some portion of east by mauza boundary and some portion by Plot Nos. 5537, 5539, 5560, 5561, 5562, 5563, 5588, 5589, 5593, 5602.
67.	Amdona		Mauza Amboda bearing J. L. No. 198.
			Mauza Dukhin Balarampur bearing J. L. No. 197.
			Villago Bela part of mauza Belekusuma bearing J. L. No. 196, part of mauza Sheora bearing J. L. No. 189 bounded on the north, east and south by mauza boundary and west by Plot Nos. 5537, 5539, 5560, 5561, 5562-5563, 5588-5589, 5593, 5602.
6	Kusma	-	Village Kusma part of mauza Belekusma bearing J. L. No. 196.
			Mauza Muktorpur bearing J. L. No. 203.
			Mauza Goalpara bearing J. L. No. 195.
65.	Digra	-	Mauza Digra bearing J. L. No. 107.
			Mauza Lakshmipur bearing J. L. No. 108.

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### Local limits of jurisdiction of Gram Sabhas.

66.	Gohalsara			Mauza Gohalisara bearing J. L. No. 200.
				Mauza Kanaipur bearing J. L. No. 109.
				Mauza Khilgram boaring J. L. No. 201.
67.	Bali	••		Mauza Bali bearing J. L. No. 210.
68.	Jagatpur			Mauza Jagatpur bearing J. L. No. 211.
				Mauza Kalagachia bearing J. L. No. 209.
69.	Shyamballavpur			Mauza Shyamballavpur bearing J. L. No. 202.
70.	Radhaballavpur	••	••	Mauza Radhaballavpur boaring J. L. No. 208.
71.	Udayrajpur			Mauza Udayrajpur bearing J. L. No. 207.
				Mauza Mirjapur bearing J. L. No. 206.
				Mauza Penchera bearing J. L. No. 204.
72.	Damodarpur	• •		Mauza Damodarpur bearing J. L. No. 205.
73.	Badanganj	••		Mauza Badanganj bearing J. L. No. 149.
74.	Kayapat	••		Mauza Kayapat bearing J. L. No. 145.
75.	Krishnaganj	•		Mauza Krishnaganj bearing J. L. No. 150.
				Mauza Borasola Beltola bearing J. L. No. 152.
				Mauza Sıkıl Beldiha bearıng J. L. No. 151.
76.	Selampur			Mauza Selampur bearing J. L. No. 153.
				Mauza Tilati bearing J. L. No. 147.
77.	Purba Fului			Part of mauza Fului bearing J. L. No. 140 which is locally known as Purba Fului (Fuleswara Party) bounded on the North, South, East by mauza boundary, West by Tarajulykhul to Gagantola Road Plot No. 2517 and Hatkona tank Plot No. 5146 and Plot Nos. 5153, 5229, 5231, 5233, 5214, 5212, 5209 to Badangunj Fului Road Plot No. 5676 to Badangaj, Shyambazar Road Plot No. 5552.
78.	Paschim Fului		••	Part of Mauza Fului bearing J. L. No. 140 which is locally known as Paschim Fului (Daleswar Party) bounded on the East by Tarajaly khal to Gagantola Road Plot No. 3517 and Hatkona tank Plot No. 5146 and Plot Nos. 5153, 5229, 5231, 5233, 5214, 6212, 5209 to Badangunj-Fului Road Plot No. 5676 to Badangunj-Shyambazar Road Plot No. 5552. West by Mauza boundary and Village Bahbhadrapur of this Mauza. North and South by mauza boundary.
79.	Betra	• •		Mauza Botra bearing J. L. No. 141.
				Village Balibhadrapur of Fului mauza bearing J. L. No. 140.
80.	Tilari			Mauza Tilari bearing J. L. No. 142.
				Mauza Kokand bearing J. L. No. 144.
				Mauza Dwaripara bearing J. L. No. 143.
				Mauza Shyampur bearing J. L. No. 146.
				Mauza Chakran bearing J. L. No. 148.
81.	North Shyambaza	ar		Part of mauza Shyambazar bearing J. L. No. 139 which is locally known as North Shyambazar bounded on the North, East, West by mauza boundary, South by Arambagh-Badangunj Road and Shyambazar village Road plot Nos. 80, 2264, 2770, 2956, 2947.

#### Name of Gram Sabha.

### Local limits of jurisdiction of Gram Sabhas.

82.	South-Shyambazar		••	Part of mauza Shyambazar bearing J. L. No. 139 which is locally known as South Shyambazar bounded on the North by Arambagh-Badangunj Road and Shyambazar Village Road plot Nos. 80, 2264, 2770, 2956, 2947. South, East, West by mauza boundary.
83	Beldehia	••	••	Mauza Beldehia bearing J. L. No. 137  Mauza Andua bearing J. L. No. 138.
				Mauzi Andus bearing J. L. No. 138.
84.	Pandugram	••	• •	Mauza Pandugram bearing J. L. No. 136.
				Mauza Dharmapur bearing J. L. No. 155.
85.	Mamudpur	• •		Mauza Mamudpur bearing J. L. No. 135.
				Mauza Khajurbandi bearing J. L. No. 134.
				Mauza Laskarpukur bearing J. L. No. 133.
				Mauza Meherbanpur bearing J. L. No. 132.
				Mauza Mulluck bearing J. L. No. 131.
86.	Paschimpara		٠.	Mauza Paschimpara bearing J. L. No. 164.
87.	Gurulia-Bhatsala			Mauza Gurulia Bhatsala bearing J. L. No. 163.
				Mauza Jharia bearing J. L. No. 158.
				Mauza Kuchedahari bearing J. L. No. 156.
88.	Sundarpur			Mauza Sundarpur bearing J. L. No. 159.
				Mauza Baburampur bearing J. L. No. 157.
				Mauza Kultala bearing J. L. No. 162.
				Mauza Anupnagar bearing J. L. No. 161.
89.	Santipur			Mauza Santipur bearing J. L. No. 160.
				Mauza Karnapur bearing J. L. No. 154.

By order of the Governor,

R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 71/Panch/1P-6/62.—17th August 1962.—In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act of 1957), the Governor is pleased for the purposes reterred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats

comprising the number of contiguous Gram Sabhas fixed in this behalf as shown in column 3 in respect of each Anchal Panchayat and to specify in column 1 of the table below the names and in the corresponding entry in column 2 of the said table, the territorial limits of the said Anchal Panchayats:—

#### **TABLE**

Name of Anchal Panchayats.

Territorial limits of Anchal Panchayats.

Number of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat,

### The area comprised within the local limits of the Jurisdiction of the-

- 1. Bengai .. (1) Samantakhanda

  - (1) Samantas
    (2) Agai.
    (3) Khatul.
    (4) Senai.
    (5) Idalbaty.
    (6) Saljhar.
  - (7) Bengai.

Name of Anchal	Name of Anchal Panchayats.			Territorial limits of Anchal Panchayats.		
2. Kumarganj		(2 (3 (4	) Ashpur ) Shalikena. ) Bhurkunda. ) Ria. ) Kumarganj.			5
3. Raghubaty		(2 (3 (4 (5	) Bijolkona 2) Bajua. 3) Raghubaty. 4) Madina. 5) Ratanpur. 6) Golpur.	••		6
4. Bhadur		(2 (3 (4 (5	1) Bhadur 2) Mandalganthi, 3) Gobindapur, 4) Kulki, 5) Chatra, 8) Balarampur,	••		6
5. Kumursha		(); (); (4 ();	1) Kumursha 2) Khorda-Kanpur. 3) Joykistapur. 4) Patulsara. 5) Mathurs. 6) Shyambaty. 7) Dhuleypur.	••		7
6. Goghat		(; (; (,	1) Nabasan 2) Gopalhaty. 3) Goghat. 4) Kameha. 5) Dahiakhanda. 6) Sunia.	••		6
7. Kamarpukur		( ( (	1) Anur 2) Dasghera. 3) Harisova. 4) Satberia. 5) Kamarpukur. 6) Sripur.	• •		6
8. Mandaran	••	( ( ( (	1) Gar-Mandaran 2) Batbani. 3) Laluka. 4) Uttar-Sainta. 5) Singrapur. 6) Tarahat. 7) Bhagabanpur.			7
9. Hazipur	••	(	(1) Datpur 2) Debkhanda. 3) Hazipur. 4) Harihar. (5) Pana.	••		5
10. Nakunda	••	(	(1) Darinakunda (2) Nakunda. (3) Kota. (4) Kulia.	••	••	4
11. Sheerah	***		(1) Mohanpur (2) Anandapur. (3) Sheerah. (4) Andoba. (5) Kuuma.			5-

As SERVICE A Contraction of the 
	Name of Anchal Panchavat	S Territorial limits of Anchal Panchayats,	Number of continuous Grain Subhas- fixed in this behalf in respect of each Anchul Panchayat,
2.	Kalyanpin	(1) Judham (2) Ekelnka (3) Rabatpur (4) Kalvaupur (5) Hatgachha. (6) Bausai.	h
3.	Pindira	. (1) Ichhapur (2) Kasipur. (3) Chhota Balmrkuli (4) Dakshir Durgapur (5) Pathurghata (6) Arju a. (7) Pindira. (8) Augarson.	S
1.	Anukhel	(1) Baha (2) Abukhal. (3) Kadamba. (4) Umarpur (5) Goda Gobudabati (6) Arbela (7) Dwarmtion (8) Dafarpui	
5,	Akalpaush	. (1) Kutubpur (2) Tohnta (3) Naronga. (4) Agradaha. (5) Parchrakhi. (6) Vadpurch. (7) Udaypur. (8) Kadipura.	8
6.	Badle	(1) Kumarpara (2) Noain. (3) Si goillon. (4) Pati Badla. (5) Badla (6) Chagram (7) Kulti. (8) Bara Baharkuh. (9) Dakshin Krishimpin	9
7.	Budyapur .	(1) Osmanpur (2) Sabudjur (3) Ha suthati (4) Tula (5) Mirlant (6) Patilpara (7) Badyapur	7
8.	Bara Dhamas	(1) Wan agan (2) Biruha (3) Bara Dhama (4) Bhirekunda (5) Balindar. (6) Tolin.	. 6

Gram Sabhas constituted by notification. No. 85, Parich/1P-9/62, dated 24th. August 1962, in police-station Kalna, district Burdwan.

By order of the Governor,
R. N. BHATTACHARJEA,
Dy. Secy. to the Govt. of West Bengal.

	Name or Anchal	Panchayats.	Terrnoral fi <b>m</b> its of Archal Panchayats,	Number of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat.
12.	Beli .		(1) Digin (2) Gohalsara (3) Bala (4) Jagarpin (5) Shyamballaypur (6) Radhaballaypur (7) Udayrappur (8) Damodarpur	8
13.	Badangonj-Fulm		(1) Badan 2013 (2) Kayapat. (3) Krishinganj. (4) Solampar. (5) Purba Fului (6) Pasa Lim Fului. (7) Betra. (8) Telari.	
14.	Shyambaza.		<ol> <li>North-Shyambazar</li> <li>South Shayambazar</li> <li>Beldina</li> <li>Pan-dugram</li> <li>Manudpur, ;</li> </ol>	0
15.	Paschimpiua	***	(1) Pass himpura (2) Gurda-Bhatsob (3) Sundarpur, (4) Santipur,	ı

 $G_{\rm Cam}$  Sabhas constituted by notification No. 70/Pench/1P-6/62, dated  $17{\rm th}$  August 1962, in police-station Goghat, district Hooghly.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.

No. 86/Panch/1P-9/62.—24th August 1962. In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act 1 of 1957), the Governor is pleased for the purposes referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats

comprising the number of contiguous Gram Sabhas fixed in this behalf as shown in column 3 in respect of each Anchal Panchayat and to specify in column 1 of the table below the names and in the corresponding entry in column 2 of the said table, the territorial limits of the said Anchal Panchayats:

#### **TABLE**

	Name of Anchal Panchay atc.	Territorial limits of Anchal Panchayats	Number of conti- guous Gra- Sabhas fixe in this beha in respect o each Ancha Panchayat
	1	2	3
	The area comprised within the lo	ocal limits of jurisdiction of the—	
1.	Satgachhi		7

No. 145/Panch/1P-14/62. — 21st September 1962.—Whereas the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), has come into torce in the area within police-station Ketugram in the district of Burdwan (hereinafter referred to as the said area), under notification No. 3693/DP/1A-69 60, dated the 13th December, 1960, published at page 3259 of Part I of the "Calcutta Gazette Extraordinary", dated the 15th December, 1960.

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 (West Bengal Act I of 1957), the Governor is pleased hereby to constitute for the purposes of the said Act within the said area the Gram Sabhas mentioned below and to specify the name and the local limits of jurisdiction, of each such Gram Sabha:

#### Purba Ankhona Gram Sabha

Part of Mauza Ankhona bearing J. L. No. 11 which is heally known as Ankhona Purbapara bounded on the-

North by mauza boundary.

South by mauza boundary.

East by mauza boundary.

West by D. B. road bearing C. S. plot Nos. 4034, 2878, 2931, 2011, 2005, western bank of Tank bearing C. S. plot No. 2004 and Kandara bearing C. S. plot Nos. 520, 608 and 779.

#### Paschim Ankhona Gram Sabha

Part of mauza Ankhona bearing J. L. No. 11 which is locally known as Ankhona Paschimpara bounded on the—

North by mauza boundary.

South by mauza boundary.

West by mauza boundary.

East by D. B. road bearing C. S. plot Nos. 4034, 2878, 2931, 2011, 2005 western bank of Tank bearing C. S. plot No. 2004 and Kandara bearing C. S. plot Nos. 520, 608 and 779.

#### Murutia Cram Sabha

Mouza Murutia, J. L. No. 12.

Chenchuri Subipur Gram Sabha Mauza Chenchuri, J. L. No. 1.

Majhina Gram Sabha

- 1. Mauza Mouri, J. L. No. 3.
- 2 Majhina, J. L. No. 4.

#### Kurusita Gram Sabha

- l Mauza Haldi, J. L. No. 6.
- Mauza Kusutia, J. L. No. 5.

#### Ichapur Mahula Gram Sabha

- <sup>1</sup> Mauza Mahula, J. L. No. 10.
- <sup>2</sup> Mauza Ichapur, J. L. No. 9.

#### Purba-Chakta Gram Sabha

Part of mauza Chakta bearing J. L. No. 2 which is locally known as Chakta Purbapara bounded on the—

North by mauza boundary.

East by mauza boundary.

South by mauza boundary.

West by Amgoria Khaspur D. B. Road bearing C. S. plot Nos. 3668, 2622, 2679, U. B. road bearing C. S. plot No. 2383, 2092 and C. S. plot No. 2126, 2127, 2143, 2144, 1258, 1259, 1262, 1263 and 1264 (all plots excluded).

#### Paschim Chakta Gram Sabha

Part of mauza Chakta bearing J. L. No. 2 which is locally known as Chakta Paschimpara bounded on the-

North by mauza boundary.

West by mauza boundary.

South by mauza boundary.

East by Amgoria Khaspur D. B. road bearing C. S. plot Nos. 3668, 2622, 2679, U. B. road bearing C. S. plot No. 2383, road bearing C.S. plot No. 2092 and C. S. plot Nos. 2126, 2127, 2143, 2144, 1258, 1259, 1262, 1263 and 1264 (all plots included).

Sreegram Gram Sabha

- 1 Mauza Sreegram, J. L. No. 7.
- 2 Mouza Panpara, J. L. No. 8.

Kechunia Gram Sabha Mauza Kechunia, J. L. No. 18.

Agardanga Gram Sabha

- 1 Mauza Agardanga, J. L. No. 19.
- 2 Mauza Panpara Chak, J. L. No. 20.

Kachutia Gram Sabha Mauza Kachutia, J. L. No. 21.

Malgram Gram Sabha

Mauza Malgram, J. L. No. 22.

#### Amgoria Gram Sabha

Part of mauza Amgoria bearing J. L. No. 30 which is locally known as village Amgoria bounded on the—

North by mauza boundary.

West by mauza boundary.

South by mauza boundary and Sheet boundary of sheet No. 5 of C. S. map of mauza Amgoria bearing J.L. No. 30.

## Arna Gram Sabha

Part of mauza Amgoria bearing J. L. No. 30 which is locally known as village Arna comprising all the C. S. plots of sheet No. 5 of C. S. map of mauza Amgoria bearing J. L. No. 30.

Kojalsa Gram Sabha

Mauza Kojalsa, J. L. No. 17.

### Murgram Gram Sabha

Part of mauza Murgram bearing J. L. No. 23 which is locally known as Paschim Murgram bounded on the—

North by mauza boundary.

West by mauza boundary.

South by mauza boundary.

East by mauza boundary and Nirole Erara Road bearing C. S. Plot No. 4190, Mandaptala Road bearing C. S. Plot Nos. 4527, 4133 and C. S. plot Nos. 4566, 4620, 4519, 4646, 4545, 4644, 4641, 4636, 4635, 4634, 4466 and again Nirole Erara Road bearing C. S. plot Nos. 5090 and 4762 (all plots excluded).

### Katundidanga Gram Sabha

1 Mauza Katundidanga, J. L. No. 24.

2 Part of mauza Murgram bearing J. L. No. 23 which is locally known as Purba Murgram bounded on the

West by Nirole Erara Road bearing C. S. plot Nos. 5090, 4762 and C. S. plot Nos. 4466, 4634-36, 4641, 4644-46, 4619, 4620, 4566 and Mandaptala Road bearing C. S. plot No. 4527, 4133 and road bearing C. S. plot No. 4190 of mauza Murgram (all plots included).

North by Nirole Erara Road bearing C. S. plot No. 1807.

East and south by mauza boundary.

Sreepur Gram Sabha

Mauza Sreepur, J. L. No. 35.

Ujalpur Gram Sabha

Mauza Ujalpur, J. L. No. 31.

Kurmodanga Gram Sabha

Mauza Kurmodanga, J. L. No. 34.

#### Purba-Berugram Gram Sabha

Part of mauza Berugram bearing J. L. No. 14 which is locally known as Purba Berugram and Sripur bounded on the—

North by mauza boundary.

East by mauza boundary.

South by mauza boundary.

West by C. S. plot Nos. 11, 8, 7, 123, 118, 112, 113, 257-61, 301, 308, 1339, 1181, 1184, 1185, 1213, 1096, 1067, 1064, 1059, 784, 864, 832, 933, 914, 2578, 2727, 2752, 2784, 2750 (all plots excluded).

#### Paschim Berugram Gram Sabha

Part of mauza Berugram bearing J.L. No. 14 which is locally known as Paschim Berugram bounded on the—

North by mauza boundary.

West by mauza boundary.

South by mauza boundary.

East by C. S. Plot Nos. 11, 8, 7, 123, 118, 112-13, 257-61, 301, 308, 1339, 1181, 1184-85, 1213, 1096, 1067, 1064, 1059, 784, 864, 932, 933, 914, 2578, 2727, 2752, 2784, 2750 (all plots included).

#### Daksmin Morgram Gram Sabha

Part of mauza Morgram bearing J. L. No. 13 which is locally known as Daksmin Morgram bounded  $\sigma_0$  the  $\sigma_0$ 

South by mauza boundary.

East by mauza boundary.

West by mauza boundary.

North by C. S. Plot Nos. 1271, 965, 289, 1317 1320, 1330-31, 1238, 1347, 1354-56, 1351-52 1361, 1364, 1368, 1664, 1370, 1378, 1382, 1384 1388, 1302, 1194, 1202, 1199, 1201, 1190-92, 1090-92, 1090-91, 1106-8 and 404 (all plots included).

#### Uttar Morgram Gram Sabha

Part of mauza Morgram bearing J. L. No. 13 which is locally known as Uttar Morgram bounded on the-

North by mauza boundary.

East by mauza boundary.

West by mauza boundary.

South by C. S. plot Nos. 1271, 965, 289, 135, 1320, 1330-31, 1233, 1347, 1354-56, 1351-5, 1361, 1364, 1368, 1664, 1370, 1378, 1382, 138, 1302, 1194, 1202, 1199, 1201, 1190-5, 1090-91, 1106-1108, and 404 (all plose excluded).

#### Chinishpur Gram Sabha

- 1 Mauza Chinishpur, J. L. No. 15.
- 2 Mauza Biruri, J. L. No. 16.

Kulutia Gram Sabha

Mauza Kulutia, J. L. No. 32.

Kantadihi Gram Sabha

Mauza Kantadihi J. L. No. 33.

## Daksmin Kandara Gram Sabha

Part of mauza Kandara bearing J. L. No. 36 which is locally known as Kandara Daksminpara bounded on the—

North by Khanji Kandara road bearing C. 5. plot No. 5765.

South by mauza boundary.

West by mauza boundary.

East by Kandara-Masundi Road bearing C. S plot Nos. 6491, 6591.

#### Uttar Kandara Gram Sabha

Part of mauza Kandara bearing J.L. No. 36 which is locally known as Kandara Uttarpara and Ramijibanpur bounded on the—

South by Kandara-Khanji Road bearing C. S. plot No. 5765, Kandara-Masundi Road bearing C.S. plot Nos. 5433, 5569, road bearing C. S. plot Nos. 5249 and northern boundary of C. S. plot Nos. 2776, 2775, 2774.

East by Bannala bearing C. S. plot Nos. 2593. 2605, 1523, 1512 and Sheet boundary of sheet No. 2 of C. S. map of the mauza Kandara

West by mauza boundary.

North by mauza boundary.

#### Purba Kandara Gram Sabha

Part of mauza Kandara bearing J. L. No. 36 which locally known as Kandara Purbapara bounded on

North by sheet boundary of sheet No. 3 of C. S. Map of mauza Kandara bearing J. L. No. 36.

South by sheet boundary of sheet No. 3 of C. S. Map of mauza Kandara bearing J. L. No. 36. East by Bannala bearing C. S. plot Nos. 1512, 2605, 2593, 3306, 3376 and Sheet boundary of sheet No. 2 of C. S. Map of mouza Kandara. J. L. No. 36.

#### Madhya Kandara Gram Sabha

part of mauza Kandara bearing J. L. No. 36 which , locally known as Kandara Madhyapara bounded n the-

North by road bearing C. S. plot No. 5249 and northern boundary of C. S. plot Nos. 2776, 2775, 2774.

South by mauza boundary.

West by Kandara-Masundi road bearing C. S. plot Nos. 6856, 5433, 6491 and 6591.

East by Bunnala bearing C. S. plot Nos. 1512, 2605, 2593, 3306, 3376.

#### Daksmin Gopalpur Gram Sabha

Part of mauza Gopalpur bearing J. L. No. 29 which Hocally known as Gopalpur Daksminpara bounded n the-

North by the northern boundary of C. S. plot Nos. 121, 124, road bearing C. S. plot Nos. 1067, 618 and drain by northern side of C.S. plot No. 713, 712, 708, 697, 696, 695, 694, 687 and C. S. plot No. 2213, 2271, 2264, 2316 and 2333.

South by mauza boundary.

East by mauza boundary.

West by mauza boundary.

#### Uttar Gopalpur Gram Sabha

Part of mauza Gopalpur bearing J. L. No. 29 which locally known as Gopalpur-Uttarpara bounded on

North by mauza boundary.

East by mauza boundary.

West by mauza boundary.

South by the northern boundary of C. S. plot Nos. 121, 124, road bearing C. S. plot Nos. 1067, 618 and drain by northern side 1067, 618 and drain by northern side of C. S. plot Nos. 712-713, 708, 694-697, 687 and C. S. plot Nos. 2213, 2271, 2264, 2316 and 2333.

Uttar Komarpur-Beninagar Gram Sabha

art of mauza Komarpur bearing J. L. No. 37 which cally known as Komarpur-Uttarpara bounded on

North by mauza boundary.

East by mauza boundary.

West by mauza boundary.

South by Suri Katwa D. B. Road bearing C. S. plot Nos. 3579 and 1783.

<sup>2</sup> Mauza Beninagar, J. L. No. 28.

#### Daksmin Komarpur Gram Sabha

Part of mauza Komarpur bearing J. L. No. 37 which is locally known as Komarpur Daksminpara bounded on the-

South by mauza boundary.

East by mauza boundary.

West by mauza boundary. North by Katwa-Suri D. B. Road bearing C. S. plot Nos. 3579 and 1783.

#### Bamundi Gram Sabha

Mauza Bamundi, J. L. No. 38.

Khalipur Gram Sabha

Mauza Khalipur, J. L. No. 67.

### Daksmin Rajoor Gram Sabha

Part of mauza Rajoor bearing J. L. No. 41 which is locally known as Rajoor Daksminpara bounded on the-

South by mauza boundary.

West by mauza boundary.

East by mauza boundary.

North by C. S. plot Nos. 3013, 3012, 3030, 3110, 3116, 3107, 3104, 3102, 3952, 3704, 3708, 3710, 3559, 1362, 1363, 1348, 1345, 1343, 1341, 977, 988, 990, road C. S. plot No. 992 and C. S. plot No. 1134 of mauza Rajoor bearing J. L. No. 41 (all plots included).

#### Uttar Rajeor Gram Sabha

Part of mauza Rajoor bearing J. L. No. 41 which is locally known as Rajoor Uttarpara bounded on teh-

North by mauza boundary.

West by mauza boundary.

East by mauza boundary.

South by C. S. plot Nos. 3013, 3012, 3033, 3110, 3116, 3107, 3104, 3102, 3952, 3704, 3708, 3710, 3559, 1362, 1363, 1348, 1345, 1343, 1341, 977, 988, 990 and roads C. S. plot No. 992 and C. S. plot No. 1134; of mouza Rajoor bearing J. L. No. 41(all plots excluded).

#### Masundi Bahara Gram Sabha

Part of mauza Masundi bearing J. L. No. 39 which is locally known as Masundi Keundi bounded on

South by mauza boundary.

West by mauza boundary.

North by D. B. Road bearing C. S. plot Nos. 795, 1816, 3271, road bearing C. S. plot Nos. 3372, 3555, 1074 and mauza boundary.

East by road bearing C. S. plot No. 3682 and mauza boundary.

2 Mauza Bahara, J. L. No. 40.

#### Masundi Keundi Gram Sabha

Part of mauza Masundi bearing J. L. No. 39 which is locally known as Masundi-Keundi bounded on the-

North by mauza boundary.

East by mauza boundary.

South by D. B. Road bearing C. S. plot Nos. 795, 1816, 3271 and road bearing C. S. plot Nos. 3372, 3555, 3682 and mauza boundary. West by road bearing C. S. plot No. 1074 and

Khal bearing C. S. plot No. 1312.

Khanji Gram Sabha

Part of mauza Khaji bearing J. L. No. 43 which is locally known as Khanji village bounded on the-North by mauza boundary.

South by mauza boundary and sheet boundary of sheet No. 4 of C. S. map of mauza Khanji.

East by mauza boundary.

West by mauza boundary, i.e. comprising all the C.S. plots of sheet Nos. 1, 2, 3, of C.S. map of mauza Khanji, J. L. No. 43.

Raikhan Gram Sabha 1 Mauza Raikhan, J. L. No. 42.

2 Part of mauza Khanji bearing J. L. No. 43 which is locally known as Raikhan Purbapara bounded on the-

North by mauza boundary sheet boundary of sheet No. 4 of C. S. map of mauza Khanji.

South by mauza boundary. East by mauza boundary.

West by mauza boundary and sheet boundary of sheet No. 4 of C.S. map of mauza Khanji, i.e., comprising all the C.S. plot of sheet No. 4 of C.S. map of mauza Khanji.

Argon Gram Sabha Mauza Argon, J. L. No. 44.

Khaspur Gram Sabha

Mauza Khaspur, J. L. No. 45. Dadhia Gram Sabha Mauza Dadhia, J. L. No. 48.

Ehiapur Gram Sabha

Part of mauza Ehiapur, J. L. No. 46, which is locally known as Ahiapur village bounded on the

North by mauza boundary. South by mauza boundary.

East by mauza boundary.
West by sheet boundary of sheet No. 3 of C. S. map of mauza Ehiapur bearing J. L. No. 46. Kantari Gram Sabha

Part of mauza Ahiapur bearing J. L. No. 46 which is locally known as village Kantari bounded on the

North by mauza boundary. West by mauza boundary.

South by mauza boundary. East by sheet boundary of sheet No. 3 of C. S. map of mauza Ehiapur, J. L. No. 46.

Serandi Gram Sabha

1 Mauza Serandi, J. L. No. 50.

2 Mauza Aiyapurchak, J. L. No. 49. Palita Gram Sabha

Part of mauza Palita bearing J. L. No. 51 which is locally known as village Palita bounded on the—

North by mauza boundary. East by mauza boundary. West by mauza boundary

South by Palita-Katwa road bearing C. S. plot No. 1121 and mauza boundary

Bira Gram Sabha

1 Mauza Bira, J. L. No. 52.

2 Part of mauza Palita bearing J. L. No. 51 which is locally known as Bansra and Bhabanibera village bounded on the-

North by Palita-Katwa road. East by mauza boundary. West by mauza boundary. South by mauza boundary.

Narenga Gram Sabha

1 Mauza Narenga, J. L. No. 54. 2 Mauza Bakui, J. L. No. 53.

Purba Pandugram Gram Sabha

Part of Mauza Pandugram bearing J. L. which is locally known as Pandugram-Purbapara a Dangapara bounded on the-

North by mauza boundary. East by mauza boundary.

South by mauza boundary. West by western boundary of sheet No. 5 est by western boundary of sneet No. 5 C.S. map of Mauza Pandugram, road beari C. S. plot No. 3619, 3948, 3542 wester boundary of C. S. Plot No. 3551 road beari C. S. plot No. 3565, 3369, 3318 and easter boundary of sheet No. 1 of C. S. map mouza Pandugram.

Paschim Pandugram Gram Sabha

Part of mauza Pandugram bearing J. L. No. 5 which is locally known as Pandugram-Paschimpan bounded on the-

North by mauza boundary. West by mauza boundary. South by mauza boundary.

East by western boundary of sheet No. 5 of C. map of mauza Pandugram, Road bearing C. plot Nos. 3619, 3948, 3542, western boundar of C. S. plot No. 3551 road C. S. plot No. 3565, 3369, 3318 and eastern boundary sheet No. 1 of C. S. map of Mouza Pand gram.

Khatundi Gram Sabha

Mouza Khatundi, J. L. No. 66.

Mitratikuri Gram Sabha

Mouza Mitratikuri, J. L. No. 70.

2 Mauza Hatpara, J. L. No. 71.

Kanchra Gram Sabha Mauza Kanchra, J. L. No. 47.

Kulai Gram Sabha

1 Mauza Kulai, J. L. No. 65. 2 Mauza Jamalpur, J. L. No. 60. 3 Mauza Kulun, J. L. No. 57.

4 Mauza Jamalpur Chak, J. L. No.59.

Bakalsa Gram Sabha

1 Mouza Bakalsa, J. L. No. 64.

2 Mauza Ganful, J. L. No. 62.

Bhandergoria Gram Sabha.

Mauza Chakda, J. L. No. 55.
 Mauza Naoapara, J. L. No. 56.
 Mauza Ghatkuri, J. L. No. 61.

4 Mauza Bhandergoria, J. L. No. 63.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Beng

# Calcutta



# Guzette

# Extraordinary

# Published by Authority

KA 3] THURSDAY, OCTOBER 25, 1962 [SAKA 1854

I-Orders and Notifications by the Governor of Westengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# LOCAL SELF-GOVERNMENT AND PANCHAYATS DEPARTMENT

### NOTIFICATIONS

No. 7490 M1M-21 60.—25th October 1962.—In reise of the power conferred by clause (b) of subsion (1) of section 386 of the Bihar and Orissa nicipal Act, 1922 (Bihar and Orissa Act VII of 2), the Governor is pleased to direct that i. S. N. Das, shall, during the period of supersion of the commissioners of the Purulia muniality, continue to exercise and perform all the vers and duties conferred and imposed upon him notification No. 1047 M1M-21 60, dated the February 1961, for a further period of five months 1 five days from 27th October 1962.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

No. 7383/M3R-12/62.—19th October 1962. The following draft of an amendment which, in exercise of the power conferred by section 122 of the Bengal Municipal Act, 1932 (Bengal Act V o 1932), the Governor proposes to make in the Bengal Municipal Account Rules, published with notification No. 6499-M., dated the 21st November 1935, as subsequently amended (hereinafter referrence to as the said rules), is published, as required by sub-section (1) of section 505 of the said Act, for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 31st October 1962, and any objection or suggestion with respect thereto which may be received by the undersigned through the District Magistrate before that date will be considered

## Draft amendments

In rule 225 of the said rules, after the word "District Magistrate" insert the words, figures and letter "and also to the Inspector of Local Bodic appointed under section 544B of the Act.".

By order of the Governor

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal



# Gazette

सत्यमेव जयते

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RTIKA 4]

FRIDAY, OCTOBER 26, 1962

[ SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL LABOUR DEPARTMENT ORDERS

No. 5857-I.R.|IR|11L-642|58.—19th October 1962. Whereas under the Government of West Bengal, bour Department, Order No. 1267-I.R.|IR|11L-2|58, dated the 26th March 1959, the industrial pute between Messrs. Raimohan Bleaching & eing Works, 14-A Lock Gate Road, Calcutta-2, and ir workmen represented by the Bombay Textiles orkmen Union, 26|8 Dum Dum Road, Calcutta-2, arding the issue mentioned in the said order being matter specified in the second schedule to the dustrial Disputes Act, 1947 (XIV of 1947), was erred for adjudication to the Second Labour Court. And whereas the said Second Labour Court has bmitted to the State Government its award on the dindustrial dispute;

Now, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish; said award as shown in the annexure hereto.

#### **ANNEXURE**

the matter of an industrial dispute between Messrs. Raimohan Bleaching & Dyeing Works, 14A Lock Gate Road, Calcutta-2, and their workmen represented by the Bombay Textiles Workmen Union, 26|8 Dum Dum Road, Calcutta-2. (Case No. VIII-C-99|59.)

FORE THE SECOND LABOUR COURT, WEST BENGAL

#### Present:

ri H. R. DEB, Presiding Officer, Second Labour Court.

#### Appearances:

the Union: Shri Gour Mohan Ghorai, Secretary. the Company: Shri A. Sarkar.

#### AWARD

By Order No. 1267-I.R.|IR|11L-642|58, dated the 26th March 1959, the Government of West Bengal in the Labour Department referred an industrial dispute between Messrs. Raimohan Bleaching & Dyeing Works and their workmen represented by the Bombay Textiles Workmen Union relating to the undermentioned issue to the Second Labour Court for adjudication.

#### Issue

Whether the dismissal of the following workmen is justified? To what relief, if any, are they entitled?

- 1. Mohan Mahabhai,
- 2. Rambali Ram,
- 3. Sundar Ram,
- 4. Ram Nath Sukla,
- 5. Sona Kar Pradhan,
- 6. Nand Gopal Shaw,
- 7. Raghu Nath Shaw,
- 8. Santoo Ahir,
- 9. Parameswar Ahir,
- 10. Nanda Lal Ahir,
- 11. Birju Parshi,
- 12. Sujagir Gor,
- 13. Ram Janam Roy,
- 14. Makardhaj Roy,
- 15. Chhaibar Bhar,
- 16. Basdeo Mahto,
- 17. Baldeo Das, and
- 18. Mahammad Samad.

At the beginning of the hearing of the case the Company raised a preliminary objection about the competency of the Union to represent the workmen mentioned in the issue of the order of reference.

After prolonged hearing about the preliminary objection I rejected it and proceeded to hear the merits of the case. The case was fixed for hearing for that purpose on 19th September 1962. On that day both the parties filed a joint petition of compromise. The terms of compromise are fair; so I accept them. The joint petition of compromise, a copy of which is enclosed herewith, will form a part of this award. Dictated and corrected by me.

H. R. DEB,

Presiding Officer.

H. R. DEB, Presiding Officer, Second Labour Court.

The 29th September 1962.

BEFORE THE SECOND LABOUR COURT, WEST **BENGAL** 

#### Present:

Shri H. R. DEB, Presiding Officer. In the matter of an industrial dispute Between

Messrs Raimohan Dycing & Bleaching Works

And

Their workmen, represented by Bombay Textile Workers' Union

And

In the matter of Government Order of reference No. 1267-I.R. IR 11L-642 58, dated 26th March 1959

Humble petition of compromise of the parties-Most respectfully sheweth:

- 1. That the adjudication under reference has been amicably settled.
- That the Company shall pay a sum of Rs. 2,200 (two thousand two hundred only) in full settlement of all dues of all workmen, except earned wages, if any, to the workmen in question.
- 3. That the amount will be paid to the workmen through the Secretary of the Union within 30th September 1962.
- That the case of Birju Pasi will be looked after by the Company from record and if he is found to have worked for more than six months, he will be paid one month's wages.
- 5. That a settlement award to this effect may kindly be given.

For the Union:

Gour Mohan Ghorai, Secretary, 19-9-62.

For the Company: Bata Krishna Kundu. Partner. 19-9-62.

A. Sarkar,

(For Association of Manufacturer & Traders), 19-9-62.

> H. R. DEB, Presiding Officer, Second Labour Court, 29-9-62.

No. 5900-I.R.|IR|10L-227|61.—20th October 1 Whereas under the Government of West Ber Labour Department, Order No. 2764-I.R. |IR| 101 60, dated the 2nd June 1960, the industrial dis between Messrs. Hindusthan Motors Ltd., P.O. Ui para, district Hooghly, and their workmen emplo in Uttarpara factory represented by (1) Hind M. Employees' Union, P.O. Uttarpara, district Hoog and (2) Hindusthan Motor Workers' Union, Butt P.O. Bhadra Kali, district Hooghly, regarding the is mentioned in the said order, being a matter speci in the Third Schedule to the Industrial Disputes / 1947 (XIV of 1947), was referred to Industrial Tribunal for adjudication;

And whereas during the pendency of proceeding before the said Industrial Tribunal Shri Mahene Singh Dhantwal, a workman of the said Compar made a complaint in writing to the said Industri Tribunal against the said Company alleging that said Company had terminated the service of the sai workmen concerned in such dispute;

And whereas in exercise of the powers confe by section 33A of the Industrial Disputes Act, h (XIV of 1947), the said Industrial Tribunal has judicated upon the said complaint and submitted award to the State Government;

Now, therefore, in pursuance of the provisions section 17 of the Industrial Disputes Act, 1947 (x of 1947), the Governor is pleased hereby to publ the said award as shown in the annexure hereto

#### **ANNEXURE**

In the matter of an application under section 3 of the Industrial Disputes Act filed by S Mahendra Singh Dhantwal, an employee Messrs. Hindusthan Motors Ltd., against the s Company. (Case No. 54 of 1961 un section 33A.)

BEFORE THE FIFTH INDUSTRIAL TRIBUNA WEST BENGAL

#### Present:

Shri N. B. CHAUDHURI, Judge, Fifth Industria Tribunal.

Appearances:

For the Company: Shri K. P. Mukherjee. For the Workman: Shri Patit Paban Pathak.

#### **AWARD**

This is an application under section 33A of Industrial Disputes Act by the applicant emplo Shri Maheridra Singh Dhantwal against his emplo Messrs. Hindusthan Motors Ltd., complaining agai the latter's dismissing the former arbitrarily during pendency of an industrial dispute referred under 6. No. 2764-I.R., dated the 2nd June 1960, with complying with the provisions of section 33 of t Act.

The complainant's case is that he was a permant workman of the Company and went on two mond leave from 5th June 1960. He, however, applied a extension of his leave with medical certificate. B the Company arbitrarily terminated his services at thus dismissed him during the period of leave applied for without seeking approval of the Tribunal being which are industrial discounted by the time. which an industrial dispute was pending at the time

The Company opposes the application on the ollowing grounds. It is urged that in fact there has een no violation of the provisions of section 33 of the Act. Moreover in view of the agreement in writing, dated the 3rd August 1956, between the petitioner and Messrs. Hindusthan Motors Ltd., the petitioner of debarred from filing an application of the present fature without first exhausting the remedies provided a clause 24 of the said agreement.

As regards merit of the complaint, the Company's ase is that the petitioner was under its employment ill he abandoned his service due to his continued health and the Company by its letter, dated 15th September 1960, terminated his services in terms of clause 20 of the said agreement for his irregularity in attendance and or continued bad health. Previously he was repeatedly cautioned about possible termination of his services.

Other facts will appear from the body of the award that follows.

The points for determination are:

- Is this application barred by the provisions of clause 24 of the agreement, dated 3rd August 1956, between the parties?
- Whether the provisions of section 33 of the Act were violated? If so, whether there was any sufficient justification for the discharge or dismissal of the applicant?
- 3. What relief, if any, is the applicant entitled to?

#### Decisions

#### Point No. 1

The preliminary objection raised by the Company is that the applicant is debarred from filing the present application without exhausting the remedies provided by clause 24 of the agreement, dated 3rd August 1956, between the parties. Exhibit 4 is the agreement referred to, and the clause 24 thereof runs as follows:

"24. The law of the Indian Union will apply for interpretation of this agreement and the relationship between the employer and the employee. In case of any dispute arising between hereto, the matter will be referred to the Managing Agents of Hindusthan Motors Ltd., whose decision in the matter shall be final."

It is clear from the agreement also that the law of the land shall govern the relationship between the parties. So, it can never be intended by the parties that the law of the country will be derogated from. It is also provided that "any dispute arising between hereto will be referred to the Managing Agents." But it is not clear if all types of disputes were intended to be referred to such Managing Agents for final decision. The Company is a public limited one and Messrs. Birla Brothers (Private) Ltd., were the Managing Agents. Thus the Managing Agents represent the Management itself more or less. When the grievance is against the Management itself, I do not know how the Managing Agents—a party to the dispute—may be the sole and final arbiter in the matter, especially in respect of an industrial dispute in the face of clear provisions of law that remedies under the Industrial Disputes Act will be available to a workman irrespective of the agreement between

the employer and the employee. So, I am afraid, the provisions of clause 24 of the agreement cannot preclude the applicant from seeking remedy before this Tribunal in accordance with law. The relationship between workmen and employer is no longer guided and controlled by contract alone. In proper cases, the Tribunal can look into the matter and interfere also where circumstances so justify. As to section 34 of the Arbitration Act, the matter has already been considered by me in my order No. 13, dated 27th August 1962, and no question of applying the section any longer arises. I may also add that the present applicant raised a dispute in the matter of his discharge or dismissal, and he actually submitted the matter not only before the Company but also before Messrs. Birla Brothers (Private) Ltd., the Managing Agents, on the 11th of November 1960 (vide Ext. 3). The present application has been filed on 14th August 1961. Thus during the long period of 9|10 months before this application, neither the Company nor the Managing Agents cared to do anything in the matter. Thus in spite of the said agreement, the Company did not think it necessary to refer the dispute to the Managing Agents. The applicant nevertheless did refer the dispute to the Managing Agents in his own way, and yet the Managing Agents turned a deaf ear to it and did not care to give any decision whatsoever. So, it does not lie in the mouth of the Company any longer to say that the term of the said clause of the agreement precludes the applicant from seeking any relief before this Tribunal. In fact, the agreement also has been complied with by the applicant. Even during the pendency of the present proceedings, the line of action chosen by the Management does not show that the Company was ever eager or serious about any arbitration by the Managing Agents. The Company filed a written statement raising an objection on this point as well as on merit, and at first wanted me to decide the matter of this preliminary objection before taking up the case on merit. They never thought of section 34 of the Arbitration Act at all at that stage. I passed my Order No. 7, dated 19th April 1962, in that connection. The Company kept mum and I fixed again the final date of hearing. On the next final date of hearing again, the learned Counsel on behalf of the Company insisted on my deciding the matter of preliminary objection first in spite of my previous order. As I was not ready to hear the case part by part, the Company wanted some time to file a petition, but no petition came through-out the day. In the meantime, I got engaged with another case, and the hearing had to be adjourned. On the adjourned date, a petition purported to be under section 34 of the Arbitration Act was filed. This petition was considered and the prayer for stay was refused. Paragraph 6 of this last petition shows as if the Company was thinking of taking advantage of section 34 of the Arbitration Act only after knowing what would be the decision of this Tribunal on the preliminary objection. Thus it appears to me that the Company never seriously thought of arbitration either under the agreement or under the provisions of the Arbitration Act. Thus considering all facts and circumstances, I find that the application is not barred as alleged by the opposite party Company. The point is decided accordingly.

### Point No. 2

As the preliminary objection fails, I must look into the merit of the case. The fact is that the applicant

took two month's leave and went to Baneres for a change. Exhibit 9 read with the deposition of the workman before this Tribunal will show that he sent a wire to the Management on 6th August 1962 praying for extension of his leave for one month on medical grounds. He actually sent an application, 6th August 1960, also by registered post on 8th August 1960 along with a medical certificate praying for an extension. It is no body's case that the application with medical certificate and the telegram did not reach the Management. On receipt of this application, the Company neither allowed the prayer nor rejected it, but asked the workman to get himself examined by the Company's Medical Officer within 10 days. But the workman was lying ill at Banees and naturally failed to comply with the direction of the Company.
On 5th September 1960 he had to send another telegram asking for further extension of leave for one month on medical grounds. He sent formal application also on 6th September 1960 with a medical certificate in support of his prayer for extension of leave. On 15th September 1960, however, the Management sent the letter Ext. 1 to the applicant straightway terminating his services under clause b(i) of section C of the certified standing orders on the alleged ground of habitual absence. Thus the Company refused to consider the applications for extension of leave and simply dispensed with the services of the workman on the plea of habitual absence. Exhibit 4 will show that the workman as per terms of his employment was entitled to four weeks' privilege leave every year. He was also entitled to 15 days' sick leave every year. He put in about four years' service by the time he went on leave for two months with the previous sanction of the employer. He applied for two months' extension of leave prima facie on good grounds—the grounds of health—with medical certificates to support the prayer. It is nobody's case that he had no leave due to his credit at the time he asked for extension. Yet his prayer was neither allowed nor turned down formally, and the Company at once decided to terminate his services, the reason advanced for such termination being habitual absence only. Shri N. K. Birla in his deposition before this Tribunal tries to say that the workman concerned used to absent himself every now and then for 1/2 days. But not a scrap of paper has been produced to show such habitual absence. If he had applied for such leave now and then, the petitions could be produced. It is alleged that his personal file is missing or misplaced. But admittedly the Attendance Register of the workman is there, and if produced it would have shown on what date or dates he was absent from duty previously. So, I find that there is no sufficient material to establish the allegation of habitual absence. His absence on leave for two months on the last occasion cannot be treated as a case of habitual absence. So, the case of habitual absence has really no legs to stand upon. According to the workman, the allegation of missing of his personal file is also not a bona fide one. This contention of the workman gets a bit indirect support from the Company's attempt to shift grounds at different times for supporting the disputed discharge. In the letter of discharge, dated 15th October 1960, habitual absence was advanced as the ground. I have already shown that this case has not been established. There is also no satisfactory evidence regarding any cautioning of Shri Dhantwal for this alleged irregularity in attendance or habitual absence. The action was then purported to have been taken under section C, clause b(i)

of the standing orders. But Shri Dhantwal, the workman, was employed for a fixed term of five years at least, and the period was not over by that time, and so a simple termination under that section was not possible under the law. But in reply to Shri Dhantwal's letter, dated 11th November 1960, the Supply Manager pleaded that the termination took place under clause 20 of the agreement for continued bad health (and not habitual absence or irregularity of attendance). But I do not know how the conclusion of continued bad health was drawn. No such charge was levelled against him before his discharge and he was not given any opportunity to meet any such charge. The letter of discharge also pleaded a different ground, and that ground has been found to be baseless. The plea of continued bad health, I am fraid, is an afterthought and that plea cannot be taken any longer. Shri Dhantwal took two months' leave on the grounds of health and went for a change. Leave was due to him and he went on leave with prior sanction. If for some reason or other the medical advice was that he should extend his leave for reasons of health, it does not necessarily mean that he was suffering from continued bad health. Extension of leave might be due to temporary reasons or particular curable allment only. In fact this ground was not pleaded even at the time of his discharge. In paragraph 8 of the Company's written statement, it tries to say that the applicant abandoned his service due to his continued bad health. But there is nothing to show that Shri Dhantwal wanted to abandon the service on any such ground. Rather, he was too eager to retain his service and applied for extension of leave with all earnestness. It is urged that Shri Dhantwal did not appear before the Company's Chief Medical Officer for medical examination as directed by the Management. But I do not think that this was a fair or lawful request. When Shri Dhantwal was lying ill at Benares, it was idle to expect him to appear before the Chief Medical Officer at Uttarpara in that condition. Dhantwal no doubt replied in his own way and also asked for further extension of leave for medical reasons. It is also not clear why the Management failed to rely on the medical certificates produced by Shri Dhantwal. No opportunity was given to him to satisfy the Management regarding bona fides of his prayer. Under the circumstances, I am unable to find that the discharge or dismissal of Shri Dhantwal was in bona fide exercise of Management function on a valid and justifiable ground. It was not a case of automatic termination or voluntary abandonment of service by the applicant himself. So, it was incumbent on the employer to seek approval of the action under section 33(2)(b) of the Act. Nor do I find sufficient reason for such abrupt discharge in violation If there is leave to of all rules of natural justice. the credit of the employee and if extension of leave is prayed for bona fide reasons of health, it cannot by itself be treated as a misdemeanour meriting summary discharge or dismissal. If security of service is not respected up to a reasonable extent, no employee -however bona fide his conduct may be-is ever safe in the hands of his employer. Thus my considered opinion is that in the present case not only there was violation of section 33(2)(b) of the Act, but there was no sufficient justification also for the discharge or dismissal complained of. The point is decided accordingly.

## int No. 3

Now the only point for consideration is what remedy any should be available to the applicant. In his plication he asks for reinstatement and compensain for forced unemployment. I have seen Shri nantwal before this Tribunal and it is nobody's case at he is not fit to serve the Company any longer. served the Company in all for about 11 years, d I do not see why he should be deprived of his rvice. He is not guilty of any gross misdemeanour moral turpitude. Of course, it may be argued at he in his letter, dated 11th November 1960, Idressed to the Company (vide Ext. 3) expressed at he no longer wished to serve the Company on count of the unfair practice perpetrated upon him, ad claimed a big amount as compensation. But the ompany did not accept the offer. So, I think, that tter by itself cannot be a sufficient ground for comnsation in lieu of reinstatement. So, I think, the plicant should be reinstated as prayed for. adingly I direct that the applicant be reinstated and service will be deemed to have continued without eak. He will also be paid 50 per cent. of his back ges for the period of his forced unemployment as mensation. This award should be given effect to mpensation. early as possible, but not later than one month the publication of this award.

This is my award.

Dictated and corrected by me.

N. B. CHAUDHURI,

Judge.

N. B. CHAUDHURI,

Judge,

Fifth Industrial Tribunal,

ie 27th September 1962.

No. 5894-I.R.|IR|11L-182|60.—20th October 1962. Whereas under the Government of West Bengal, bour Department, Order No. 3694-I.R. IR 11L-182 dated the 20th July 1960, the industrial dispute tween Messrs. Dunlop Rubber Company (India) d., P.O. Sahagunj, district Hooghly, and their work-n represented by the Dunlop Workers' Union, O Sahagunj, Hooghly, regarding the issued men-ned in the said order being a matter specified in second schedule to the Industrial Disputes Act, 47 (XIV of 1947), was referred for adjudication to Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal submitted to the State Government its award on said industrial dispute;

Now, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

#### **ANNEXURE**

the matter of an industrial dispute between Messrs. Dunlop Rubber Company (India) Ltd., P.O. Sahagunj, district Hooghly, and their workmen represented by the Dunlop Workers' Union, P.O. Sahagunj, Hooghly. (Case No. VIII—197 of 1960.)

#### BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal

For the Union: Shri S. K. Acharya, Counsel, assisted by Shri D. L. Sen Gupta, Advocate, and Shri Madan Mohan Saha, Advocate.

For the Company: Shri Shankardas Banerji, Counsel, assisted by Shri J. K. Ghosh, Advocate of Messrs. Orr. Dignam & Co., Solicitors.

#### **AWARD**

By Order No. 3694-I.R.|IR|11L-182|60, dated the 20th July 1960, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. Dunlop Rubber Company (India) Lid., P.O. Sahagunj, district Hooghly, and their workmen represented by the Dunlop Workers' Union, P.O. Sahagunj, Hooghly, regarding the matters specified in the schedule, to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, by notification No. 808-I.R.|IR|3A-2|57, dated the 11th March 1957, for adjudication.

#### Issue

Whether the dismissal of the following workmen is justified? What relief, if any, are they entitled to?

- (i) Shri Kailashpati Singh,
- (ii) Shri Thakur Singh,(iii) Shri Nimdhari Koiri,
- (iv) Shri Dukha Mahto,
- (v) Shri Joglal Hayam, (vi) Shri Bhaonath Kahar,
- (vii) Shri Chandrama Chowbey,
- (viii) Shri Hira Routh,
- (ix) Shri Bhadai Shaw,
- (x) Shri Balistor Singh,
- (xi) Shri Adalat Singh—All of Dual Auto Mixing Department.
- (xii) Shri S. R. Sen Gupta-Baby Mill Operator Department.

The reference relates to an industrial dispute existing between Messrs. Dunlop Rubber Company (India) Ltd. (hereinafter referred to as the Company) and their workmen represented by the Dunlop Workers' Union (hereinafter referred to as the Union).

The dispute to be adjudicated upon is: Whether the dismissal of some 12 workmen by the Company is justified or not?

As usual immediately after receipt of the reference from the Government, notices were sent out for service upon the parties who entered appearances in time and filed their respective written statements. After filing of the written statements at their request, some adjournments were given to the parties for amicable settlement. Ultimately no settlement was effected and the then learned Judge of this tribunal refixed the case for hearing. The case was heard on contest, and both sides were assisted by learned Senior Consels. The Union examined three witnesses and the Company examined five, besides documents tendered into evidence on the side of both parties.

The Union's case in the written statement is that in the factory of the Company there are two Trade Unions—one is Dunlop Workers' Union and the other is Dunlop Rubber Factory Labour Union which is also known as No. 729 Union. The latter Union is recognised and patronised by the Company but not the other one. The former Union, namely, the Dunlop Workers' Union, came into existence in August 1957 and since then it has been safeguarding the interest of the labour in right carnest and thereby has gained popularity with the labour, so much so, that in the last election, all the three scats of the workers' representatives on the Provident Fund Trustee Board were captured by the members of the Workers' Union defeating all the candidates set up by No. 729 Union. The Company was very much alarmed at the growing popularity and power of the Dunlop Workers' Union and so it was out to help the other Union in all possible ways in order to serve their own interest by keeping the said Union alive.

All the 12 concerned workmen and some of the workmen numbering 22 who were charge-sheeted and dismissed by the Company following a domestic enquiry. All of them are members of Dunlop Workers' Union which is not in good book of the Company from the very beginning. What led to the charge-sheet is this: On the evening of 21st January 1960 one Raghunandan, an operator in the Mill Department and a member of No. 729 Union, abused his co-worker, Chandrama Chowbey, who is a member of the Dunlop Workers' Union. Raghunandan at the same time abused the Dunlop Workers' Union and its executives. This act of Raghunandan agitated other operators working in the Mill Department. The matter was immediately reported to Foreman, pleading for action against him under the standing orders. The Foreman advised the complainants to report the matter to the Night Superintendent at the close of the shift at 10 p.m. Accordingly it was reported to the Night Superintendent who sent for a representative of No. 729 Union in whose presence he wanted to hear the complainant. Lalji Pandey was the representative of No. 729 Union and who sat with the Night Superintendent and at the instance and instigaright Superintendent and at the instance and instance tion of Lalji Pandey, the complaining workmen who were members of the Workers' Union were not given proper hearing by the Night Superintendent. Then on the following day, i.e., 22nd January 1960, at the commencement of the afternoon shift, the complaining workers approached the Section Manager, who, althought gave an assurance of enquiry but he refused to remove Raghunandan to another machine till the enquiry is made. The Section Manager having refused that small request of the workmen which they made for their safety, were convinced about the partisan stand of the Management as on previous occasions when similar promises of the Management ended in smoke. So, the workmen of the Mill Department as a protest spontaneously stopped work from 22nd January 1960. Later on workmen of other departments also joined. Thereupon the Company altogether charge-sheeted 22 workmen. There was no fair and proper enquiry. But the Company with a mala fide motive to victimise the workmen dismissed all of them without any consideration whatsoever for their clean and meritorious service for a long period. The Company further made discrimination in the matter of reinstating some of the dismissed workmen and not the other in spite of appeal of the workmen.

There was no justification for dismissal of the  $w_{0r}$  men. Hence this dispute.

The Company's case in the written statement is the first 11 of the dismissed workmen belonged to t Duel Auto Mixing Department which is a part of t Mill Department and the 12th man was a Baby M Operator in the Mill Department. The normal coplement of workmen in the Duel Auto Mixing Depa ment is 12 and besides the first 11 workmen the was another whose name was Ram Chandra Mah He was working in the leave vacancy of Che No. 100 Raghunandan Das, that the Duel Auto M workers started "go slow" on 12th January 1960 a continued the same for about a fortnight. As a rest of that the normal output of 7 batches per shift w reduced to 14|15 batches per shift. On return check No. 100 Raghunandan Das from leave an resumption of work on the Dual Auto Machine, he co-worker Check No. 241 Chandrama Chowke resisted him from doing his normal work. Chargehand of the Department thereupon and Chandrama Chowbey not to cause any obstruction but to carry on with the normal work. That was on the change of th 21st January 1960 at about 6 p.m. About two hour later Chandrama Chowbey reported to the Chargehand that Raghunandan had abused the Union. Imme diately the matter was enquired into but Raghunandal denied the allegations. The Night Foreman also made an enquiry and Raghunandan repeated the same reply On the conclusion of the shift at 10 p.m. Chandram Chowbey accompanied by another dismissed workma S. R. Sen Gupta and a few others lodged a complair with the Night Superintendent against Raghunanda Night Superintendent immediately sent for Raghi nandan and also called in conformity with the standin orders, a representative of the recognised Union, by the workmen refused to place their grievance i presence of the representative of No. 729 Union. & the Night Superintendent made a report of the incider to the Manager of the Mill Department and sent copy of the Production Manager. On the followin morning the matter was discussed at the meeting of the Departmental Manager when it was decided the the Industrial Relations Adviser would hold a liminary enquiry into the complaint lodged Chandrama Chowbey. But at the commencement the afternoon shift some workmen staged a sit-do strike demanding immediate reply as to what act against Raghunandan Das was being taken. dismissed workmen not only participated in the str but they took prominent part in organising the sat Despite the Management's advices and request, dismissed workmen continued the strike which with unjustified and illegal having taken place during pendency of adjudication proceedings. So, Management had to issus charge-sheet against workmen who were mainly responsible for the strand go-slow tactics. Their explanations were tak. They were given opportunities to attend the enqu but they withdrew from the enquiry excepting No. S. R. Sen Gupta, who participated in the enquand made statement before the Enquiring Office The Enquiring Officer found them guilty of the char levelled against them. So, the Company had to pun the workmen by their dismissals. Ten of the d missed workmen, however, were re-employed on reconsideration of their individual cases. The workmen involved in the present reference no doi expressed their regret for their unlawful act

conduct but the Management could not re-employ hem in view of the extreme gravity of their misonduct. The Company has denied all other allegations of the Union and has contended that there would be no justification for reinstatement of the concerned workmen as claimed by them.

#### Decision

Admittedly the Company charge-sheeted 22 worknen of the Mill Department following a strike from 2nd January 1960. All the 22 workmen were chargeheeted not on the same day but on different dates. There was a domestic enquiry into the allegations and charges levelled against the workmen by an officer of the Company. Enquiring Officer found all of them guilty of the charges levelled against them and on his recommendations all of them were dismissed on 17th February 1960. At the intervention of the Government of West Bengal the Company re-employed 10 out of the 22 workmen. The present reference 10 out of the 22 workmen. The present reference relates to the dismissal of remaining 12 workmen. Of the 12 workmen, eight (Adalat Singh, Dukha Mahato, Balister Singh, Neemdhari Koiri, Koilaspati Singh, Thakur Singh, Bhadai Shaw and Hira Routh) were charge-sheeted on 25th January 1960 (vide Exts. C, C|1, C|3, C|5, E, E|2, E|4 and E|6). Three workmen (Joglal Hayam, Chandrama Chowbey and Bhannath Kahar) were charge-sheeted on 27th January bhaonath Kahar) were charge-sheeted on 27th Janu-iry 1960 (vide Exts. A. A|2 and A|4). The 12th workman (S. R. Sen Gupta) was also charge-sheeted in the 27th of January 1960 (vide Ext. G). The other workmen who have since been reinstated by he Company were charge-sheeted lastly on 29th January 1960 (vide Ext. 2 series). The charges against ill the workmen, we are concerned with in the present reference with the exception of S. R. Sen Gupta, are dentical although they were charge-sheeted on two lifterent dates, i.e., on the 25th and 27th January 1960. The charges against them are for not working properly since 12th of January 1960 in spite of equests by the Management, and also for refusing o start work in spite of the Management's requests rom the 22nd January 1960 and thereby they are aid to have contravened clauses 10(viii) and 10(xvi) of the Company's certified standing orders for perators. The 12th man S. R. Sen Gupta has been harged for refusing to start work from the 22nd anuary 1960 and that he did in spite of the Managenent's requests. The other 10 workmen who have ince been re-employed by the Company had against hem all the aforesaid charges and in addition to that here was another specific and direct charge of "go low" with effect from 14th December 1959 (vide ext. 2 series). at. 2 series). Therefore, undoubtedly those 10 workmen had against them graver and more serious harges than the workmen we are concerned with in he present dispute under reference. They had against hem direct and specific charge of "go slow" with flect from 14th of December 1959. The Enquiring Officer in his report (Ext. W) found all the workmen uilty of the charges brought against them and he ccommended their dismissal under the Company's tanding orders. The Company accepted the findings nd recommendations of the Enquiring Officer and lismissed all the 22 workmen but subsequently at the ntervention of the Government the Company agreed o re-employ 10 out of the 22 dismissed workmen. t appears from the Personnel Manager's notice, dated 7th June 1960, regarding re-employment of dismissed vorkmen (kept with the Exhibits) that at the request

of the Government of West Bengal, the Management agreed to re-employ 10 of the dismissed workmen from 13th June 1960 and to refer the cases of the remaining 12 men to the Industrial Tribunal for adjudication. Exhibit N is the Union President's letter, dated 11th June 1960, addressed to the Works Director regarding the re-employment and reinstatement of 10 of the dismissed workmen. The 10 workmen had to express regret in writing as agreed upon. The said undertakings are attached to the President's letter, Ext. N. So the Company re-employed 10 of the dismissed workmen. The workmen involved in the present reference appealed to the Company in writing (Ext. O) for reconsideration of their cases and for re-employment in view of the extreme hardship experienced by them. But the Company did not grant their prayer. It may be noted that the workmen involved in the present dispute are all workers of the Dual Auto Mixer Mill excepting S. R. Sen Gupta who was a Baby Mill Operator. It is admitted by the Company that at the instance of the workmen of the Dual Auto Mixer there was a dispute regarding their wage rate which ultimately had to be referred to this Tribunal for adjudication, and it is also admitted that at the relevant time the said reference was pending before this Tribunal. The workmen of the Dual Auto Mixer were not satisfied with their wage rates fixed by the Company in consultation with the representatives of the Dunlop Rubber Factory Labour Union which is also known as No. 729 Union (hereinafter referred to as No. 729 Union). The Company recognised that Union and refused to give any recognition to the present Union although it is also a registered Union and has since gained better power and position in the factory. This fact is very patent from the Enquiring Officer's admission that the representatives of this Union though unrecognised by the Company have secured all the seats of the employees' representatives in the Board of Trustees, in the Employees' Provident Fund, by defeating all the rival candidates who are members of the recognised Union. According to the President of this Union the Company has been showing undue favour to the No. 729 Union and rendering all possible helps to the members of that Union and at the same time denying reasonable facilities and proper justice to this Union. It is also clear from his evidence that there had been occasions when the members of No. 729 Union were encouraged by the conduct of the Company indulging lawlessness and physical violence against the members of this Union. The President has cited specific instances in which he himself was humiliated at the hands of unruly members of No. 729 Union. The Company promised to hold an enquiry but it was a mere eyewash. The present Enquiring Officer Shri Maitra (D.W. 4) was also entrusted with that enquiry and according to him he could not complete that enquiry on account of interruptions. He has produced that enquiry proceeding (Exts. X and X|1). It is strange that such a powerful Management could not effect an equiry to the finish and could not come to any definite finding. The Enquiring Officer says that no action was taken in view of the conflicting nature of the evidence. It is very difficult to accept his testimony in view of the fact that at one time he says that the enquiry was not complete and at the same time he says that the evidence was conflicting. Be that as it may, the fact remains that the matter was not finally concluded. So the workmen of this Union had naturally grievance against the Company and

evidence shows that there had been some more clashes and conflicts between the members of the recognised No. 729 Union and the present Union and the Company did not attend to the complaints made by the members of this Union against members of the recognised Union which has been enjoying the confidence and special tayour of the Company. The Company and special favour of the Company. might not have recognised more than one Union but instead of showing particular favour to a particular Union, the Company should have meted out equal treatments to all the workmen irrespective of their affiliation to the one Union or the other. The series of correspondence addressed to the Works Director by the President of this Union (Ext. 1 series) will bear testimony to the fact just stated. So, the members of this Union had reason to complain against the Company of the differential treatment meted out to its members. D.W. 4 Shri Maitra who was the Enquiring Officer admits that he too held the previous enquiring officer admits that the best abandoned it on the plea of interruptions. He also admits to have conducted the election of representatives to the Board of Trustees to the Employees' Provident Fund. So, it seems that the Company has a special choice for this officer in the matter of holding domestic enquiries. I have gone through his enquiry report (Ext. W). The officers on whose evidence he relied upon to arrive at his findings have spoken differently on oath before this Tribunal. They are responsible officers of position. Their testimony before this Tribunal was straightforward and convincing. It is difficult for me to disbelieve their evidence given before this Tribunal on oath which very much goes against the findings arrived at by the Enquiring Officer Shri Maitra. Relying upon their statements recorded by the Enquiring Officer at the ex-parte holding of the enquiry he found all the workmen charged with "go slow" but strangely enough there is no direct and specific charge of "go slow" against the 12 workmen involved in the present reference. All that in the charge-sheet is that they did not work properly. In the cases of other 10 workmen whom the Company re-employed after their dismissal following the findings of the Enquiring Officer there was specific and direct charge of "go slow" as will clearly appear from the charge-sheets, Ext. 2 series. Undoubtedly "go slow" is a graver charge and a serious misconduct if established beyond doubt. It is very clear from the evidence of D.W. I Mr. Ering Lobo who was the Section Manager of the Mill Department that there was no "go slow" charge against any workman other than four of them who are—Kappal Mohato, Koilas Pandey, Biswanath Singh and Scosagar Chaudhury, and all the four workmen, according to this witness, have since been reinstated by the Company. They worked in the Banbery Section of the Mill. His clear and unambiguous evidence is that no workman other than these four were charged with "go slow." It may be noted that this officer who is directly in charge of the Mill Department issued the charge-sheets. So, he is the most competent witness on this point. regards the slowing down of output this witness has clearly spoken that from the 12th January 1960 the output was reduced on account of breakdown and waiting for supply of compound. He is the officer directly in charge of this Mill Department. He is supposed to have first-hand knowledge of the working of the mill and the day-to-day output and the breakdown of the machineries or other operational diffi-culties experienced in the working of the mills. The next superior officer is D.W. 2 Mr. Isher Singh who

is the Scnior Section Manager of the Mill Department He admits that reasons for low output, if any, are always recorded in the Log Book. The relevant Log Books (Exts. S, S|1 and S|2) have been produced but there is no such remark like "go slow" appearing in the Log Books from 15th January 1960 to Officer Shri P. K. Maitra himself had to admit in his evidence before this Tribunal. D.W. 3 Mr. Mc Gowen is the Night Superintendent. He has similarly admitted that there is no such remark like "go slow" in the important registers of production like Log Books (Ext. S series) during the relevant period of January 1960. D.W. 5 Shri S. Batabyal, the Chargehand who directly was in charge of the workmen of the Dual Auto Mill, has also clearly admitted in his evidence before this Tribunal that in this important register of production, namely, the Log Books (Ext. § series) there is no such remark in the appropriate columns during the relevant period. This officer of the Company who can claim the firsthand knowledge This officer of of the working of the Dual Auto Mixer Mills has no only denied the allegation of "go slow" but also has admitted the Union's contention that the workmen o the Mill Department were experiencing mechanical and operational difficulties sometimes after the intro duction of the festoona which was introduced just a few months before the relevant period as we get from the evidence of D.W. 1 Mr. Lobo that the Company was experimenting with this festoona which company was experimenting with this festoona which actually started yielding result for more than three months after its introduction. D.W. 5 Shri Batabyal who is the Chargehand and who has long been in service of the Company for about 21 years has admitted that from the 12th of January 1960 onwards on almost every working day the Mill Department was experiencing operational difficulties, so also mechanical defects and in support of which he pointed mechanical defects and in support of which he pointed out from the Log Book maintained by that department that from the 12th of January onwards on every working day they had to record breakdown and loss of time due to defects either in the Banbery Mill or in the Dual Auto Mixer Mill. Therefore, the result is bound to be less production than normal and usual. He has further admitted that the festoona which was introduced shortly before the relevant time was not working smoothly and there was loss of 'time on account of defective running of the festoona and consequently there was reduced production. It me be noted that on the statements of these witness the Enquiring Officer came to the finding that the charge of "go slow" was proved against all the wormen. But their evidence on oath before this Tribuna which I have just discussed, clearly negatives the finding of the Enquiring Officer arrived at on the charge. The Enquiring Officer himself, as I have pointed out, had to admit that the Log Book is the charge in very important and regular register maintained in the Production Department of the mill, and in that ve important register there is no such remark appearing in the appropriate columns which would have normal been noted had it been a fact. Therefore, the witness on whose statements the Enquiring Officer based h findings have given a rude shock to his finding arrived at in the ex-parte enquiry.

The Enquiring Officer found all the workmen guilt of "go slow." But, as I have already observed, the there is no direct and specific charge of "go slow against the workmen involved in the present reference. That additional charge is there in respect of the other

orkmen who have already been re-employed and instated by the Company for reasons best known to The Personnel Manager's notice, dated 17th inc 1960, shows that at the request of the Governient of West Bengal the Management decided to renploy 10 of the dismissed workmen which they etually did from 13th of June 1960 on acceptance f expression of regret in writing. In the matter of election of some workmen out of the 22 for reaployment the Company had absolute discretion and here is no evidence to show that there was any struction or any advice came either from the Govrnment or from the Union. The Company's decision the matter went against all the workmen of the Jual Auto Mixer Mill. It may be noted here that here are six such mills and each of them is operated by a pair of workmen. So, there are 12 workmen employed in the Dual Auto Mills and out of the 12, are the concerned workmen and the 12th man was Raghunandan who was a member of No. 729 Union which as a recognised Union is in the good book of the Company and has been in enjoyment of pecial favour and privileges as I have already disbussed and has been available from the correspondence on the record exhibited on the side of the Union. There is no convincing and satisfactory evidence on he side of the Company to show why the Company preferred to re-employ the workmen other than the workmen of the Dual Auto Mill Section in spite of the act that those workmen had graver and more serious harges against them than the Dual Auto Mill workers and of which they were found guilty by the Enquiring Officer, a man of their own. One need not travel very ar to find out the motive. It is admitted by the Company that they had to face a reference before his Tribunal because of a dispute raised by the work-nen of the Dual Auto Mill Section regarding their That dispute was pending before this wage rate. Iribunal at the relevant time. According to the Union the then existing wage rate was grossly inadequate and thoroughly unsatisfactory. The then wage rate of the Auto Mill workers was fixed by the Company in consultation with the representatives of No. 729 Union. There is no denial to this fact given by the Company's witnesses. It may be remembered that almost all the Dual Auto Mill workers excepting. solitary Raghunandan were members of this Union and not of the Company recognised Union. The Dual Auto Mill workers raised their grievance but the Company did not attend to their legitimate grievance. I call legitimate because ultimately the Company found it and proper to raise the wage rate amicably. burely the Company found justification for it. So, must hold that there was reasonableness in the bemand to increase the wage rate of the Dual Auto Mill workers and the Company agreed to increase their wage rate and accordingly ultimately there was in award on compromise given by this Tribunal and was published in the "Calcutta Gazette," dated 31st March 1960, at page 1065. Therefore, there can be no manner of doubt about the reasonableness of the lemand for increase of wage rates by the workmen of the Dual Auto Mill Mixer Department. It may hiso be noted that it appears from the award published at page 1066 that the memorandum of settlement was signed on behalf of the Company by P. K. Maira, the Industrial Relations Officer, who is the Enquiring Officer in the present case. So he is well equainted with the dispute raised by the workmen If the Dual Auto Mixer which ultimately the Company

thought fit to settle up amicably by allowing increase of wages as claimed by the workmen. The Company, as I have already observed, entrusted to the same officer Shri P. K. Maitra the enquiry against the very same workmen who raised the dispute and which ultimately the Company thought fit and proper to yield to demands of the workmen and to settle up amicably instead of fighting over the issue before the Tribunal.

D.W. 3 Shri P. K. Maitra held the enquiry after due notice to the workmen who appeared before him and asked his permission of being represented by an educated representative of their Union. Admittedly excepting Shri S. R. Sen Gupta all other workmen are illiterate. They wanted an educated representaare illiterate. They wanted an educated representa-tive of their Union to watch the proceeding on their behalf. But Shri Maitra turned down the requests on the plea that it is not permissible under the standing orders. Clause 13(c) of the Operators' Standing Order provides that the operator may call any recognised Union representative for his choice to participate in the enquiry and the investigation. In the instant case to call a representative of the recognised Union to participate in the enquiry is nothing but to call the adversory or the opponent to represent them which is against all common sense and sense of natural justice. We may do well to remember the genesis of the trouble. P.W. I Chandrama Chowbey and another Raghunandan while working in a Dual Auto Mill had some troubles. One is said to have abused the other and at the same time used abusive language against the present Union of which Chandrama Chowbey was a member. Raghunandan happens to be a member of the Company recognised Union, namely, No. 729 Union. The matter came to such a pass that hundreds of workmen of the Mill Department had to stop work from 22nd January 1960. The trouble occurred on the 21st of January 1960. The matter was forthwith reported to the Chargehand Shri Batabyal (D.W. 5) and then to the Night Foreman, then to the Night Superintendent Mr. Mc Gowen (D.W. 3) and also reported to the Section Manager Mr. Lobo (D.W. 1) and to the Senior Section Manager Isher Singh (D.W. 2). So, the matter promptly reached the ears of responsible officers of the Company. The matter also reached the top level officers right up to the Works Director without any loss of time. But unfortunately the Company did not take adequate and proper action to prevent the trouble being spread over. The Management ought to have been resourceful enough to nip it in the bud. I believe they could have done it had they really meant business sincerely without any motive and spirit of partisanship. The assurance given by the Management that they would hold an enquiry into the matter satisfied the workmen of the Mill Department, but what they immediately wanted is that Raghunandan and Chandrama Chowbey who had frictions and troubles should not be allowed to continue together in the same mill, but they should be separated. The Company could have easily averted this trouble by removing both of them to two other mills instead of removing one to another mill. But instead the Company from the very beginning started to please the representatives of the Company recognised Union, viz., No. 729 Union, and calling the representative of that Union to be present whenever the workmen approached the authority to place their grievance. Therefore, in view of the past conduct of the Company

in not showing the proper consideration and not taking the reasonable attitude in the matters of complaint coming up from the members of this Union, there was nothing unnatural for the workmen to entertain doubts and suspicions about the bona fides of the intention of the Company to hold an enquiry in future. The immediate action demanded by the work-The two workmen who were men was very simple. not pulling on well would have been easily separated out and asked to work in two other mills with two other operatives instead of insisting on their working together in spite of their being at loggerheads. doubtedly the Management gave assurance of an enquiry into the matter and the workmen took it on its face value and demanded some immediate step in the matter of smooth and peaceful work in the Dual Auto Mill Section by removing Raghunandan or by removing both Raghunandan and Chandrama Chowbey from the same Dual Auto Mill to two Dual Auto Mills in view of the fact that the said two workmen have been at loggerheads and are not working peacefully. But the Company did not accede to this reasonable and fair requests even when the situation was found to grow worse and beyond control. It was a plain and simple request coming from the workmen. It involved no loss of prestige of the Company or without any implications in it. At least there is no evidence on this point. But the Company maintained its stiff attitude without any reason. At least no reason has been disclosed in evidence before this The workmen naturally entertained some Tribunal. doubts and suspicion about the Company's bona fides of holding an enquiry as promised because of the Company's past acts and dealings as apparent from the workmen's petition, dated 25th of January 1960, addressed to the Works Director through the Section Manager, etc. (Ext. 5). As a matter of fact, the workmen's apprehension proved correct and the Management ultimately put up a notice Ext. 6, stating that the Management found no necessity in holding an enquiry into the complaint.

Coming to the enquiry that was held by the Company's officer Shri P. K. Maitra (D.W. 4) into the allegations against the workmen as per charge-sheets against them, I find that the workmen applied for permission to be represented by an educated representative of their Union but the Enquiring Officer advised them to be represented by a member of the Company recognised Union, i.e., Union No. 729. This advice was given by Shri Maitra following the provisions for the operators' standing orders [vide clause 13(c)] which provides that the operators may call any recognised Union representative of their choice to participate in the enquiry and investigation. Of course, it was held by the Hon'ble Supreme Court in the case of Tata Locomotive and Engineering Co. Ltd. that "the workman against whom an enquiry is being held by the Management has no right to be represented at such enquiry by a representative of his Union though of course the employer in his discretion can and may allow his employer to avail himself of such assistance".

So, the employer has been given the discretion to be used in proper cases to allow his workmen being represented by a representative of his Union. It is well known that in a country like ours where majority of the workmen are illiterates who deserve to be represented by a representative of his Union who has at least some education and intelligence. The

Company's standing orders provide for a representativ of a recognised Union. In the present case there i only one Company recognised Union, i.e., No. 72 Union. The Company did not recognise the othe Union although duly registered and well establishe by its activities and strength of majority. So, in thi case to ask the charge-sheeted illiterate workmen to represented by a representative of the Compan recognised Union is to ask the opponent to representent which is against all sense of justice and which to my mind, is an indicative of want of good faith So, the workmen had to withdraw from the enquir for want of proper and useful representative. Onlone S. R. Sen Gupta who is the Baby Mill Operato attended the enquiry and made statement.

We may profitably refer to the genesis of the trouble. There are six Dual Auto Mills, each of then is operated by a pair of workmen. One such mil was being operated by Raghunandan, a member of No. 729 Union, and P.W. 1 Chandrama Chowbey, a member of the present Union. Raghunandan and Chandrama Chowbey had troubles on 21st January 1960. The allegation is that Raghunandan not only abused Chandrama Chowbey but also used abused and filthy languages against his Union. So, not only Chandrama Chowbey but also other workmen of the Mill Department took exception to the act and conduct of Raghunandan. The matter was promptly reported to all the appropriate authorities including the Works Director. But the Management in the matter of taking action started showing their leanings towards their favourite Union, namely, No. 729 Union, and it refused to hear the workmen's complaint and grieveree without the presence of a representative of the favourite The Night Superintendent could have heard Union. the complaint in absence of Lalji Pandey, the President of the favourite Union. Then he could have asked the representative to come in order to make a thorough enquiry in his presence. But from the very beginning the Company's officers refused to hear anything in absence of the President of their favourite Union to which the workmen of the other Union resented. The Company could not offer any sausfactory explanation as to why they insisted on the presence of the President of their favourite Union even at the time of hearing the grievance and complaint of the workmen concerned. So, in my view the Management is partly responsible for the unhappy situation so created. The Company could have cally averted the trouble had it shown a little prudence and wisdom at the beginning. The workmen who are generally illiterate masses deserve to be tackled and treated tactfully, fairly and with almost equal care and There should be no discrimination considerations. or differential treatment. Unfortunately, in the present case there is enough materials to show that there was unreasonable discrimination and differential treatment meted out to the concerned workmen who are members not of the Company recognised Union. i.e., No. 729 Union, but of the other Union not in the good book of the Company.

The Management in their all-out attempt to discredit this Union not only refused to listen to their demands and complaint of P.W. 1 Chandrama Chowbey of other workmen of the Dual Auto Mill Section who are members of the unfavourite Union without the presence of Lalji Pandey, the President of the favourite Union No. 729, but also refused to accede to the simple request of separating both the quarrelling workers of

wo rival Unions so long working in the same mill. It is commonsense that without mutual co-operation etween the two operators the Dual Auto Mill can ardly be profitably operated and that co-operation hardly expected of the two non-co-operating and thing workmen. There was no point in the fomplany's insistence on their working in the same bual Auto Mill. There are six identical mills operated y six pairs of workmen. So, there was no difficulty accede to the simple requests of removing both of the nem to work in two other mills with some other o-workers.

The Enquiring Officer advised the charge-sheeted vorkmen to be represented by a representative of the Company recognised Union, namely, No. 729 Union, of which Raghunandan was a member. So, the charge-sheeted workmen were asked to be represented by heir opponent which can hardly be an acceptable suggestion. So, the charge-sheeted workmen had to withdraw from the enquiry. The Enquiring Officer held it ex-parte excepting in the case of S. R. Sen Gupta, the Baby Mill Operator.

I have already found that the Enquiring Officer's indings and conclusions are based on ex-parte evidence of the Company's officers. The very same officers are evidence before this Tribunal and what they tated on oath before this Tribunal are found to be uite contrary to and in no way supporting the findings f the Enquiring Officer. On the other hand, the ndings of guilty of "go slow" has been definitely isproved by the evidence of the very same witnesses nd the Company's documents about which I have ready discussed at length. Therefore, the Enquiring officer's finding on the charge of "go slow", I am onstrained to hold, was perverse being disproved by the very same witnesses who are responsible officers f the Company and whose clear admissions before is Tribunal went counter to the findings of the nquiring Officer. Not only their clear evidence on ath before this Tribunal but also the Company's laterial registers and documents, namely, the entries the Log Books have clearly shattered the basis of ie findings. I have already discussed the motive of ictimisation of the workmen of the Dual Auto Mill. hese workmen raised the dispute regarding their wage ite, and the dispute was referred by the Government this Tribunal for adjudication and ultimately the ompany admitted reasonableness of the workers' mand and amicably increased their wage rates and lowed the reference to be disposed of on compromise an award on compromise to which I have already

The workmen's repeated requests having been red down by the Management they had no other ternative but to stop work in protest. The Management's attitude, as it appears, was unusually stiff and yielding which should not have been specially in e circumstances and nature of the present case. It admitted by the Company that the workmen are all iterates excepting S. R. Sen Gupta of Baby Mill ctron. The workmen had no option in view of e attitude taken by the Management but to resort the stopping of work which they did peacefully thout resorting to any violence. Their stopping of ork may be amounting to strike and as such it might so have amounted to illegal strike in view of the nding proceedings before this Tribunal. But it ould be remembered that it is well settled that a

strike is "a recognised weapon of the workmen to be resorted to by them for asserting their bargaining power and for backing up their collective demands against an unwilling employer" (1954 L.L.J. Vol II 372). The same view has also been expressed in another decision reported in 10 F.J.R. 240 (1956-57). Of course it has been impressed upon that it should be used as a last resort when all other avenues of settlement have proved lutile. I have already found that the Management have shown unreasonable obduracy in not acceding to the simple request of obduracy in not acceding to the simple request of removing either Raghunandan or both Raghunandan and Chandrama Chowbey, the two fighting and quarrelling workmen, to two other mills. The chargesheets, Exts. A, A/2, A/4, C, C|1, C|3, C|5, E, E|2, E|4 and E|6, will clearly show that the workmen simply refused to start work. There was no charge of instigation or inciting others to stop work. There was no charge of violence or act of intimidation or was no charge of violence or act of intimidation or any other subversive act. The workers of the Mill Department stopped work spontaneously. The chargesheets are completely blank as to any allegation of inciting or instigating others to stop work or so far as any complaint of violence or any other subversive act. The charge-sheets were issued by no other person than Mr. Lobo (D.W. 1) himself who is the Section Manager of the Mill Department-an experienced officer and has long been in service of the Company for over 20 years. Therefore, regard being had to the allegations in the charge-sheets it may be observed that the workmen were mainly charged for having refused to start work despite the Management's requests. There is no other allegation of inciting or instigating others to stop work or fomenting any trouble or doing of any act of violence or of intimidation or of any other subversive act. More than 100 of the workmen of the Mill Department stopped work spontaneously, because of the Company's un-sympathetic and unreasonable attitude and also partisanship as complained of by about 100 of workmen of the Mill Department in their petition, dated 15th January 1960 (Ext. 5), addressed to the Works Director through the proper channel.

Admittedly at the relevant time there was a proceeding pending before this Tribunal. It was a dispute regarding the wage rates of the Dual Auto Mill workers who complained of inadequate and unfair wages fixed for them by the Management in consultation with the Company's favourite Union No. 729. So, at the instance of the workmen of the Dual Auto Mill there was a reference made by the Government of West Bengal to this Tribunal for adjudication. That matter was pending at the relevant time when the workmen had to resort to stopping of work amounting to strike. Therefore, in view of the provisions of section 23(b) of the Industrial Disputes Act this action of the workmen became illegal, and being illegal it also became unjustified (vide 16 F.J.R. 397). Admittedly the Company ultimately had to admit reasonableness of the demand of the workmen of the Dual Auto Mill Section by increasing their wage rates amicably although the Company appreciation a bit late, and in terms of the joint petition of compromise there was an award on compromise made by this Tribunal on 8th of March 1960 and published in the "Calcutta Gazette," dated March 31st 1960, at page 1065. So, the Company admitted the reasonableness of the wage-increase demand of the workers of the Dual Auto Mill Section, only after dismissing all the existing workmen at whose instance

the dispute was raised. The workmen were dismissed on 17th February 1960 and the amicable settlement was arrived at in March 1960. This is another instance of unfair labour practice and victimisation.

No doubt the simple stopping of work by the workmen amounted to strike which was peaceful and non-violent in nature but technically it became illegal because of provisions of section 23(b) of the Industrial Disputes Act and because of the pending proceedings before this Tribunal, but the nature of the strike must not be ignored or lost sight of. I have already pointed out from the very charge-sheets against the workmen that there was no allegation of inciting others to strike or no allegation of violence or instigation or intimidation or of any subversive act on the part of the charge-sheeted workmen. So, it was a peaceful and non-violent strike as will clearly and unambiguously appear from the charge-sheets which are the earliest documents giving the correct picture of the situation and without enough opportunity of embellishments and improvements. The Enquiring Officer found the workmen guilty of participating in illegal and unjustified strike. There is no denying the fact that in the eye of law the action amounting to strike was illegal and unjustified in spite of the fact that it was peaceful and non-violent. So, I am inclined in the circumstances of the present case to hold that it was a technical illegality and it would work extreme hardship on the peaceful and nonviolent workmen who had to refuse to work because of the Company's unyielding attitude to a reasonable demand of the workmen, if this technical illegality would cost the poor workmen their bread and butter. This matter of extreme hardship has already received due consideration of the highest court of justice in the country and our Hon'ble Supreme Court has already confirmed the stand taken by the Hon'ble Labour Appellate Tribunal in the case of Punjab National Bank Ltd. and their workmen (1959 L.L.J. Vol. II, page 666) in holding that "though the strike was illegal it was peaceful and non-violent. On the ground that mere participation in illegal but peaceful and non-violent strike does not justify dismissal of the participant, it directed the bank to reinstate 136 employees." In the instant case there is nothing in the charge-sheet more than refusal to work. In the case of Burn & Co. Ltd., and their workmen reported in 1959 Vol. I, L.L.J. 450, the Hon'ble Court was pleased to hold that mere participation in the strike would not justify their suspension or dismissal, and cannot necessarily involve the rejection of strikers' claim for reinstatement.

In the present case it is admitted that the concerned workmen are not the only persons who participated in the stopping of work but all the workmen of the Mill Department numbering more than 100 (vide Ext. 5) participated in the act of refusing to work amounting to strike which was peaceful and nonviolent throughout. In another case reported in 1961 L.L.J. Vol. 1, page 303, the Hon'ble Supreme Court was pleased to place reliance on the decision taken in the case of Burn & Co. Ltd. and their workmen [1959 (I) L.L.J. 450] and observed that "it could not be said that mere participation in an illegal strike would justify the suspension or dismissal particularly when no clear distinction could be made between those persons and the very large number of workmen who had been taken together in service although they had participated in the strike. There

is no doubt that if an employer makes unreasonal discrimination in the matter of taking back employe there may, in certain circumstances, be reason for a Industrial Tribunal to interfere." I have already fou that more than 100 workmen of the Mill Department resorted to refusal to start work amounting to stril But the Company charge-sheeted workmen of t Dual Auto Mill Section and Banbery Mill Secti and dismissed all of them but subsequently re-employ and reinstated the workmen other than the workm of Dual Auto Mill Section and a solitary worker the Baby Mill. There has been a clear discrimin tion by the Management and the workmen of t Dual Auto Mill Section have been punished. T motive for the punishment has already been foun The workmen of the Dual Auto Mill Section raised dispute for which the Company had to face th Tribunal for an adjudication which, of course, ult mately, the Company amicably settled up only sign dismissal of the workmen at whose instance the disput was raised. So, the motive is crystal clear. The Management made a deep-seated plan to root out the workmen of the Dual Auto Mill Section at whose instance there was a dispute which the Government of West Bengal was pleased to refer to this Tribanal for adjudication.

I have already pointed out from the charge-sheets that the simple allegation against the worknen was that they refused to start work despite the Management's requests. Therefore, having taken into consideration the entire facts and circumstances disclosed from the evidence on the record I have no hestation in my mind to conclude that the finding of the domestic enquiry was perverse for reasons I have already given at length. The Company was also guilty of unreasonable discrimination and that there have been unfair labour practice and victimisation against the employees involved in the present reference

Unquestionably the Management of a concern has power to direct its own internal administration and discipline but that power is not unlimited and when a dispute arises Industrial Tribunals have been given power to see whether the power has been asily and properly exercised in accordance with the principles of natural justice. The Tribunal has no power to act as a Court of Appeal but the Tribunal an interfere only—

- (1) when there is want of good faith,
- (2) when there is victimisation or unfair labour practice.
- (3) when the Management has been guilty of basic error or violation of the proceptes of natural justice, and
- (4) when on the materials, the find is completely baseless or perverse. [1258 (I) L.L.J. 260 and 1961 (I) L.L.J. 511].

I have already found victimisation and unfair labour practice and also the finding of the Enquiring Officer as perverse because the basis of his finding was shattered by the same set of Company's witnesses and documents before this Tribunal. "Victimisation" has been defined in the case reported in 64 C.W.N page 304 as one of the two things—"the first is that the workman concerned is innocent and yet he is being punished. He has in some way displeased the employer, e.g., by being and active member of the

Jnion or workmen who were acting prejudicial to the mployer's interest. The second case is whether the imployee has committed an offence but he has been iven a punishment quite out of proportion to the graity of the offence simply because he has incurred disleasure to the employer in a similar manner." he workmen stopped work which amounted to strike ind in view of a pending proceeding before this fribunal the strike became technically illegal and being llegal it was unjustified. But in view of its peaceful and non-violent nature it does not merit dismissal ilthough it has accordingly provided in the Company's tanding orders. Having regard to the weighty pro-nouncements of the highest judiciary of the land already referred to and also having regard to the whole of the facts and circumstances of the present case, I have no hesitation to conclude that this is a fit case for interference by this Tribunal for reasons already detailed and discussed. Therefore, the workmen involved in the present reference are entitled to immediate reinstatement with continuity of service. In consideration of the circumstances already stated I further direct that the Company should pay the workmen 25 per cent. of their wages and other financial benefits, if any, during the period of their forced unemployment and that this period may be treated as on leave.

This is my award.

Dictated and corrected by me.

IITENDRA NATH MANDAL, Judge.

#### JITENDRA NATH MANDAL,

Judge, Third Industrial Tribunal.

The 29th September 1962.

No. 5856-I.R.|IR|11L-642|58.—19th October 1962. —Whereas under the Government of West Bengal, abour Department, Order No. 41-I.R.|IR|11L-642| 18, dated the 8th January 1959, the industrial dispute between Messrs. Raimohan Bleaching & Dyeing Works, 14-A Lock Gate Road, Calcutta-2, and their vorkmen represented by the Bombay Textiles Worknen Union, 26|8 Dum Dum Road, Calcutta-2, egarding the issue mentioned in the said order being 1 matter specified in the second schedule to the ndustrial Disputes Act, 1947 (XIV of 1947), was eferred for adjudication to the Second Labour Court;

And whereas the said Second Labour Court has ubmitted to the State Government its award on the aid industrial dispute;

Now, therefore, in pursuance of the provisions of ection 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish he said award as shown in the annexure hereto.

#### **ANNEXURE**

n the matter of an industrial dispute between Messrs.

Raimohan Bleaching & Dyeing Works, 14A

Lock Gate Road, Calcutta-2, and their workmen represented by the Bombay Textiles Workmen Union, 26|8 Dum Dum Road, Calcutta-2.

(Case No. VIII—C-18|59.)

BEFORE THE SECOND LABOUR COURT, WEST BENGAL

#### Present:

Shri H. R. DEB, Presiding Officer, Second Labour Court

#### Appearances:

For the Union: Shri Gour Mohan Ghorai, Secretary. For the Company: Shri A. Sarkar.

#### **AWARD**

By Order No. 41-I.R.|IR|11L-642 58, dated 8th January 1959, the Government of West Bengal in the Labour Department referred an industrial dispute between Messrs. Raimohan Bleaching & Dyeing Works and their workmen represented by the Bombay Textiles Workmen Union relating to the undermentioned issue to the Second Labour Court for adjudication.

#### Issue

1. Whether the dismissal of Shri Md. Nanka and Shri Jitan Goala is justified? To what relief are they entitled?

At the beginning of the hearing of the case the Company raised a preliminary objection about the competency of the Union to represent the workmen mentioned in the issue of the order of reference. After prolonged hearing about the preliminary objection I rejected it and proceeded to hear the merits of the case. The case was fixed for hearing for that purpose on 19th September 1962. On that day both the parties filed a joint petition of compromise. The terms of compromise are fair; so I accept them. The joint petition of compromise, a copy of which is enclosed herewith, will form a part of this award.

Dictated and corrected by me.

H. R. DEB,

Presiding Officer.

H. R. DEB,

Presiding Officer, Second Labour Court, 29-9-62.

BEFORE THE SECOND LABOUR COURT, WEST BENGAL

#### Present:

Shri H. R. DEB, Presiding Officer.

In the matter of an Industrial Dispute

#### Between

Messrs. Raimohan Dyeing and Bleaching Works

#### And

Their Workmen, represented by Bombay Textiles Workers' Union

#### And

In the matter of Government Order of Reference No. 41-J.R./IR/11L-642/58, dated 8th January 1959.

Humble petition of compromise of the parties-Most respectfully sheweth:

- That the adjudication under reference has been amicably settled.
- 2. That the Company shall pay a sum of Rs. 2,200 (two thousand two hundred only) in full settlement of all dues of all workmen, except earned wages, if any, to the workmen in question.
- 3. That the amount will be paid to the work-men through the Secretary of the Union within 30th September 1962.
- That the case of Birju Pasi will be looked after by the Company from record and if he is found to have worked for more than six months, he will be paid one month's wages.
- That a settlement award to this effect may kindly be given.

For the Union: Gour Mohan Ghorai, Secretary, 19-9-62.

For the Company: Bata Krishna Kundu, Partner, 19-9-62.

A. Sarkar, (For Association of Manufacturer & Traders.) 19-9-62.

> H. R. DEB, Presiding Officer, Second Labour Court, 29-9-62.

By order of the Governor. A. RAY,
Asst. Secy. to the Govt. of West Bengal.

5912-I.R.|IR|10L-246|61.—20th 1962.—Whereas under the Government of West Bengal, Labour Department, Order No. 1063-I.R. IR 10L-246 61, dated the 29th March 1962, the industrial dispute between Messrs. Asoka Iron & Steel Works, 46 M. M. Feeder Road, Ariadah, 24-Parganas, and their workmen represented by the President, Britannia Engineering Workers' Union, Shramik Shivir, Park Road, Talpukur, 24-Parganas, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Second Industrial Tribunal;

And whereas the said Second Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

## ANNEXURE

In the matter of an industrial dispute existing between Messrs. Asoka Iron & Steel Works, 4 6 M. M. Feeder Road, Ariadah, 24-Parganas, and their workmen represented by the President, Britannia Engineering Workers' Union, Shramik Shivir, Park Road, Talpukur, 24-Parganas. (Case No. VIII-71 of 1962) VIII-71 of 1962.)

**BEFORE SECOND** INDUSTRIA THE TRIBUNAL, WEST BENGAL

#### Present:

Shri P. C. PAL, M.A., LL.B., Judge, Second Industria Tribunal.

#### Appearances:

For the Union: Shri Nikhil Roy, Advocate, with Shri Nirmal Banerji, President of the Union.

For the Company: Shri B. K. Mukherjee, Labou Advisor, Bharat Small Re-rollers' Association with Shri M. C. Banerji, Pleader.

This is a reference under section 10 of the Industrial Disputes Act of 1947 by the Government of West Bengal, Labour Department, Order No. 1063. I.R. |IR|10L-246|61, dated the 29th March 1962, for adjudication upon the issue named below:

#### Issue

Is the termination of service of the following workmen justified? To what relief, if any, are the entitled?

- (i) Shri Shew Murat Singh.
- (ii) Shri Jhinguri.
- (iii) Shri Ram Sundar.
- (iv) Shri Iswar Chand.
- (v) Shri Chandra Kumar Singh.
- (vi) Shri Mukherji.
- (vii) Shri Ram Murat.

The written statement of the Union gives out as case as follows: The seven concerned workmen named in the issue, were permanent employees and had been working for long years without any blemish They are active members of the Union. For ameliorating the conditions of service of the workmen of the Company, they formed a Union named "Asoka Iron & Steel Works Shramik Union", with Shew Murat Sing as Vice-President, Chandra Kumar Singh as Treasurer and the remaining five concerned workmen as members of the Executive Committee of the The Company had all along been pursuing anti-Trade Union policy. The formation of the Union made the Company wrathful against the prometers and officers of that Union. On 11th July 196 the Management of the Company, without any notic or charge-sheet and without any justifiable reason capriciously dismissed the seven concerned working f: om service. This dismissal has been unjust, mal fide, illegal, against all principles of natural justic and tainted with victimisation. The Union, therefore prays for reinstatement of these workmen with bac wages, etc.

The case of the Company, according to its written atcment, is briefly this. There is absolutely many the case of the Company, according to its written atcment, is briefly this. statement, is briefly this. There is absolutely n Union of the workmen of the Company and none of them is member of the Britannia Engineering Union which pretended or posed " Workers' represent them. No workman of the Company has espoused the cause of the workmen concerned. Thus the said Union or the President thereof has no locus standing of the locus standi or right to represent the workmen of the Company, and the reference is bad in law and inmaintainable as the alleged dispute is only an individual dispute, not an industrial dispute. The vorkmen concerned were not permanent workers and lid not work for long at all. The story of termination of services of these persons for Trade Union inctivity is quite untrue. In fact, they started absenting themselves from work without leave since 11th luly 1961 following administration of verbal warning to Ram Sundar, Chandra Kumar and Iswar Chandra the Company. As they held key posts and lived fust opposite the factory, they were sent for, but they refused to come to work. On 12th July 1961 the Company sent letters to them, asking them to join within 24 hours, failing which, it was stated, they would be deemed to have left the services of their town accord. As they did not turn up, the Company terminated their services with effect from 15th July 1961. It is false that they were capriciously dismissed on 11th July 1961. The action of the Company was perfectly justified and the Union is not entitled to any relief.

#### Decision

Four out of the seven concerned workmen have been examined before me. They have said in one voice that they were turned out or dismissed by the Manager by saying that they had formed a Union. That was, according to the Union's written statement, on 11th July 1961. The Company denies this story, and asser's that the services of the workmen concerned were terminated on and from 15th July 1961 as they refused to come to work inspite of repeated verbal and written notices since 11th July 1961.

It appears from evidence, oral and documentary, that the Secretary of the I.N.T.U.C. (West Bengal Branch) wrote a letter on 5th July 1961 to the Manager of the Company intimating that the workers of the Company had on 4th July 1961 formed a Union under the name and style "Asoka Iron & Steel Works Shramik Union" (vide Ext. 1). This has also been testified to by the President of this Union and the Britannia Engineering Workers' Union named Shri Nırmal Bancrjee (P.W. 1). Whether the termination of service of seven men took place on 11th July 1961 or 15th July 1961, the fact remains that it followed soon after the formation of the new Union. ishibit I.A is the extract of the resolution showing he names of the office-bearers and members of the executive Committee. Shew Murat Singh was Viceresident, Chandra Kumar Singh the Treasurer, and emaining five concerned workmen were in the Execuwe Committee. From all this a reasonable suspicion nay arise that the seven men were dismissed by way of victim sation.

On the Company's side, its Manager (O.P.W. 1 budhir Haldar) and Foreman (O.P.W. 2 Amru Shaw) lave been examined. Their evidence is that on 10th luly 1961, three workmen named Ram Sundar. Thandra Kumar and Iswar Chand were late by half-in-hour in re-attending duty after tiffin period, and he foreman asked them about their late coming, whereupon Chandra Kumar had words with formen and left the place indignantly, whereas the two others supressed regret and resumed work; that since 11th luly 1961 all the seven men remained absent, the Itwan was sent to them but he came back and ported that the workmen refused to come to work, at on 12th July 1961 the Company wrote to them

to come to duty within 24 hours, in default they would be deemed to have given up the jobs of their own accord. It is said that as workmen remained still silent, the Company terminated their services on 15th July 1961. The evidence of four workmen is that they lived within the factory premises, whereas the Company's case is that they lived in a private house (opposite to the factory) owned by one Badri Shaw, to which address the letters were sent. None of the two O.P.W's can state the exact reason why those workmen remained absent. There is no prescribed rule, as stated by the Manager, for dismissal of a workman for unauthorised absence for a specific period. In the present case, four days' absence (if any) from 11th July 1961 to 14th July 1961 was not such as to merit termination of service with immediate effect (i.e., dismissal), not to speak of want of charge-sheet and enquiry. The aforementioned durwan has not been examined. In the absence of this durwan, it is hardly believeable that the workmen expressed unwillingness to come to duty and thereby they were to be deemed as having left the services of their own accord. This story of the Company is not proved.

In point of merit, therefore, the Company has no acceptable case, and its action in practically dismissing the seven concerned workmen by terminating their services on 15th July 1961 with immediate effect was quite unjustified.

The Company has also raised a preliminary objection by contending that the present dispute is an individual dispute, not an industrial dispute, and the Union or the President of the Union mentioned in the order of reference has no right or locus standi to raise the dispute and maintain this reference which, accordingly, is bad in law. It is stated that the Britannia Engineering Workers' Union is not the Union of the Company's workmen and none of them is a member of such a Union. From evidence it is found that there were over 30|32 workmen of the Company about the relevant time. On 4th July 1961 the new Union-Asoka Iron & Steel Works Shramil: Union-was formed but it did not take up the cause of the aggrived workers as, it is said, this Union was not registered. The Britannia Engineering Workers' Union is an outside Union connected with workmen of an industry of a similar nature. Ordinarily such an outside Union has no right to represent the case of workers of a different industry although of similar nature, unless the workers or a substantial number of workers of the industry concerned are members of the outside Union. The principle laid down in the case reported in 1959(1) L.L.J. 600 is that if a large number of workmen of a particular industry become members of a Union which is not, strictly speaking, the Union of the industry or the establishment concerned, the principle of representation might be extended to such outside Union, the point being whether the employer is fighting a dispute with a large number of his workmen. In the present case, the evidence on the side of the Union is that the seven concerned workmen and two other workmen of the Company are members of the Britannia Engineering Workers' Union. P.W.2 Jhinguri, P.W.3 Ram Sundar, P.W.4 Mukurji and P.W.5 Ram Murat say that they became members of that Union 5|6 months before their dismissal. These are merely verbal statements, unsupported by any sort of writing. The subscription book, membership khata, etc., have not

been produced to prove this convincingly. Considering all these things, I am unable to accept the case that the dismissed workmen, with two others, have been members of the Britannia Engineering Workers' Union. That being so, this Union and its President have no right to represent the case of the concerned workmen.

It is contended for the Union that the concerned workmen and two other workers raised the dispute themselves before the Conciliation Officer by a letter, dated 14th July 1961 (Ext. 2). That was one day before the formal letters of termination of services were issued by the Company. In that letter also the workmen wrote to say that they were dismissed without notice on 11th July 1961. Even supposing that the termination of service (or dismissal) was effected on 11th July 1961, still Ext. 2 would not be helpful to the workmen. By this letter, the seven dismissed workmen, along with two more, made the complaint to the Assistant Labour Commissioner for his intervention, and authorised P.W. 1 Shri Nirmal Banerjee, President of the newly-formed Union and Secretary of the I.N.T.U.C., to represent their case before all concerned. Thus, the dispute was not conducted by the said workmen themselves but was to be conducted by P.W.1. Even that position was given up by another letter, dated 15th July 61 (Ext. 2|A), whereby those workmen authorised the present Union (Britannia Engineering Workers' Union) and its President (P.W.1) to represent their cause before all concerned on their The long and short of this all is that it is the Workers' which Union Britannia Engineering represented the workmen concerned all through. But I have already seen that this Union and the President thereof had or have no right to make such representation. The result therefore, is that there has not been proper representation and, as such, the present dispute is to be construed not as an industrial dispute but as an individual dispute. Hence the legal and the present reference fails, in spite of the Union's success in point of merit.

Award is passed accordingly. Dictated and corrected by me.

P. C. PAL, Judge,

P. C. PAL,

Judge,

Second Industrial Tribunal.

The 29th September 1962.

By order of the Governor, A. RAY,

Asst. Seey. to the Govt. of West Bengal.

No. 5892-I.R. IR 9L-58 61.—20th October 1962.
—Whereas under the Government of West Bengal, Labour Department, Order No. 3974-I.R. IR 9L-37 59, dated the 28th July 1960, the industrial dispute between the Red Bank Tea Estate, P.O. Banarhat, Jalpaiguri, of Messrs. New Red Bank Tea Co. (Private) Ltd., 6 East Road, Jadavpur, Calcutta-32, and their workmen represented by Zilla Cha Bagan Workers' Union, Malbazar, Jalpaiguri, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Seventh Industrial Tribunal;

And whereas the said Seventh Industrial Tribuna has submitted to the State Government its award of the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between the Red Bank Tea Estate, P.O. Banarhat, Jalpaiguri of Messrs. New Red Bank Tea Co. (Pvt.) Ltd. 6 East Road, Jadavpur, Calcutta-32 (hereinafter referred to as the Company), and their workmer represented by Zilla Cha Bagan Workers' Union Malbazar, Jalpaiguri, referred under G.O. No. 3974-I.R. IR 9L-37 59, dated the 28th July 1960. (Case No. VIII-273 60.)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL

Present:

Shri S. K. Roy, Judge, Seventh Industrial Tribunal.

#### Appearances:

For the Union: Shri B. K. Hore, Pleader.
For the Company: Shri B. B. Ghose, Advocate and Shri A. B. Roy, Advocate.

The above dispute over the issue given in the schedule to the order of reference and reproduced below, was first referred for adjudication to the First Labour Court by the Government of West Bengal, Labour Department, Order No. 3361-I.R.|IR|9R-37:59, dated 23rd July 1959, read with its corrigendur No. 861-I.R.|IR|9L-37|59, dated 27th February 1961 and the same dispute was subsequently referred for adjudication to this Tribunal by the Government of West Bengal, Labour Department, Order No. 3474 I.R.|IR|9L-37|59, dated 28th July 1960, after abolition of the said First Labour Court and in super session of the said order of reference to that Court.

#### Issue

I. Is the termination of employment of Shri Tulsi Oraon justified? To what relief if any, is he entitled?

#### AWARD

After all necessary preliminary proceedings, the cast was finally fixed for hearing at Darjeeling. The cast was taken up for hearing at Darjeeling on 17th Septemper 1962. Both parties appeared before the Tribunal but instead of going on with the hearing the filed a joint petition praying for adjournment till the next day on the ground that negotiations for an amicable settlement of the dispute were going on and these were likely to succeed. Accordingly the cast was adjourned for hearing to 18th September 1962. On that date the parties filed a joint petition of compromise setting out the terms upon which the dispute under reference had been amicably settled between them and praying for a compromise award according to the terms of the joint petition.

I have considered the terms of compromise set out the joint petition. These appear to be quite fair, isonable and lawful. I am satisfied that there has en a bona fide settlement of the dispute between parties in terms of the joint petition filed by them. he case is, therefore, to be disposed of by a comomise award as prayed for.

In the result, I make a compromise award in the se in terms of the joint petition filed by the parties 18th September 1962, a copy whereof is made at of the award as annexure.

Dictated and corrected by me.

S. K. ROY, Judge,

> S. K. ROY, Judge, Seventh Industrial Tribunal. 29-9-62.

N THE COURT OF SHRI S. K. ROY, JUDGE, SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### CAMP—DARJEELING

the matter of West Bengal Labour Department No. 3361-I.R.|IR|9R-37|59, dated Calcutta, the 23rd July 1959

And

1 the matter of an industrial dispute between the New Red Bank Tea Company Pvt. Ltd.

And

illa Cha Bagan Workers' Union representing Tulsi Uraon.

The humble petition of the Employer Company, the Union represented by Shri Parimal Mitra and Shri Tulsi Uraon, the workman concerned.

lost Respectfully Sheweth:

- 1. That the aforesaid dispute is pending adjudition before your honour and the parties have peared with their witnesses.
- 2. That the dismissed workman Shri Tulsi Uraon is been without any employment for a long time d being in great distress—the Employer Company, the request of the Union, has agreed to re-employ m on his giving an assurance that he will work cording to the lawful direction and order issued by e management, will conduct himself properly in all fairs and shall not do anything which may amount indiscipline, disorderly behaviour, insubordination any act or omission which amounts to misconduct cording to the Standing Orders now in force in the ea Estate. Shri Tulsi Uraon has assured the ompany that he shall act strictly according to the ode of Discipline and shall not do anything that nounts to misconduct within the meaning of the anding Orders. On the basis of the assurance so ven, the Company has agreed to reinstate him in s job with effect from 1st October 1962. Hencerth the workman shall do all such works as may be wfully assigned to him by the management from ne to time.

- 3. That workman Shri Tulsi Uraon has agreed that the Company shall not be liable to pay any compensation or any other sum of money to him for any period to the date of his reinstatement on account of his loss of employment or otherwise and the said workman shall have no claim for compensation against the Company as any account whatsoever.
- 4. That the parties agree that the dispute between themselves be disposed of in terms of the settlement which the parties consider to be fair and reasonable and in the interest of industrial peace.
- 5. That the parties agree that an award be made in terms of the settlement and compromise. The said award shall finally dispose of all outstanding disputes between the parties and shall be binding on the parties hereto.

The petitioners subscribing to this petition pray that your honour may be graciously pleased to accept the terms of settlement and dispose of the case in terms of the petition and pass an award on the basis of the compromise incorporating the terms hereof and pass such other order as may be considered necessary and proper.

Bimal Kumar Hore, Pleader for the Union, 18-9-62.

Parimal Mitra, Secretary, Zilla Cha Bagan Workers' Union, 18-9-62.

[Illegible],
Advocate,
18-9-62.
for The New Red Bank Co. (Pvt.) Ltd.
S. K. ROY, Judge,
Seventh Industrial Tribunals
29-9-62.

By order of the Governor, A. RAY,

Asst. Secy. to the Govt. of West Bengal.

No. 5893-I.R.|IR|9L-58|61.—20th October 1962.
—Whereas under the Government of West Bengal, Labour Department, order No. 3974-I.R.|IR|9L-37|59, dated the 28th July 1960, the industrial dispute between the Red Bank Tea Estate, P.O. Banarhat, Jalpaiguri, of Mis. New Red Bank Tea Co. (P) Ltd., 6 East Road, Jadavpur, Calcutta-32, and their workmen represented by Zilla Cha Bagan Workers' Union, Malbazar, Jalpaiguri, regarding the issue mentioned in the said order, being a matter specified in the Second Schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred to the Seventh Industrial Tribunal for adjudication;

And whereas during the pendency of proceedings before the said Industrial Tribunal Shri Birsa Uraon and seven other workmen of the said company, made a complaint in writing to the said Industrial Tribunal against the said company alleging that the said company had dismissed the said workmen concerned in such dispute;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Industrial Tribunal has

adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### ANNEXURE

In the matter of an application under section 33A filed by Shri Birsa Uraon and 7 others against Messrs. New Red Bank Tea Company (Private) Ltd., arising out of the Government Order No. 3974-I.R. IR 9L-37 59, dated 28th July 1960. (Case No. 286/60,, u/s 33A.)

- BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL

Present:

S. K. ROY, Judge, Seventh Industrial Tribunal.

Appearances:

For the applicant: Shri B. K. Hore, Pleader. For the Company: Shri B. B. Ghose, Advocate.

#### AWARD

This application under section 33A of the Industrial Disputes Act was made by 8 workers of Red Bank Tea Estate who were serving under Messrs. New Red Bank Tea Company (Pvt.) Ltd., against their alleged unlawful and mala fide dismissals from the service of the Company with effect from 1st August 1960 during the pendency of the adjudication proceedings of another dispute between the Company and its workmen, referred to this Tribunal by Government Order No. 3974-I.R. IR |9L-37|59, dated 28th July 1960. It was alleged in the application—that these workers were dismissed without compliance with the provisions of section 33 of the Industrial Disputes Act, and as such their dismissals where absolutely illegal, irregular and unsustainable.

The Company filed its reply to the application under section 33A of the Industrial Disputes Act. The case was finally fixed for hearing at Darjeeling along with main reference case on 17th September 1962. that date the parties filed a petition before the Tribunar praying for one day's adjournment on the ground that negoriations for an amicable settlement of the whole dispute between the Company and its workmen, including the dispute covered by the present application under section 33A, were going on and these were likely to succeed. Accordingly the case was adjourned to the next day, 18th September 1962, along with the main reference case. On 18th September 1962 the parties filed a joint petition of compromise setting out the terms upon which the dispute covered by the present application under section 33A was settled between the parties and praying for disposal of the present application on these terms. A joint petition of compromise was also filed in the main reference case. I have considered the terms of compromise filed in the present case. These appear to be quite fair, reasonable and lawful. 1 am satisfied that there has been a bona fide settlement of the dispute covered by the present application between the parties in terms of the joint petition. Accordingly the present application is to be disposed of on compromise as prayed for.

In the result, I make a compromise award in this case in terms of the joint petition filed by the parties on 18th September 1962, a copy whereof is made a part of the award as annexure.

Dictated and corrected by me.

S. K. ROY, Judge.

S. K. ROY, Judge,
Seventh Industrial Tribunal

The 29th September 1962.

# IN THE COURT OF SHRI S. K. ROY, JUDGE, SEVENTH INDUSTRIAL TRIBUNAL

In the matter of an application under section 3; Industrial Disputes Act, against the New I Bank Tea Company (Private) Limited

And

In the matter of Shri Birsa Uraon and 7 others

The humble petition of (1) Shri Birsa Uraon, (2) Shri Sukra Uraon, (3) Shri Dhan Bahada Gurung, (4) Shri Bal Bahadur Chhatri, (5) Shri Somra Uraon, (6) Shri Bomra Nagashn (7) Shri Karna Uraon, (8) Shri Kastor Nagashiya, (9) M|s. Red Bank Tea Compa Private Ltd.

Most Respectfully Shewth:

- 1. The petitioners Nos. 1 to 8 were formerly dai rated workers employed in Red Bank Tea 1 state the petitioner No. 9 Company and they were dismiss from their employment by the order of the management on 1st August 1960.
- 2. That since the date of dismissal, the petition Nos. I to 8 are without any employment and a living under great distress. They approached the Company for giving them employment and for reinstating them and have assured the management the they will abide by all lawful direction and order of the management, shall conduct themselves properly are shall not do anything which affect the maintenant of order and discipline in the garden. They shall make do anything which may amount to misconduct with the meaning of the Standing Orders which are now the force in the teal estate or which may be in force of tuture.
- 3. That at the request of the petitioners No. to 8 and on the basis of their assurance and under taking the petitioner Company has agreed to reinstate the petitioners with effect from 1st October 1962. The petitioners No. 1 to 8 who will be reinstate shall not have any claim against the petitioner No. 1 Company for compensation on account of loss comployment for any period from the date of dismissing to the date of reinstatement. The petitioners No. 1 to 8 will never be entitled to have any claim in future for compensation or damage on any account whatsoever.
- 4. That all outstanding disputes between the parties are settled finally by this compromise and the parties have agreed that an award will be passed in this case in terms of the settlement which shall

 $b_{c}^{\pm}$  binding against the parties. The said award shall dispose of all outstanding disputes between the parties hereto.

5. That after reinstatement the petitioners No. 1 to 8 shall be bound to carry out all lawful orders of the management and shall perform all duties as may be lawfuly assigned to them from time to time by the management.

The petitioners pray that your honour will be graciously pleased to accept the terms of settlement which are fair and reasonable and are in the interest of industrial peace and pass an award in terms of the compromise and pass such other order as may be just and proper.

B K. Hore, pleader for the Union, 18-9-62.

[Illegible], for The New Red Bank Tea Co. (Pvt.) Ltd.

S. K. ROY, Judge, Seventh Industrial Tribunal. 29-9-62.

By order of the Governor,
A. RAY,
Asst. Secy. to the Govt. of West Bengal.

No 5858-I.R.|IR|11L-276|59.—19th October 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 4177-I.R.|IR| 11L-276|59, dated the 27th August 1959, the indusinal dispute between Messrs. Spences Hotel Ltd., 4 Wefesky Place, Calcutta, and their workmen represented by Spences Hotel Employees Union, 9 Woodburn Court, Elgin Road, Calcutta-20, regarding the issue mentioned in the said order, being a matter pecified in the second schedule to the Industrial Insputes Act, 1947 (XIV of 1947), was referred to be Second Labour Court for adjudication;

And whereas during the pendency of proceedings efore the said Labour Court Shri Ahmed Ali, a orkman of the said Company, made a complaint in atting to the said Labour Court against the said company alleging that the said Company had disabset the said workman concerned in such dispute;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 VIV of 1947), the said Labour Court has adjudicated upon the said complaint and submitted its award the State Government;

Now therefore, in pursuance of the provisions of action 17 of the Industrial Disputes Act, 1947 (XIV 947), the Governor is pleased hereby to publish the aid award as shown in the annexure hereto.

#### ANNEXURE

n the matter of a complaint under section 33A of the Industrial Disputes Act filed by Shri Ahmed Ali, c'o Spences Hotel Employees' Union, 249 Bowbazar Street, Calcutta-12, an employee of Messrs. Spences Hotel Ltd., 4 Wellesley Place, Calcutta-1, against the above Company (Case No. 1 of 1962 under section 33A of the Industrial Disputes Act).

# BEFORE THE SECOND LABOUR COURT, WFST BENGAL

#### Present:

Shri H. R. DEB, Presiding Officer, Second Labour Court.

#### Appearances:

For the Union: Shri Parimal Das Gupta, Advocate. For the Company: Shri P. K. Nandy, Advocate.

#### AWARD

By order No. 4177-I.R.|IR|11L-276|59, dated the 27th August 1959, the Government of West Bengal in the Labour Department referred an industrial dispute between Messrs. Spences Hotel Ltd. (hereinafter referred to as the Company) and their workmen to this court (Second Labour Court) for adjudication. During the pendency of that dispute Shri Ahmed Ali, an employee of the Company, filed a complaint under section 33A of the Industrial Disputes Act before this Court on 30th January 1962 on the ground that he was wrongfully dismissed by the Company.

The Company has raised a preliminary objection that it has not contravened any of the provisions of section 33 of the Industrial Disputes Act and that as such the present complaint is not maintainable. But the Company does not deny that the above industrial dispute between it and its workmen was pending before this Court when it dismissed Shri Ahmed Ali: nor does it state that it filed any application before this Court for approval of its action in dismissing Shri Ahmed Ali. So it is clear that the Company has contravened the proviso to section 33(2)(b) of the Industrial Disputes Act. Hence I hold that the present complaint under section 33A of the Industrial Disputes Act is maintainable, as such I enter into the merits of the complaint.

The facts leading to the complaint are as follows: Shri S. N. Singh is the Managing Director of the Managing Agency of Spences Hotel; he is also the Managing Director of the Managing Agency of Samuel Fitze & Co. Shri Ahmed Ali was engaged as a tailor in the Spences Hotel. Shri S. N. Singh found his work unsatisfactory and ordered him to proceed to Samuel Fitze & Co. to get training under the supervision of the Head Tailor of that Company. Shri Ahmed Ali did not comply with that order of Shri S. N. Singh. On 30th August 1961 Shri S. N. Singh issued a letter to Shri Ahmed Ali pointing out that disobedience of his above order constituted an act of gross misconduct and asking Shri Ahmed Ali to show cause why his services should not be summarily dismissed for that reason. Shri Ahmed Ali gave a reply to that letter. In the reply he denied the allegation of his unsatisfactory work and questioned the legality of his transfer to another Company and also expressed his apprehension that that transfer would deprive him of the legitimate rights of his service at Spences Hotel. Shri S. Nr. S. Singh in reply to that letter of Shri Ahmed Ali pointed out to him that there would be no change in the conditions of his service as a result of the transfer and asked for an explanation as to why he did not carry out the order of transfer Shri Ahmed Ali in reply pointed out though the conditions of service might remain the same, he would be deprived of the continuity of service. Shri S. N. Singh in reply assured

him that there would be no break in the continuity of his service, as the law provided that if his services were transferred and he was again returned to the Hotel, the period of transfer would be deemed as if he were working at the Hotel. This reply did not satisfy Shri Ahmed Ali, as he apprehended that he might not at all be returned to the Hotel from Samuel Fitze & Co. So Shri S. N. Singh issued a charge-sheet to him and he gave a reply reiterating the same reasons for his refusal to comply with the order of transfer. Thereafter by a letter, dated 22nd December 1961, Shri S. N. Singh dismissed him.

The Compnay has contended that Shri S. N. Singh held an enquiry about the charge-sheet issued to Shri Ahmed Ali. Shri Ahmed Ali has denied that a proper enquiry was held. Shri S. N. Singh in his evidence before me admits that the enquiry was verbal. It appears from his evidence that the enquiry consisted in Shri S. N. Singh's asking Shri Ahmed Ali why he did not comply with the order of transfer and Shri Ahmed Ali giving the above reasons. So this enquiry is practically of no assistance in coming to a decision as to the justifiability of the dismissal. Actually there is no divergence about the material facts between the contentions of the two parties. The only question is whether refusal of Shri Ahmed Ali to carry out the order of transfer constituted a misconduct. The answer to this question depends on the reply to the further question whether the order of transfer was a legal order. It is now a settled law that transfer is an incident of service, unless there is anything to the contrary in the contract of service. In the present case the complainant has not contended that there is any provision in the contract of his service preventing the employer from transfering him. His Lawyer has admitted that transfer is an incident of service. But he contends that transfer means transfer by an employers from one department or place to another department or place of business or transfer from one business to another under the same management. The Lawyer of the Company also admits this contention; he has referred to a decision of the Labour Appellate Tribunal of India reported at page 36 of L.L.J 1954 Vol-I. There it has been held that a management has a right to transfer an employee from one place to another or from one concern to another under the same management. So the question in this case is whether Spences Hotel and Samuel Fitze & Co. arc under the same management. It appears from the evidence of Shri S. N. Singh that he is the defacto controlling authority in respect of both the concerns; but the same institution does not

evidence that there are two Managing Agencies for the two concerns. The two concerns have got separate two concerns. The two concerns have got separate accounts and have separate Balance-sheets. So the fact that Shri S. N. Singh happens to be the Managing Director of both the Managing Agencies is only an accident. This accident cannot prove that the two concerns are under the same management. The Management of each of the concern is the Managing Agency of that concern; and Shri S. N. Singh admits that the two Managing Agencies are different. So it cannot be maintained that the two concerns are under the same management. Though transfer is an incident of service, it would be too much to hold that an employer can transfer his employee to service under another employer. Hence I hold that the order transferring Shri Ahmed Ali to Samuel Fitze & Co.

Shri S. N. Singh has stated in his evidence that he made it clear to Shri Ahmed Ali that the order transfer was in the interest of the latter. It appet that the latter was not convinced of the good intention of Shri S. N. Singh. Whatever might be the intention of Shri S. N. Singh, his intention cannot legalise a order which is illegal on account of the circumstance stated by me earlier.

As the order of transfer is illegal, the refusal of Shri Ahmed Ali to carry out that order cannot committed any misconduct, I hold that his dismission the alleged misconduct is unjustified.

Hence I order that Shri Ahmed Ali shall b reinstated and be paid back wages from the date 0 dismissal until reinstatement.

Dictated and corrected by me.

H. R. DEB,
Presiding Officer.

H. R. DEB, Presiding Officer, Second Labour Court.

The 29th September 1962.

By order of the Governor,
A. RAY,
Asst. Secy. to the Govt. of West Bengal

# Calcutta



# Guzette

# Extraordinary

# Published by Authority

FRIDAY, OCTOBER 26, 1962 [SAKA 1884]

[ l-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# EPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

## NOTIFICATION

No. 7507M.1M-66/60.—26th October 1962.—In ercise of the power conferred by clause (bb) of subction (1) of section 554 of the Bengal Municipal et, 1932 (Bengal Municipal Act XV of 1932) and partial modification of notification No. 4874/M.-4-66/60, dated the 31st July 1962, the Governor is eased to direct that all the powers and duties hich are being exercised and performed by Shri K Ghosh by virtue of notification No. 13688/.1M-66/60, dated the 29th November 1961, publied in the "Calcutta Gazette, Extraordinary", Part of the same date, shall continue to be exercised d performed by him for a further period of three onths from the 1st November 1962.

By order of the Governor,

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

ad and published by the Superintendent, Governmenting, West Bengal at West Bengal Govt. Press Alipore.

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# Calcutta



# Gazette

# Extraordinary

## Published by Authority

IKA 4] FRIDAY, OCTOBER 29, 1962 [SAKA 1884

'l-Orders and Notifications by the Governor of West ngal, the High Court, Government Treasury, exc.

## GOVERNMENT OF WEST BENGAL

## LABOUR DEPARTMENT

### NOTIFICATION

No 5959-I.R. IR IA-5 62.—24th October 1962. hereas the Governor is satisfied that the public erest so requires;

Now, therefore, in exercise of the power conferred sub-clause (vi) of clause (n) of section 2 of the lustrial Disputes Act, 1947 (XIV of 1947), the interior is pleased hereby to declare the Oxygen dustries specified in the schedule below, being justries specified in the first schedule to the said it, to be public utility services for the purposes of said Act for a period of six months, with effect in the 28th October 1962.

## **Schedule**

- (1) The factory of Messrs. Indian Oxygen Lamited, situated at 5 Mayurbhanj Road and 48 1 Diamond Harbour Road, Calcutta-23.
- (2) The factory of Messrs. Indian Oxygen Limited, situated at Gopalpur, Grand Trunk Road (West), Asansol.

By order of the Governor,

A. S. NAG, Dy. Secy. to the Govt. of West Bengal.

West Bengal at West Bengal Govt. Press Alipore-



Gazette

# Extraordinary

# Published by Authority

ARTIKA 7]

MONDAY, OCTOBER 29, 1962

SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### NOTIFICATIONS

No 7617/M.1M-47/60. 29th October 1962. her we the term of four years provided by clause or sub-section (1) of section 56 of the Bengal americal Act, 1932 (Bengal Act XV of 1932), for the commissioners of the Baranagar Muniality is at present constituted were to hold office red on the 11th December 1960;

Am whereas the said term of office was extended der sub-section (5) of section 56 of the said Act this Department notification Nos. 6997M/1E-3, 60, and the 29th June 1960, 10183M 1E-17/60, dated the li-April 1961, 589M/1M-47/60, dated the li-April 1961, 589M/1M-47/60, dated the 29th August 1. 11627M.1M-47/60, dated the 29th August 1. 11627M.1M-47/60, dated the 28th December 1. 15173/M.1M-47/60, dated the 28th March 1962, 39 M.1M-47/60, dated the 28th August 1962, for period of one year ten months and twenty days the effect from the 12th December 1960;

And whereas in the special circumstances specified the schedule below the Governor thinks it fit to ad further the said term of office of the commission of the said municipality:

Now, therefore, in exercise of the power conferred sub-section (5) of section 56 of the Bengal Muni-

cipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased hereby to extend further the term of office of the commissioners of the Baranagar Municipality for a period of one month and eleven days with effect from the 1st November 1962.

#### The Schedule

In view of the interim order of the High Court restraining publication of the result of the general election of commissioners of the Baranagar Municipality held on the 26th March 1961 issued in Civil Rule No. 294(w) of 1961 it is not possible to publish the result of the said election till the said rule is disposed of or the said order withdrawn by the Court.

### By order of the Governor, A. K. DATTA,

It Secv. to the Govt. of West Bengal.

No 7618M.1M-65 61. 29th October 1962. Whereas the term of four years provided by clause (a) of sub-section (1) of section 56 of the Bengal Municipal Act. 1932 (Bengal Act. XV of 1932), for which the commissioners of the Taki Municipality as at present constituted were to hold office expired on the 31st December 1960;

And whereas the said term of office was extended under sub-section (5) of section 56 of the said Act by this Department notification Nos. 6998M 1E-3 60, dated the 29th June 1960, 10184M 1E-17 60, dated the 8th September 1960, 3170M 1M-135 60, dated

the 25th April 1961, 5896M/1M-135/59, dated the 16th June 1961, 10192M/1M-135/59, dated the 29th August 1961, 11626 M.1M-65/61, dated the 13th October 1961, 15127/M.1M-65/61, dated the 26th December 1961, 2163M/1M-65/61, dated the 28th March 1962, 4170/M.1M-65/61, dated the 25th June 1962, and 5319/M.1M-65/61, dated the 28th August 1962, for a period of one year and ten months with effect from 1st January 1961;

And whereas in the special circumstances specified in the schedule below the Governor thinks it fit to extend further the said term of office of the commissioners of the said municipality;

Now, therefore, in exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased hereby to extend further the term of office of the commissioners of the Taki Municipality for a period of two months with effect from the 1st November 1962.

#### The Schedule

It is possible to reconstitute the commissioners of the Taki Municipality on the basis of general election of commissioners of the said municipality held on the 26th March 1961 pending disposal of Civil Rule No. 265/W of 1961 issued by the High Court at Calcutta with an interim injunction restraining publication of the result of the said general election in so far as it relates to Ward No. 3.

By order of the Governor, A. K. DATTA,

It Secv. to the Govt. of West Bengal.

#### Panchayat

## NOTIFICATIONS

No. 251 DP/1P-1/61.—29th October 1962. In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act 1 of 1957), and in partial modification of notification No. 1536/DP/1A-37/61, dated the 3rd June 1961, published at page 1934 of Part I of the "Calcutta Gazette", dated the 15th June 1961, the Governor is pleased for the purposes referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of

contiguous Gram Sabhas fixed in this behalf as  $s_{hc}$  below in respect of each Anchal Panchayat and specify the names and in the corresponding  $e_1$  the territorial limits of the said Anchal Panchaya

#### Dhaneswarpur Anchal Panchayat

Territorial limits of Anchal Panchayats.—The a comprised within the local limits of jurisdiction the—

Makarda, Dhaneswarpur Paschim Bar, and  $R_{ag}$  nath Chak.

No. of contiguous Gram Sabhas fixed in ti behalf—3 Karkai Anchal Panchayat

Territorial limits of Anchal Panchayats.— The  $_{df_{t}}$  comprised within the local limits of jurisdiction ( the—

Palgere, Barakhelna, Karkai, and Chak Krishnalas

No. of contiguous Gram Sabhas fixed in the behalf— 4

Gram Sabhas constituted by notification No. 135 DP/1A-36/61, dated the 3rd June 1961, in police station Pingla in the district of Midnapore.

By order of the Governor, R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Benga

No. 252/DP/1P-1/61.-- 29th October 1962 In exercise of the power conferred by section 25 of the West Bengal Panchayat Act, 1957 (West Bengal Act of 1957), and in partial modification of notification No. 1536/DP/1A-37/61, dated the 3rd June 1961 published at page 1934 of Part I of the "Calcutt Gazette", dated the 15th June 1961, the Governor ipleased hereby to rescind so much of the said notification as relates to the establishment of the Katkai-Dhaneswarpur Anchal Panchayat.

By order of the Governor, R. N. BHATTACHARJLA, Dy. Secy. to the Govt. of West Bengal



# Gazette

# **Calcutta**

# Extraordinary

# Published by Authority

RTIKA 7]

MONDAY, OCTOBER 29, 1962

[SAKA 1884

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

## COVERNMENT OF WEST BENGAL LAW DEPARTMENT

Legislative

NOTIFICATION

No. 2567L.—29th October, 1962.—The Governor ring been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:-

#### THE WEST BENCAL LAND REFORMS (AMENDMENT) BILL, 1962.

# A BILL

to amend the West Bengal Land Reforms Act, 1955.

WHEREAS it is expedient to amend the West Bengal West Ben. Land Reforms Act, 1955, for the purposes and in the Act X of manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows :-

Short title.

1. This Act may be called the West Bengal Land Reforms (Amendment) Act, 1962.

Amendment of section 18 of West Ben. Act X of 1956.

- In section 18 of the West Bengal Land Reforms Act, 1955 (hereinafter referred to as the said Act),-
  - (1) after sub-section (2), the following sub-section shall be, and shall be deemed always to have been, added, namely:-
    - "(3) The decision of any dispute referred to in clause (a) of sub-section (1) shall specify the money value of the share of the produce to be delivered, which shall be payable in default of delivery of such share.";

The West Bengal Land Reforms (Amendment) Bill, 1962.

(Clauses 3, 4.)

(2) after sub-section (3) as so added, the following subsection shall be added, namely:

> '(4) For the removal of doubts it is hereby declared that notwithstanding any decision of any Court to the contrary, any order under clause (a) of sub-section (I), specifying the money value of the share of the produce to be delivered payable in default of delivery of such share, made before the commencement of the West Bengal Land Reforms (Amendment) Act, 1962, shall be deemed to be and to have always been validly made as if that Act had come into force when such order was made.".

Amendment of section 19.

In section 19 of the said Act, to sub-section (2), the following further proviso shall be added, namely:

"Provided further that the provisions of section 5 of the Indian Limitation Act, 1908 shall apply to an appeal under this section.".

Act IX of 1908.

Repeal and

4. (1) The West Bengal Land Reforms (Amendment) West Ben. Ordinance, 1962 is hereby repealed. Ord. V of

Ord. V of 1962.

(2) Anything done or any action taken under the said Act as amended by the West Bengal Land Reforms (Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 7th day of September, 1962.

#### STATEMENT OF OBJECTS AND REASONS.

There was no provision in the West Bengal Land Reforms Act, 1955 (West Bengal Act X of 1956) for specifying, in decisions of disputes under section 18(I)(a) (relating to the division or delivery of the produce), the money-value of the share of the produce in default of the delivery of such share. No order for payment of the money-value of the share of the produce could, therefore, be lawfully passed in such disputes. This had been creating difficulty.

Another difficulty that was being experienced by the parties in disputes under section 18 was that in many cases they could not file appeals under section 19 of the Act because of the shortness of the period for filing appeals as prescribed in sub-section (2) of section 19.

The West Bengal Land Reforms (Amendment) Ordinance, 1962 (West Bengal Ordinance No. V of 1962) was accordingly promulgated by the Governor with a view to removing these difficulties.

The Bill seeks to enact the provisions of the said Ordinance.

CALCUTTA, The 22nd October, 1962. S. BHATTACHARYYA, Member-in-charge.

By order of the Governor, K. K. HAJARA. Secy. to the Govt. of West Bengal.



# Calcutta

# Gazette

# Extraordinary

# Published by Authority

KARTIKA 7]

MONDAY, OCTOBER 29, 1962

[SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

# COVERNMENT OF WEST BENGAL LAW DEPARTMENT

Legislative

NOTIFICATION

No. 2568L.—29th October, 1962.—The Governor having been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly nereby published for general information:

# THE CHOTA NACPUR TENANCY (WEST BENGAL AMENDMENT) BILL, 1962.

## A BILL

to amend the Chota Nagpur Tenancy Act, 1908, in its application to West Bengal.

Whereas it is expedient to amend the Chota Nagpur Ben. Act Tenancy Act, 1908, in its application to West Bengal, for VI of 1908. the purpose and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Chota Nagpur Tenancy (West Bengal Amendment) Act, 1962.

Application of the Act.

2. The Chota Nagpur Tenancy Act, 1908, in its application to West Bengal (hereinafter referred to as the said Act), shall be amended for the purpose and in the manner hereinafter provided.

Amendme it of section 46A of Ben. Act VI of 1908. 3. For clause (a) of sub-section (I) of section 46A of the said Act, the following clause shall be, and shall be deemed always to have been, substituted, namely:—

"(a) a transfer to the Government, or to a person belonging to the community, tribe or caste, to which the transferor belongs,". The Chota Nagpur Tenancy (West Bengal Amendment) Bill, 1962.

#### (Clause 4.)

Repeal and savings.

4. (1) The Chota Nagpur Tenancy (West Bengal Amendment) Ordinance, 1962 is hereby repealed.

West Ben. Ord. IV of 1962.

(2) Anything done or any action taken under the said Act as amended by the Chota Nagpur Tenancy (West Bengal Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 7th day of September, 1962.

#### STATEMENT OF OBJECTS AND REASONS.

Section 46A of the Chota Nagpur Tenancy Act, 1908 (Bengal Act VI of 1908), forbade the transfer of land by a raiyal belonging to the Kurmi (Mahato) community, a scheduled tribe and a scheduled caste to any person other than a person belonging to the same community, tribe or caste except with the previous permission in writing of the Deputy Commissioner. Offers of land were being received by Government from persons belonging to the said community, tribe or caste for various nation-building activities; but because of the restriction mentioned above, the offers could not be accepted by Government. The Act was, therefore, amended by the promulgation of the Chota Nagpur Tenancy (West Bengal Amendment) Ordinance, 1962 (West Bengal Ordinance No. IV of 1962) to permit such transfers of land to Government.

2. The Bill seeks to enact the provisions of the said Ordinance.

S. BHATTACHARYYA,

Member-in-charge.

CALCUTTA,

The 22nd October, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

Calcutta



## Gazette

# Extraordinary Published by Authority

TIKA 7 ] MONDAY, OCTOBER 29, 1962 [ SAKA 1884

T IA—Orders and Notifications of the Government of dia, Statutory Notifications of the Election Commission, dia, and other Election Notifications published for meral information. Orders and Notifications which have iginally been published in the "Gazette of India" are ly republished.

## **ELECTION COMMISSION, INDIA**

New Delhi, the 26th October 1962.

#### NOTIFICATION

No. 100/WB/LA/3/62.—Whereas by notifications bed on the 22nd October 1962, the Election Comssion had called upon the Chowringhee, Jamalpur d Hura Constituencies of the West Bengal Legislate Assembly to elect a person each to fill the three cancies in that Assembly;

And whereas the Election Commission is satisfied it in the emergency arising out of external aggresn on the northern frontiers of India it would be idvisable at present to hold the said elections;

Now, therefore, in exercise of the powers of reintendence, direction and control conferred by 'e 324 of the Constitution, the powers conferred ction 30, section 56 and sub-section (1) of section of the Representation of the People Act, 1951, and other powers enabling it in this behalf, the Election mmission hereby cancels its notifications, dated 22nd October 1962, and bearing the numbers WB-LA/3/62(1), 100/WB-LA/3/62(2), 100/WB-LA/3/62(3), 100/WB-LA/4/62(1), 100/WB-LA/4/-2), 100/WB-LA/4/62(3), 100/WB-LA/4/-62(3), 100/WB-LA/5/62(1), WB-LA/5/62(2), and 100/WB-LA/5/62(3) and proceedings so far taken in pursuance of those iffications.

By order,
PRAKASH NARAIN,
Secy. Election Commission, India.

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# Calcutta



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### Extraordinary

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[ARTIKA 8]

TUESDAY, OCTOBER 30, 1962

[SAKA 1884

PART 1A—Orders and Notifications of the Government of India, Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

## MINISTRY OF HOME AFFAIRS

#### NOTIFICATION

New Delhi, the 26th October, 1962

C.S.R. 1415.—The following Proclamation of Emergency by the President of India, dated the 26th October, 1962, is published for general atormation:—

## "PROCLAMATION OF EMERGENCY

In exercise of the powers conterred by clause (1) of a cicle 352 of the constitution, I, Sarvapalli Radhakrishnan, President of India, by this croclamation declare that a grave emergency exists whereby the security of India is threatened by external aggression.

## S. RADHAKRISHNAN,

President."

[No. F32/1/62-ER-III.] V. VISWANATHAN.

Secy. to the Govt. of India.

rinted and published by the Superintendent, Government Printing, West Bengal, at the West Bengal Government Press, Alipore.

# **Calcutta**



# Gazette

## Extraordinary

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TIKA 8]

TUESDAY, OCTOBER 30, 1962

**[SAKA 1884** 

### PART V-Acts of the Parliament of India assented to by the President and Ordinances Promulgated by the President

#### MINISTRY OF LAW

#### (Legislative Department)

New Delhi, the 26th October, 1962/Kartika 4, 1884 (Saka) THE DEFENCE OF INDIA ORDINANCE, 1962

No. 4 of 1962

Promulgated by the President in the Thirteenth Year of the Republic of India.

An Ordinance to provide for special measures to ensure the public safety and interest, the defence of India and civil defence and for the trial of certain offences.

Whereas the President has declared by Proclamation under clause (1) of article 352 of the Constitution that a grave emergency exists whereby the security of India is threatened by external aggression;

And whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, therefore, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:--

#### CHAPTER I

#### **Preliminary**

itle, ex-ant, appliation coinencement avings.

- 1. (1) This Ordinance may be called the Defence of India Ordinance, 1962.
  - (2) It extends to the whole of India and it applies also-
  - (a) to citizens of India outside India;
  - (b) to persons in the services of the Government, wherever they may

30, 1962

- (c) in respect of the regulation and discipline of the naval, military and air force or any other armed forces of the Union, to members of, and persons attached to, employed with, or following, those forces, wherever they may be;
- (d) to, and to persons on, ships and aircraft registered in India, wherever they may be.
- (3) This section shall come into force at once and the remaining provisions of this Ordinance shall come into force on such date or dates as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions and different areas
  - (4) The cesser of operation of this Ordinance shall not affect—
  - (a) the previous operation of, or anything duly done or suffered under, this Ordinance or any rule made thereunder or any order made under any such rule, or
  - (b) any right, privilege, obligation or liability acquired, accrued or incurred under this Ordinance or any rule made thereunder or any order made under any such rule, or
  - (c) any penalty, forfeiture or punishment incurred in respect of any offence under this Ordinance or any contravention of any rule made under this Ordinance or of any order made under any such rule, or
  - (d) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid;

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed as if this Ordinance had not ceased to operate.

Defini-

- 2. In this Ordinance, unless the context otherwise requires,—
- (a) 'civil defence' includes any measures not amounting to actual combat, for affording defence against any form of hostile attack by a foreign power or for depriving any form of hostile attack by a foreign power of its effect either wholly or in part, whether such measures are taken before, during or after the time of the attack;
- (b) 'Civil Defence Services' means the services formed wholly or mainly to meet the needs of civil defence;
- (c) 'prescribed' means prescribed by rules made under this Ordinance;
- (d) 'Proclamation of Emergency' means a Proclamation issued under clause (1) of article 352 of the Constitution;
- (e) 'State Government' in relation to a Union territory means the administrator thereof.

#### CHAPTER II

#### **Emergency Powers**

Power to make rules.

- 3. (1) The Central Government may, by notification in the Official Gazette, make such rules as appear to it necessary or expedient for securing the defence of India and civil defence, the public safety, the maintenance of public order or the efficient conduct of military operations, or for maintaining supplies and services essential to the life of the community.
- (2) Without prejudice to the generality of the powers conferred by sub-section (1), the rules may provide for, and may empower any authority to make orders providing for, all or any of the following matters, namely:—
  - (1) ensuring the safety and welfare of the Armed Forces of the Union, ships and aircrafts, and preventing the prosecution of any work likely to prejudice the operations of the Armed Forces of the Union:
  - (2) prohibiting anything likely to prejudice the training, discipline or health of the Armed Forces of the Union;

- (3) preventing any attempt to tamper with the loyalty of persons in, or to dissuade (otherwise than with advice given in good faith to the person dissuaded for his benefit or that of any member of his family or any of his dependents) persons from entering the service of the Government;
- (4) preventing or prohibiting anything likely to assist the enemy or to prejudice the successful conduct of military operations or civil defence including—
  - (a) communications with the enemy or agents of the enemy;
  - (b) acquisition, possession without lawful authority or excuse and publication of information likely to assist the enemy;
  - (c) contribution to, participation or assistance in, the floating of loans raised by or on behalf of the enemy;
  - (d) advance of money to, or contracts or commercial dealings with the enemy, enemy subjects or persons residing, carrying on business, or being, in enemy territory; and
  - (e) acts, publications or communications prejudicial to civil defence;
- (5) preventing the spreading without lawful authority or excuse of false reports or the prosecution of any purpose likely to cause disaffection or alarm, or to prejudice India's relations with foreign powers or to prejudice maintenance of peaceful conditions in all areas including the tribal areas, or to promote feelings of ill-will, enmity or hatred between different classes of the people of India;
- (6) requiring the publication of news and information;
- (7) regulating the conduct of persons in respect of areas the control of which is considered necessary or expedient, and the removal of persons from such areas;
- (8) requiring any person or class of persons to comply with any scheme of defence or civil defence;
- (9) ensuring the safety of-
  - (a) ports, dockyards, lighthouses, light-ships and aerodromes:
  - (b) railways, tramways, roads, canals and all other means of transport by land or water;
  - (c) telegraphs, post offices, signalling apparatus and all other means of communication;
  - (d) sources and systems of water-supply, works for the supply of water, gas or electricity, and all other works for public purposes;
  - (e) vessels, aircraft, transport vehicles as defined in the Motor Vehicles Act, 1939, and rolling stocks of railways and 4 of 1939, tramways;
  - (f) warehouses and all other places used or intended to be used for storage purposes;
  - (g) mines, oil-fields, factories or industrial or commercial undertakings generally, or any mine, oil-field, factory or industrial or commercial undertaking in particular;
  - (h) laboratories and institution's where scientific research is conducted;
  - (i) all works and structures being part of, or connected with, anything earlier mentioned in this clause; and
  - (j) any other place or thing used or intended to be used for the purposes of Government or a local authority, the protection of which is considered necessary or expedient for securing the defence of India and civil defence, the public order, or the efficient conduct of military operations, or for maintaining supplies and services essential to the life of the community;

- (10) the demolition, destruction or rendering useless in case of necessity of any building or other premises or any other property;
- (11) prohibiting or regulating traffic, and the use of vessels, buoys, lights and signals, in ports and territorial, tidal and inland waters:
- (12) the control of lights and sounds;
- (13) the control of persons entering, travelling in or departing from, India:
- (14) restricting and regulating the charter of foreign vessels;
- (15) regulating the structure and equipment of vessels, for the purpose of ensuring the safety thereof and of persons therein;
- (16) regulating work in dockyards and shippards in respect of the construction and repairs of vessels;
- (17) prohibiting or regulating the sailings of vessels from ports, traffic at aerodromes and the movement of aircraft, and traffic on railways, tramways and roads, and reserving and requiring to to be adapted, for the use of the Central Government, all or any accommodation in vessels, aircraft, railways, tramways or road vehicles for the carriage of persons, animals or goods;
- (18) the impressment of vessels, aircraft, vehicles, and animals for transport;
- (19) prohibiting or regulating the use of postal, telegraphic or telephonic services, including the taking possession of such services, and the delaying, seizing, intercepting or interrupting of postal articles or telegraphic or telephonic messages;
- (20) regulating the delivery otherwise than by postal or telegraphic service of postal articles and telegrams;
- (21) the control of trade or industry for the purpose of regulating or increasing the supply of, and the obtaining of information with regard to articles or things of any description whatsoever which may be used in connection with the conduct of military operations or civil defence or for maintaining supplies and services essential to the life of the community;
- (22) the control of agriculture (including the cultivation of agricultural land and crops to be raised therein) for the purpose of increasing the production and supply of foodgrains and other essential agricultural products;
- (23) the provision, storage and maintenance of commodities and things required for the conduct of military operations or for civil defence;
- (24) the provision, construction, maintenance or alteration of buildings, premises or other structures or excavations required for the conduct of military operations or civil defence;
- (25) the protection of property by the performance of such fire prevention and other duties as may be allotted to any person;
- (26) the securing of any building, premises or other structures from being readily recognisable in the event of a hostile attack by a foreign power;
- (27) ensuring the ownership and control of mines and oil-fields by the citizens;
- (28) controlling the possession, use or disposal of, or dealing in, coin, bullion, bank notes, currency notes, securities or foreign exchange;
- (29) the control of any road or pathway, waterway, ferry or bridge, river, canal or other source of water-supply;
- (30) the requisitioning and acquisition of any movable property; and the principles on which and the manner in which compensation shall be determined and given in respect of such requisitioning or acquisition;

- (31) prohibiting or regulating the possession, use or disposal of-
  - (a) explosives, inflammable substances, corrosive and other dangerous substances or articles, arms and ammunitions of war;
  - (b) vessels;
  - (c) wireless telegraphic apparatus;
  - (d) aircraft, and
  - (e) photographic and signalling apparatus and any means of recording information;
- (32) prohibiting or regulating the bringing into, or taking out of, India and the possession, use or transmission of ciphers and other secret means of communicating information;
- (33) prohibiting or regulating the publication of inventions and designs;
- (34) prohibiting or regulating the publication of results of research work having a bearing on efforts relating to defence of India or military operations;
- (35) preventing the disclosure of official secrets;
- (36) prohibiting or regulating meetings, assemblies, fairs and processions;
- (37) preventing or controlling any use of uniforms, whether official or otherwise, flags, official decorations like medals, badges and other insignia and anything similar thereto, where such use is calculated to deceive or to prejudice the public safety, the maintenance of public order, the defence of India or civil defence;
- (38) ensuring the accuracy of any report or declaration legally required of any person;
- (39) preventing the unauthorised change of names;
- (40) preventing anything likely to cause misapprehension in respect of the identity of any official person, official document or official property or in respect of the identity of any person, document or property purporting to be, or resembling, an official person, official document or official property;
- (41) the precautionary measures which the Government or any department thereof or any local authority, members of police forces and fire brigades and members of any other service or authority employed primarily for purposes other than civil defence purposes should be required to take within their respective jurisdictions or with respect to any personnel employed by them;
- (42) the seizure and custody or destruction of injured, unclaimed or dangerous animals;
- (43) the salvage of damaged buildings and property and disposal of the dead;
- (44) the evacuation of areas and the removal of property or animals therefrom;
- (45) the accommodation in any area of persons evacuated from another area and the regulation of the conduct of evacuated persons accommodated in such area;
- (46) the billeting of evacuated persons or persons authorised to exercise functions under this Ordinance;
- (47) the instructions of members of the public in civil defence and their equipment for purposes of civil defence;
- (48) the entry into, and search of, any place reasonably suspected of being used for any purpose prejudicial to the public safety or interest, to the defence of India or civil defence or to the efficient conduct of military operations, and for the seizure and disposal of anything found there and reasonably suspected of being used for such purpose.

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- (3) The rules made under sub-section (1) may further—
- (i) provide for the arrest and trial of persons contravening any of the rules or any order issued thereunder;
- (ii) provide that any contravention of, or any attempt to contravene, or any abetient of, or any attempt to abet, the contravention of any of the provisions of the rules or any order issued under any such provision, shall be punishable with imprisonment for a term which may extend to seven years, or with fine, or with both;
- (iii) provide for the seizure, detention and forfeiture of any property in respect of which such contravention, attempt or abetment as is referred to in clause (ii) has been committed and for the adjudication of such forfeiture whether by a court or by any other authority;
- (iv) confer powers and impose duties-
  - (a) upon the Central Government or officers and authorities of the Central Government as respects any matter, notwithstanding that the matter is one in respect of which the State Legislature has power to make laws; and
  - (b) upon any State Government or officers and authorities of any State Government as respects any matter, notwithstanding that the matter is one in respect of which the State Lagislature has no power to make laws;
- (v) prescribe the duties and powers of public servants and other persons as regards preventing the contravention of, or securing the observance of, the rules or any order made thereunder;
- (vi) provide for preventing obstruction and deception of, and disobedience to, any person acting, and interference with any notice issued, in pursuance of the rules or any order made thereunder;
- (vii) prohibit attempts by any person to screen from punishment any one, other than the husband or wife of such person, contravening any of the rules or any order made thereunder;
- (viii) empower or direct any authority to take such action as may be specified in the rules or as may be necessary to such authority for the purpose of ensuring the public safety or interest or the defence of India or civil defence;
  - (ix) provide for charging fees in respect of the grant or issue of a licence, permit, certificate or other document for the purposes of the rules.

Special powers to control civilian personnel employed in connection with the Armed Forces of the Union.

The Central Government may, by notification in the Official Gazette, direct by general or special order that any persons who not being members of the Armed Forces of the Union are attached to, or employed with, or following those Forces, shall be subject to naval, military or air force law, and thereupon such persons shall be subject to discipline and liable to punishment for offences under the Navy Act, 1957, the Army Act, 1950 62 of 1957 and the Air Force Act, 1950, as the case may be, as if they were included 46 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be, as if they were included 45 of 1950 in the case may be a significant for the case may be, as if they were included 45 of 1950 in the case may be a significant for th in such class of persons subject to any of those Acts as may be specified in the notification.

Enhanced penalties.

- 5. (1) If any person with intent to wage war against India or to assist any country committing external aggression against India, contravenes any provision of the rules made under section 3 or any order issued under any such rule, he shall be punishable with death or imprisonment for life, or imprisonment for a term which may extend to ten years and shall also be liable to fine.
  - (2) If any person,-
  - (a) contravenes any such provision of or any such rule or order made under the Indian Aircraft Act, 1934, as may be notified in this 22 of 1934 behalf by the Central Government, or
  - (b) in any area notified in this behalf by a State Government, contravenes any such provision of, or any such rule made under,

the Arms Act, 1959, the Indian Explosives Act, 1884 or the 54 of 1959. Explosives Substances Act, 1908, as may be notified in this 6 of 1908. behalf by the State Government,

6 of 1908.

he shall, notwithstanding anything contained in any of the aforesaid Acts or rules made thereunder, be punishable with imprisonment for a term which may extend to five years, or, if his intention is to assist any country committing external aggression against India, or, to wage war against India, with death, imprisonment for life or imprisonment for a term which may extend to ten years and shall in either case also be liable to fine.

(3) For the purposes of this section, any person who attempts to contravene, or abets or attempts to abet, or does any act preparatory to, a contravention of any provision of any law, rule or order shall be deemed to have contravened that provision.

Temporary amend. ments to Acts.

- 6. During the continuance of this Ordinance,-
- (1) the Indian Official Secrets Act, 1923, shall have effect as if-

19 of 1923.

- (a) in sub-section (1) of section 5 thereof, after the words in his possession or control', the words 'any information likely to assist the enemy, or' had been inserted;
- (b) for sub-section (4) of section 5 thereof, the following sub-section had been substituted, namely:
- "(4) A person guilty of an offence under this section shall be punishable with imprisonment for a term which may extend to five years, or if such offence is committed with intent to assist any country committing external aggression against India or to wage war against India, with death or imprisonment for life or imprisonment for a term which may extend to ten years and shall in either case also be hable to fine."
- (c) after clause (a) of section 12 thereof, the following clause had been inscrted, namely:-
  - "(aa) an offence under section 5 shall be a cognizable and non-bailable offence;";
- (2) the Indian Aircraft Act, 1934, shall have effect as if-

22 of 1934.

(a) at the end of clause (r) of sub-section (2) of section 5, the following words had been inserted, namely: -

"including the taking of steps necessary to secure compliance with, or to prevent contravention of, the rule regulating such matters, or, where any such rule has been contravened, to rectify, or to enable proceedings to be taken in respect of, such contravention."

- (b) in clause (b) of sub-section (1) of section 8, for the words, brackets and figures "clause (h) or clause (i) of sub-section (2) of section 5", the words, brackets, figures and letters clauses (d), (e), (h), (i), (k) or (l) of sub-section (2) of section 5, or the commission of an offence punishable under section 11,' had been substituted;
- (c) in section 11, after the words 'in the air', the words 'or in such a manner as to interfere with any of the Armed Forces of the Union or any ships or aircraft, had been inserted;
- (d) in section 13, for the words, brackets, figures and letters "clause (i) or clause (l) of sub-section (2) of section 5", the words, brackets, figures and letters "clauses (c), (d), (e), (h) (i), (j), (k) or (l) of sub-section (2) of section 5 or punishable under section 11" had been substituted; and
- (e) section 14 had been omitted;

- (3) the Motor Vehicles Act, 1939 (in this clause referred to as the 'said 4 of 1939.

  Act') shall have effect subject to the following provisions,
  namely:—
- "(a) the State Government may, by notification in the Official Gazette, authorise subject to such conditions, if any, as it may think fit to impose, any person—
  - (i) also to perform such functions of the State Government under Chapter IV (in this clause referred to as the 'said Chapter') of the said Act, other than the making of rules as may be specified in the notification; and
  - (ii) to perform to the exclusion of the State Transport Authority or Regional Transport Authority, as the case may be, such functions of the State Transport Authority or any Regional Transport Authority under the said Chapter as may be specified in the notification;

and the expression 'proper authority' in this clause shall in relation to the performance of any such function as aforesaid be construed in accordance with the provisions of such notification, if any, relating to that function;

- (b) notwithstanding anything to the contrary in section 58 or section 62 of the said Act, the proper authority may grant a permit or a temporary permit under the said Chapter to be effective for any specified period not exceeding five years;
- (c) the State Government may, by general or special order, in writing, provide that the proper authority—
  - (i) in deciding to grant or refuse to grant a permit under the said Chapter shall not be bound to take into consideration representations made by any persons other than the applicant for the permit or to follow the procedure laid down in section 57 of the said Act, and may take into consideration an application for a stage carriage permit or a public carrier's permit which has not complied with the provisions of sub-section (2) of that section;
  - (ii) in fixing the maximum and minimum fares or freights for stage carriages and public carriers, shall not be bound to give the representatives of the interests affected an opportunity of being heard or to follow the procedure laid down in section 43 of the said Act, or where such action is taken for the purpose of preventing the charge of excess fares or freights, to have regard to any of the considerations set forth in clauses (a) to (d) of sub-section (1) of that section;
- (d) without prejudice to the provisions of section 60 of the said Act, the proper authority may, if in its opinion the public interest so requires, cancel, or modify the conditions of, or suspend for such period as it thinks fit, any permit or counter-signature under the said Chapter which is valid in its jurisdiction;
- (e) the State Government may, by general or special order in writing, exempt from all or any of the provisions of the said Chapter any transport vehicle used or required for use in connection with any work or purpose declared by the State Government in the order to be a work or purpose connected with the defence of India, the conduct of military operations or civil defence:
- (f) if the State Government by general or special order in writing so directs, the provisions of sub-section (2) of section 38 of the said Act shall have effect in relation to any controlled motor vehicles specified in the order as if the words 'not being in any case more than two years or less than six months' had been omitted.

Explanation.—In this clause 'controlled motor vehicle' means a motor vehicle to which the provisions of the Civil Motor Transport Vehicles Order, 1944 or any other substantially similar Order for the time being in torce apply,".

#### CHAPTER III

#### Civil Defence Services

Constitution of Civil Defence Service.

- 7. (1) The State Government may constitute for any area within the State a body of persons to be called the Civil Defence Service and may appoint a person (hereinafter called the Controller) to command such body.
- (2) Subject to any orders which the Central Government may make in this behalf, any member of a Civil Defence Service of any State may at any time be required to discharge functions in relation to civil detence in any other State and shall while so discharging such functions be deemed to be a member of a Civil Defence Service of that other State and be vested with the powers, functions and privileges and be subject to the liabilities of a member of a Civil Defence Service of that other State.

Appointment of members and officers.

- 8. (1) Any authority authorised in this behalf by the State Government may appoint as members of a Civil Defence Service so many persons who are fit and willing to serve as such as it is authorised by the State Government to appoint, and the Controller may appoint any such member to any office or command in the Service.
- (2) Every person so appointed to be a member of a Civil Defence Service shall be given a certificate of membership in such form as may be prescribed.

Dismissal of members of Civil Defence Service. 9. The Controller or any other authority authorised in this behalf by the State Government may, by order in writing, dismiss summarily from a Civil Defence Service any member thereof if, in the opinion of the Controller or such other authority, he fails to discharge satisfactorily, or is guilty of misconduct in the discharge of, his duties as such member, or his continued presence in the Service is otherwise undesirable.

Functions of members of Civil Defence Services.

- 10. (1) The members of a Civil Defence Service—shall—perform such functions in relation to the carrying out of measures for civil defence as may be assigned to them by rules made under this Ordinance or by any other law for the time being in force.
- (2) The Controller or any person authorised in this behalf by the Controller or by the State Government may by order at any time call out a member of a Civil Defence Service for training or to discharge any such functions as aforesaid.

Penalty.

11. If any member of a Civil Defence Service on being called out by an order under sub-section (2) of section 10 neglects or refuses without sufficient excuse to obey such order or to discharge his functions as a member of the Civil Defence Service or to obey any lawful order or direction given to him for the performance of his duties, he shall, on conviction by a competent court, be punishable with fine which may extend to five hundred rupees.

Power to make rules,

- 12. (1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Chapter.
- (2) In particular, and without prejudice to the generality of the foregoing powers, such rules may.
  - (a) prescribe the duties of members of Civil Defence Services and regulate the manner in which they may be called out for service:
  - (b) regulate the organisation, appointment, conditions of service, discipline, accountement, and clothing of members of any or all of the Civil Defence Services;
  - (c) prescribe the form of certificates of membership of any or all of the Civil Defence Services;
  - (d) provide that a contravention of, or an attempt to contravene, and any abetment of or attempt to abet the contravention of, any of the provisions of the rules or of any order issued under any such provision shall be punishable with imprisonment for a term which may extend to seven years, or with fine, or with both;

- (e) provide for the arrest and trial of persons contravening, or reasonably suspected of contravening, any of the provisions of the rules or of any order issued under any such provision;
- (f) provide for the seizure, detention and forteiture of any property in respect of which such contravention, attempt or abetment as is referred to in clause (d) has been committed;
- (g) prescribe the duties and powers of public servants and other persons as regards preventing the contravention of, or securing the observance of, the rules or of any order issued thereunder;
- (h) provide for preventing the obstruction and deception of, and disobedience to, any person acting, and interference with any notice issued, in pursuance of the rules or of any order issued thereunder;
- (i) prohibit attempts to screen from punishment any person contravening any of the rules.

#### CHAPTER IV

#### Special Tribunals

Constitution of Special Tribunals.

- 13. (1) The State Government may, for the whole or any part of the State, constitute one or more Special Tribunals which or each of which shall consist of three members appointed by that Government.
- (2) No person shall be appointed as a member of a Special Tribunal unless he—  $\,$ 
  - (a) is qualified under clause (2) of article 217 of the Constitution for appointment as a Judge of a High Court; or
  - (b) has exercised the powers under the Code of Criminal Procedure, 1898 (hereafter in this Chapter referred to as the Code) of any 5 of 1898-one or more of the following, namely:—
    - (i) Sessions Judge, Additional Sessions Judge, Chief Presidency Magistrate, Additional Chief Presidency Magistrate,
    - (ii) District Magistrate, Additional District Magistrate.

Jurisdiction of Special † Tribunals.

- 14. During the period during which the Proclamation of Emergency is in operation, the State Government may, by general or special order, direct that a Special Tribunal shall try any offence—
  - (a) under any rule made under section 3, or
  - (b) punishable with death, imprisonment for life or imprisonment for a term which may extend to seven years,

triable by any court having jurisdiction within the local limits of the jurisdiction of the Special Tribunal and may in any such order direct the transfer to the Special Tribunal of any particular case from any other Special Tribunal or any other criminal court not being a High Court.

Procedure of Special Tribunals.

- 15. (1) A Special Tribunal may take cognizance of offences without the accused being committed to it for trial.
- (2) Save in cases of trials of offences punishable with death or imprisonment tor life, it shall not be necessary in any trial for a Special Tribunal to take down the evidence at length in writing, but the Special Tribunal shall cause a memorandum of the substance of what each witness deposes, to be taken down, and such memorandum shall be signed by a member of the Special Tribunal and shall form port of the record.
- (3) A Special Tribunal shall not be bound to adjourn any trial for any purpose unless such adjournment is, in its opinion, necessary in the interests of justice.
- (4) A Special Tribunal shall not, merely by reason of a change in its members, be bound to recall and to re-hear any witness who has given evidence, and it may act on the evidence already recorded by or produced before it.

- (5) After an accused person has once appeared before it, a Special Tribunal may try him in his absence if, in its opinion, his absence has been brought about by the accused himself for the purpose of impeding the course of justice, or if the behaviour of the accused in court has been such as, in the opinion of the Special Tribunal, to impede the course of justice.
- (6) In the event of any difference of opinion among the members of a Special Tribunal, the opinion of the majority shall prevail.
- (7) The State Government may, by notification in the Official Gazette, make rules providing for-
  - (i) the times and places at which Special Tribunals may sit; and
  - (ii) the procedure to be adopted in the event of any member of a Special Tribunal being prevented from attending throughout the trial of any accused person.
- (8) A Special Tribunal shall, in all matters in respect to which no procedure has been prescribed by this Ordinance or by rules made thereunder, follow the procedure prescribed by the Code for the trial of warrant cases by Magistrates.

Exclusion of public from proceedings of Special Tribunals. 16. In addition, and without prejudice, to any powers which a Special Tribunal may possess by virtue of any law for the time being in force to order the exclusion of the public from any proceedings, if at any stage in the course of a trial of any person before a Special Tribunal, application is made by the prosecution, on the ground that the publication of any evidence to be given or of any statement to be made in the course of the trial would be prejudicial to the safety of the State, that all or any portion of the public shall be excluded during any part of the hearing, the Special Tribunal may make an order to that effect, but the passing of the sentence shall in any case take place in public.

Power of Special Tribunals. 17. A Special Tribunal shall have all the powers conferred by the Code on a Court of Session exercising original jurisdiction.

Sentences of Special Tribunals,

- 18. (1) A Special Tribunal may pass any sentence authorised by law.
- (2) A person sentenced by a Special Tribunal-
- (a) to death or imprisonment for life, or
- (b) to imprisonment for a term extending to ten years under section 5 19 of 1923. of this Ordinance or under sub-section (4) of section 5 of the Indian Official Secrets Act, 1923, as amended by section 6 of this Ordinance.

shall have a right of appeal to the High Court within whose jurisdiction the sentence has been passed, but save as aforesaid and notwithstanding the provisions of the Code, or of any other law for the time being in force, or of anything having the force of law by whatsoever authority made or done, there shall be no appeal from any order or sentence of a Special Tribunal, and no court shall have authority to revise such order or sentence, or to transfer any case from a Special Tribunal, or to made any order under section 491 of the Code, or have any jurisdiction of any kind in respect of any proceedings of a Special Tribunal.

(3) The powers conferred upon the appropriate Government by Chapter XXIX of the Code shall apply in respect of a person sentenced by a Special Tribunal.

#### CHAPTER V

#### Requisitioning and acquisition of immovable property

Requisitioning of immovable property. 19. (1) Notwithstanding anything contained in any other law for the time being in force, if in the opinion of the Central Government or the State Government it is necessary or expedient so to do for securing the defence of India, civil defence, public safety, maintenance of public order or efficient conduct of military operations, or for maintaining supplies and services essential to the life of the community, that Government may by order in writing requisition any immovable property and may make such further orders as appear to that Government to be necessary or expedient in connection with the requisitioning:

Provided that no property or part thereof which is exclusively used by the public for religious worship shall be requisitioned.

- (2) The requisition shall be effected by an order in writing addressed to the person deemed by the Central Government or the State Government, as the case may be, to be the owner or person in possession of the property, and such order shall be served in the prescribed manner on the person to whom it is addressed.
- (3) Whenever any property is requisitioned under sub-section (1), the period of such requisition shall not extend beyond the period for which such property is required for any of the purposes mentioned in that sub-section.

Payment of compensation.

- 20. Whenever in pursuance of section 19 the Central Government or the State Government, as the case may be, requisitions any immovable property, there shall be paid to the persons interested compensation the amount of which shall be determined by taking into consideration the following, namely:—
  - (i) the rent payable in respect of the property or if no rent is payable, the rent payable in respect of similar property in the locality;
  - (ii) if in consequence of the requisition of the property the person interested is compelled to change his residence or place of business, the reasonable expenses (if any) incidental to such change:
  - Provided that where any person interested being aggrieved by the amount of compensation so determined makes an application within the prescribed time to the Central Government or the State Government, as the case may be, for referring the matter to an arbitrator, the amount of compensation to be paid shall be such as the arbitrator appointed in this behalf by the Central Government or the State Government, as the case may be, may determine:
  - Provided further that where there is any dispute as to the title to receive the compensation or as to the apportionment of the amount of compensation, it shall be referred to an arbitrator appointed in this behalf by the Central Government or the State Government, as the case may be, for determination, and shall be determined in accordance with the decision of such arbitrator.

Explanation—In this section, the expression "person interested" means the person who was in actual possession of the property requisitioned under section 19 immediately before the requisition, or where no person was in such actual possession, the owner of such property.

Power to obtain information and give direction.

- 21. The Central Government or the State Government, as the case may be, may, with a view to requisitioning any property under section 19 or determining the compensation payable under section 20, by order—
  - (a) require any person to furnish to the authority mentioned therein such information in his possession relating to any property as may be specified;
  - (b) direct that the owner, occupier or the person in possession of the property shall not, without the permission of Government, dispose of it or where it is a building, structurally alter it till the expiry of such period as may be specified in the order.

Power of entry into and inspection of, property, etc. 22. Any person authorised in this behalf by the Central Government or the State Government, as the case may be, may enter into any immovable property and inspect such property for the purpose of determining whether, an if so in what manner, an order under section 19 should be made in relation to such property or with a view to securing compliance with any order made under that section.

Eviction from requisitioned property.

- 23. (1) Any person remaining in possession of any requisitioned property in contravention of any order made under section 19 may be summarily evicted from the property by any officer empowered in this behalf by the Central Government or the State Government, as the case may be.
- (2) Any officer so empowered may, after giving to any woman not appearing in public reasonable warning and facility to withdraw, remove or open any lock or bolt or break open any door of any building or do any other act necessary for effecting such eviction.

Penalty for contravention of any order regarding requisitioning. 24. If any person contravenes any order made under section 19 or section 21, he shall be punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

Release from requisition.

- 25. (1) Where any property requisitioned under section 19 is to be released from such requisition, the Government by which or under whose authority the property was requisitioned or any person generally or specially authorised by it in this behalf may, after such inquiry, if any, as it or he may in any case, consider necessary to make or cause to be made, specify by order in writing the person to whom possession of the property shall be given.
- (2) The delivery of possession of the property to the person specified in the order under sub-section (1) shall be a full discharge of the Government from all liabilities in respect of the property that shall not prejudice any rights in respect of the property which any other person may be entitled by due process of law to enforce against the person to whom possession of the property is delivered.

Acquisision of requisitioned property.

- 26. (1) Any immovable property which has been requisitioned under section 19 may, in the manner hereinafter provided, be acquired in the circumstances and by the Government specified below, namely:—
  - (a) where any works have, during the period of requisition, been constructed on, in or over the property wholly or partly at the expense of any Government, the property may be acquired by that Government if it decides that the value of or the right to use, such works shall, by means of the acquisition of the property, be preserved or secured for the purposes of any Government, or
  - (b) where the cost of any Government of restoring the property to its condition at the time of its requisition as aforesaid would, in the determination of that Government, be excessive having regard to the value of the property at that time, the property may be acquired by that Government.
- (2) When any Government as aforesaid decides to acquire any immovable property, it shall serve on the owner thereof or where the owner is not readily traceable or the ownership is in dispute, by publishing in the Official Gazette, a notice stating that the Government has decided to acquire it in pursuance of this section.
- (3) Where a notice of acquisition is served on the owner of the property or is published in the Official Gazette under sub-section (2) then, at the beginning of the day on which the notice is so served or published, the property shall vest in the Government free from any mortgage, pledge, lien or other similar encumbrances and the period of requisition—thereof—shall come to an end.

- (4) Any decision or determination of a Government under sub-section (1) shall be final and shall not be called in question in any court.
- (5) For the purposes of this section, "works" includes every description of buildings, structures and improvements of the property.

Compensation for acquisition of requisitioned property.

- 27. The compensation payable for the acquisition of any property under section 26 shall be—
  - (a) the price which the requisitioned property would have fetched in the open market if it had remained in the same condition as it was at the time of requisitioning and been sold on the date of acquisition, or
  - (b) twice the price which requisitioned property would have fetched in the open market if it had been sold on the date of the requisition,

whichever is less.

#### CHAPTER VI

#### Supplemental

Power to delegate.

- 28. (1) The Central Government may, by order, direct that any power or duty which by rule under sub-section (1) of section 3 is conferred or imposed upon the Central Government shall, in such circumstances and under such conditions, if any, as may be specified in the direction, be exercised or discharged also—
  - (a) by any officer or authority subordinate to the Central Government,
  - (b) whether or not the power or duty relates to a matter with respect to which a State Legislature has power to make laws, by any State Government or by any officer or authority subordinate to such Government, or
  - (c) by any other authority.
- (2) The Central Government may, by notification in the Official Gazette, direct that the power to make rules under section 12 shall in relation to such matters and subject to such conditions, if any, as may be specified in the notification, be exercisable also—
  - (a) by any officer or authority subordinate to the Central Government, or
  - (b) by any State Government or by any officer or authority subordinate to such Government.
- (3) The State Government may, by order, direct that any power or duty which by rule made under sub-section (1) of section 3 is conferred or imposed on the State Government or which, being any such rule conferred or imposed on the Central Government has been directed under sub-section (1) to be exercised or discharged by the State Government, shall, in such circumstances and under such conditions, if any, as may be specified in the direction, be exercised or discharged by any officer or authority not being (except in the case of a Union territory) an officer or authority subordinate to the Central Government.

Jurisdiction of ordinary courts.

- 29. (1) Except as may be provided in this Ordinance or in any rule made thereunder or in any order made under any such rule by the Central Government or the State Government or by an officer not below the rank of Collector empowered under sub-section (1) or sub-section (3) of section 28 to make such order, the ordinary criminal and civil courts shall continue to exercise jurisdiction.
- (2) For the removal of doubts, it is hereby declared that any provision in any such rule or order as aforesaid to the effect that the decision of any authority not being a court shall be final or conclusive shall be a sufficient excepting provision within the meaning of sub-section (1).

Effect of rules, etc., inconsistent with other enactments.

30. Any rule made under section 3 or section 12 and any order made under any such rule shall have effect notwithstanding anything inconsistent therewith contained in any enactment other than this Ordinance or in any instrument having effect by virtue of any enactment other than this Ordinance.

Ordinary avocations of life to be intertered with as little as possible. 31. Any authority or person acting in pursuance of this Ordinance shall interfere with the ordinary avocations of life and the enjoyment of property as little as may be consonant with the purpose of ensuring the public safety and interest and the defence of India and civil defence.

Savings as to orders.

- **32.** (1) No order made in exercise of any power conferred by or under this Ordinance shall be called in question in any court.
- (2) Where an order purports to have been made and signed by any authority in exercise of any power conferred by or under this Ordinance, a court shall, within the meaning of the Indian Evidence Act, 1872, presume 1 of 1872, that such order was so made by that authority.

Chapter III not to apply to measures taken for the protection of Armed Forces.

33. Unless otherwise expressly provided in any rules or orders made under Chapter III, nothing contained in that Chapter or any such rules or orders shall apply to the Armed Forces of the Union or to any measures taken by any of the authorities in control of the Armed Forces for the purpose of securing the defence or safety of such forces or for the protection of any naval, military or air force installations.

Protection of action taken under the Ordinanes.

- **34.** (1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of this Ordinance or any rules made thereunder or any orders issued under any such rule.
- (2) Save as otherwise expressly provided under this Ordinance no suit or other legal proceeding shall lie against the Government for any damage caused or likely to be caused by anything in good faith done or intended to be done in pursuance of this Ordinance or any rule made thereunder or any order issued under any such rule.

S. RADHAKRISHNAN,

President.

R. C. S. SARKAR,

Secy, to the Govt. of India.



# Gazette

## सत्यमेव जयते Extraordinary

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### Government of West Bengal

# DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

Calcutta

#### **NOTIFICATIONS**

No 260Panch/1P-28/62.—29th October 1962.—6hereas the West Bengal Panchayat Act, 1957 West Bengal Act I of 1957), has come into force in he area within police-station Deganga in the district of 24-Parganas (hereinafter referred to as the said rea), under notification No. 3693/DP/1A-69/60, fated the 13th December 1960, published at page 1259 of Part I of the "Calcutta Gazette, Extraordinary", dated the 15th December 1960;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Panchayat Act, 1957 West Bengal Act I of 1957), the Governor is pleased lereby to constitute for the purposes of the said Act within the said area the Gram Sabhas mentioned in able below and to specify therein the name and the ocal limits of jurisdiction, of each such Gram labha:—

Kamdevkati Gram Sabha

Mauza Kamdevkati bearing J.L. No. 46.

Uttar Kolsur Uttar Gram Sabha

Part of mauza Uttar Kolsur bearing J.L. No. 47, which is locally known as Uttar Kolsur Uttar Phag bounded on the—

North-Pashkhali Canal.

South—Plot No. 3376, Kolsur Chourashi Road and plot Nos. 3099, 3097, 3055, 3056, 3057, Kolua Road and Chandalati Road.

East-Padma River.

West--Nikrar Bill.

Uttar Kolsur Paschim Gram Sabha

Part of mauza Uttar Kolsur bearing J.L. No. 47, which is locally known as Uttar Kolsur Paschim Bhag bounded on the—

North—Chandalati Road, Kolua Road, Plot Nos. 3099, 3097, 3055, 3056, 3057.

South-Paltarati Road.

East—Plot Nos. 3182, 3344, 3328, 3314, 3316, 3317, 3270, 3278, 6098, 6134, 5898.

West - Nikrar Bill and Paltarati Road.

Uttar Kolsur Purba Gram Sabha

Part of mauza Uttar Kolsur bearing J.L. No. 47, which is locally known as Uttar Kolsur Purba Bhag bounded on the—

North-Plot Nos. 3376, 3377.

South—Mauza Dakshin Kolsur bearing J.L. No. 48.

East-Padma River.

West—Plot Nos. 3182, 3344, 3328, 3314, 3316, 3317, 3270, 3278, 6098, 6134, 5898.

Dakshin Kolsur Uttar Gram Sabha

Part of mauza Dakshin Kolsur bearing J.L. No. 48, which is locally known as Dakshin Kolsur Uttarbhag bounded on the—

North-- Mauza Uttar Kolsur bearing J.L No. 47. South-Guma-Gurda Road and Ranihati Road.

East-Padma River.

West--Mauza Ranihati bearing J.L. No. 49.

Dakshin Kolsur Dakshin Gram Sabha

Part of mauza Dakshin Kolsur bearing J.L. No. 48, which is locally known as Dakshin Kolsur Dakshin Bhag bounded on the—

North - Guma-Gurda Road and Ranihati Road.

South- Gholdaria Canal.

East -Padma River.

West Mauza Raikola bearing J.L. No. 54.

#### Ranihati Gram Sabha

Mauza Ranihati bearing J.L. No. 49 plus the following plot Nos. or mauza Parpatna bearing J.L. No. 45—Plot Nos. 6059, 6060, 6061, 6062, 6561, 6562, 6563, 6564, 6565, 6559, 6560, 6566, 6567, 6568, 6569, 6570, 6571, 6572, 6573, 6574, 6575, 6576, 6577, 6578, 6581, 6582, 6583, 6654, 6655, bounded on the—

North Mauza Parpatna bearing J.L. No. 45.

South—Mauza Chakla, J.L. No. 52 and mauza Raikola, J.L. No. 54.

East—Mauza Dakshin Kolsur, J.L. No. 48 and Nikrar Bill.

West—Raipur mauza, J.L. No. 50 and mauza Parpatna, J.L. No. 45.

#### Raikola Gram Sabha

Mauza Raikola, J.L. No. 54 and mauza Ballavpur bearing J.L. No. 55.

Uttar Subarnapur Gram Sabha

Part of mauza Subarnapur bearing J.L. No. 41 excluding plot Nos. 112, 113, 104 and 103 which is locally known as Uttar Subarnapur bounded on the—

North-Mauza Manzilati bearing J.L. No. 42.

South Chagalchira Road and mauza Amulia, J.L. No. 58.

East Patharghata mauza bearing J.L. No. 51.

West- Mauza Muraridanga bearing J.L. No. 39, mauza Amulia bearing J.L. No. 58 and Habra thana boundary.

#### Dakshin Subarnapur Gram Sabha

Mauza Shirajpur bearing J.L. No. 53 and part of mauza Subarnapur bearing J.L. No. 41, which is locally known as Dakshin Subarnapur bounded on the—

North Chagalchira Road and mauza Amulia bearing J.L. No. 58.

South—Mauza Basudevpur bearing J.L. No. 56 and mauza Matikumra bearing J.L. No. 57.

East—Mauza Chakla bearing J.L. No. 52 and mauza Ballavpur bearing J.L. No. 55.

West -Mauza Amulia bearing J.L. No. 58.

#### Chakla Gram Sabha

Mauza Chakla bearing J.L. No. 52. Raipur Gram Sabha

Mauza Raipur bearing J.L. No. 50.

Patharghata Gram Sabha

Mauza Patharghata bearing J.L. No. 51 and mauza Manjilhati bearing J.L. No. 42.

#### Uttar Parpatna Gram Sabha

Part of mauza Parpatna bearing J.L. No. 45, which is locally known as Uttar Parpatna excluding the following plot Nos. 6058, 6059, 6060, 6060, 6061, 6063, 6064, 6065, 6066, 6067, 6561, 6562, 6563, 6564, 6565, 6559, 6560, 6562, 6567, 6568, 6569, 6570, 6571, 6572, 6574, 6575, 6576, 6577, 6578, 6579, 6580, 6581, 6582, 6583, 6654 and 6655 bounded on the comparison of the co

North-Bayerghata (police-station Habra).

South-Biker Bill.

East—Mauza Uttar Kolsur, J.L. No. 47. West—Boyragachi (police-station Habra).

#### Dakshin Parpatna Gram Sabha

Part of mauza Parpatna bearing J.L. No. 45, was is locally known as Dakshin Parpatna boust on the—

North-Biker Bill.

South—Mauza Kurulgacha bearing J.L. No. 4 East—Mauza Uttar Kolsur bearing J.L. No. 4 West—Mauza Sarabaria bearing J.L. No. 43

#### Kurulgacha Gram Sabha

Mauza Kurulgacha bearing J.L. No. 44 and mau Sarabaria bearing J.L. No. 43.

#### Simulia Gram Sabha

Mauza Simulia bearing J.L. No. 60 excluding pl Nos. 836, 835, 834, 833, 832, 831, 829, 81 823, 936 and 837.

#### Purba Alipur Gram Sabha

Part of mauza Alipur bearing J.L. No. 61, whi is locally known as Purba Alipur bounded the—

North--Kolsur Road.

South-Mauza Chowrashi bearing J.L. No. 6.

East—Padma River.

West---Kolsur Road.

#### Paschim Alipur Gram Sabha

Part of mauza Alipur bearing J.L. No. 61, who is locally known as Paschim Alipur bound on the—

North—Mauza Basudevpur bearing J.L. No. South—Padma River.

East-Kolsur Road.

West—Mauza Simulia bearing J.L. No. 60 at mauza Matikumra bearing J.L. No. 57.

#### Basudebpur Gram Sabha

Mauza Basudebpur bearing J.L. No. 56.

#### Matikumra Gram Sabha

Mauza Matikumra bearing J.L. No. 57 plus the following plot Nos. of mauza Amulia bearing J.L. Nos. 58, 4927, 4928, 4899, 4872, 4873, 497 4875, 4876, 4877, 4880, 4881, 4884.

## Chowrashi Gram Sabha Mauza Chowrashi bearing J.L. No. 62.

#### Belgachia Gram Sabha

auza Belgachia bearing J.L. No. 35 plus the following plot Nos. of mauza Simulia bearing J.L. Nos. 60, 836, 835, 834, 833, 832, 831, 829, 828, 823, 936 and 837.

Bash Baruni Gram Sabha auza Bash Baruni bearing J.L. No. 36 and mauza Barunipunji bearing J.L. No. 37.

Baruni Gram Sabha auza Baruni bearing J.L. No. 38.

Amulia Gram Sabha

Amulia bearing J.L. No. 58 excluding the following plot Nos. 4927, 4928, 4899, 4872, 4873, 4977, 4875, 4876, 4877, 4880, 4881, 4884, mauza Muraridanga bearing J.L. No. 39, mauza Kalapole bearing J.L. No. 40 and plot Nos. 112, 113, 104, 103 of Subarnapur mauza bearing J.L. No. 41.

Bargachia Gram Sabha auza Bargachia bearing J.L. No. 59.

Mirzapur Gram Sabha auza Khudra Mandalganthi bearing J.L. No. 1 and mauza Mirzapur bearing J.L. No. 2.

Swetpore Gram Sabha lauza Swetpore bearing J.L. No. 3.

#### Jadavpur Gram Sabha

lauza Jadavpur bearing J.L. No. 4 and mauza Khanpur bearing J.L. No. 5.

Odhanpur Gram Sabha

lauza Odhanpur bearing J.L. No. 6 and mauza Kumarpur bearing J.L. No. 7.

#### Daibgnapole Gram Sabha

lauza Daibgnapole bearing J.L. No. 8 and mauza Mangalnagar bearing J.L. No. 9.

Noajeshpur Gram Sabha uza Noajeshpur bearing J.L. No. 10 and mauza Bajitnagar bearing J.L. No. 11 and mauza Mobarakpur bearing J.L. No. 12.

Bara Bis.veswarpur Gram Sabha uza Bara Bisweswarpur bearing J.L. No. 13.

#### Sohai Gram Sabha

uza Sohai bearing J.L. No. 17.

Cobindapur Gram Sabha

uza Gobindapur bearing J.L. No. 21 and mauza Noornagar bearing J.L. No. 14.

Fazilpur Gram Sabha

uza Fazil ur bearing J.L. No. 15 and mauza Rampur bearing J.L. No. 16.

#### Gamohirgachi Gram Sabha

uza Gambairgachi bearing J.L. No. 18 and mauza Mohanpur bearing J.L. No. 19.

Basna Benapore Gram Sabha nuza Basna Benapore bearing J.L. No. 22 and mauza Ramnathpur bearing J.L. No. 23.

#### Purbabiswanathpur Gram Sabha

Part of mauza Biswanathpur bearing J.L. No. 24, which is locally known as Purba Biswanathpur bounded on the—

North—Mauza Gambhirgachi bearing J.L. No. 18. South—Mauza Kahani bearing J.L. No. 29. East—Mauza Kherjurdana bearing J.L. No. 34,

mauza Changdana bearing J.L. No. 31.

West—Ramnathpur-Biswanathpur Road and
Colony Lane.

Paschim Biswanathpur Gram Sabha

Part of mauza Biswanathpur bearing J.L. No. 24, which is locally known as Paschim Biswanathpur bounded on the—

North--Mauza Ramnathpur bearing J.L. No. 23. South--Mauza Kaliani bearing J.L. No. 29 and mauza Ekrulla bearing J.L. No. 25.

East—Ramnathpur-Biswanathpur Road and Colony Lane.

West—Basnabenapore mauza bearing J.L. No. 22 and mauza Ekrulla, J.L. No. 25.

#### Khejurdana Gram Sabha

Mauza Khejurdana bearing J.L. No. 34 and mauza Doharia bearing J.L. No. 33.

Arjullahpur Gram Sabha

Mauza Arjullahpur bearing J.L. No. 20.

Purba Changdana Gram Sabha

Part of mauza Changdana bearing J.L. No. 31, which is locally known as Purba Changdana bounded on the—

North – Mauza Ballavpur bearing J.L. No. 32 and mauza Nandipara-Kunchemora J.L. No. 67. South – Mauza Berachampa bearing LL. No. 69

South—Mauza Berachampa bearing J.L. No. 69 and mauza Jadavpur-Boalia bearing J.L. No. 70.

East- Mauza Deulia bearing J.L. No. 68.

West—Changdana-Swarupnagar-Transfer Road up to Ghoradana Bill and Swarupnagar Kapalipara.

#### Paschim Changdana Gram Sabha

Part of mauza Changdana bearing J.L. No. 31, which is locally known as Paschim Changdana bounded on the---

North Mauza Khejurdana bearing J.L. No. 34 and mauza Doharia bearing J.L. No. 33. South—Mauza Deganga bearing J.L. No. 30 and

South—Mauza Deganga bearing J.L. No. 30 and mauza Jadavpur-Boalia bearing J.L. No. 70. East—Changdana-Belpur-Transfer Road up to

Ghoradana Bill.

West-Mauza Biswanathpur bearing J.L. No. 24.

#### Uttar Deulia Gram Sabha

Part of mauza Deulia bearing J.L. No. 68, which is locally known as Uttar Deulia bounded on the—

North—Mauza Nandipara-Kunchemora bearing J.L. No. 67.

South—Prithiva Road to Deulia Transfer Road and Kapashi Para North Road up to Rigdhina Bill.

East—Mauza Mirzanagar bearing J.L. No. 65 and Prithiva Road.

West—Mauza Nandipara-Kunchemora bearing J.L. No. 67.

#### Dakshin Deulia Gram Sabha

Part of mauza Deulia bearing J.L. No. 68, which is locally known as Dakshin Deulia bounded on the—

North-Prithiva Road to Deulia Transfer Road and Kapashi Para North Road up to the Rigdhina Bill.

South—Mauza Hadipur-Chuprijhara bearing J.L. No. 99.

East—Mauza Singerati bearing J.L. No. 100 and mauza Kaukepara bearing J.L. No. 64.

West—Mauza Berachampa bearing J.L. No. 69.

#### Purba Jadavpur-Boalia Gram Sabha.

Part of mauza Jadavpur Boalia bearing J.L. No. 70, which is locally known as Purba-Jadabpur-Boalia bounded on the—

North—Mauza Hadipur-Chuprijhara bearing J.L. No. 99 and mauza Berachampa bearing J.L. No. 69.

South Mauza Birampur Kumruli bearing J.L. No. 98.

East -Mauza Hadipur-Chuprijhara bearing J.L. 99.

West-Boaliakhal up to mauza Berachampa bearing J.L. No. 69.

#### Paschim Jadavpur-Boalia Gram Sabha

Part of mauza Jadavpur-Boalia bearing J.L. No. 70. which is locally known as Paschim Jadabpur-Boalia and part of mauza Chandpur bearing J.L. No. 71 consisting of plot Nos. 500, 486, 484, 479, 465, 466, 462, 469, 601, 603, 604, 605, 606, 607, 609, 720, 719, 728, 722, 727, 723, 724, 725, 759, 760, 765, 766, 801, 804, 971, 960, 961, 962, 963, 567, 539, 544 and 545 bounded on the—

North—Mauza Changdana bearing J.L. No. 31 and mauza Berachampa bearing J.L. No. 69. South—Mauza Chandpur bearing J.L. No. 71 and

Hasnabad Railway line.

East -Boaliakhal and mauza Berachampa bearing J.L. No. 69.

West-Mauza Aminpur bearing J.L. No. 74 and mauza Deganga bearing J.L. No. 30.

#### Uttar Kaukepara Gram Sabha

Part of mauza Kaukepara bearing J.L. No. 64, which is locally known as Uttar Kaukepara bounded on the---

North—Mauza Eazpur bearing J.L. No. 63 mauza Mirzanagar bearing J.L. No. 65 and Basirhat Thana boundary.

South—Taki Road, Baduria Road and Kaukepara Transfer Road up to Teliapukur and Filed Road.

East-Basirhat Thana boundary.

West—Prithiva Road and mauza Mirzanagar bearing J.L. No. 65.

#### Dakshin Kaukepara Gram Sabha

Part of mauza Kaukepara bearing J.L. No. 64, which is locally known as Dakshin Kaukepara bounded on the—

North---Taki Road, Baduria Road, Kaukepara Transfer Road up to Teliapukur and Filed Road.

South—Mauza Singerati bearing J.L. No. 100 and Basirhat Thana boundary.

East—Basirhat Thana boundary. West—Baduria Road and Haroa Road.

Belpur Gram Sabha

Mauza Belpur bearing J.L. No. 32.

Eajpur Gram Sabha

Mauza Eajpur bearing J.L. No. 63 and mau Mirzanagar bearing J.L. No. 65.

Nandipara-Kunchemora Gram Sabha

Mauza Kandipara-Kunchepara bearing J.L. No. 6 and mauza Jibanpur bearing J.L. No. 66.

Berachampa Gram Sabha Mauza Berachampa bearing J.L. No. 69.

Dogachia Gram Sabha

Mauza Dogachia bearing J.L. No. 26 and neg Ekrulla bearing J.L. No. 25.

#### Uttar Kaliani Gram Sabha

Part of mauza Kaliani bearing J.L. No. 29, who is locally known as Uttar Kaliani bounded the—

North--Mauza Biswanathpur bearing J.L. No. 2 South--Kaliani-Biswanathpur Road. East --Mauza Deganga bearing J.L. No. 30. West--- Mauza Ekrulla bearing J.L. No. 25 at mauza Dogachia bearing J.L. No. 26.

#### Dakshin Kaliani Gram Sabha

Part of mauza Kaliani bearing J.L. No. 29, who is locally known as Dakshin Kaliani bound on the—

North—Kaliani-Biswanathpur Road.
South—Mauza Hossainpur bearing J.L. No. 27.
and mauza Tentulia bearing J.L. No. 27.
East—Mauza Aminpur bearing J.L. No. 74 at mauza Deganga bearing J.L. No. 30.
West—Mauza Dogachia bearing J.L. No. 26

#### Deganga Gram Sabha

Mauza Deganga bearing J.L. No. 30 and mag Aminpur bearing J.L. No. 74.

Gobardhanpur Gram Sabha

Mauza Gobardhanpur bearing J.L. No. 79.

Telia Gram Sabha

Mauza Telia bearing J.L. No. 85.

#### Bhaslia Gram Sabha

Mauza Bhaslia bearing J.L. No. 73 and maw Jhampa bearing J.L. No. 75 and maw Mahabatpur bearing J.L. No. 76.

#### Sathatia Gram Sabha

Mauza Sathatia bearing J.L. No. 82 and man Bajitpur bearing J.L. No. 72.

#### Khorda Gram Sabha

Mauza Khorda bearing J.L. No. 80 and mam Kalijuga-Biswanathpur bearing J.L. No. 81.

#### Hossainpur Gram Sabha

Mauza Hossainpur bearing J.L. No. 28, mail Tentulia bearing J.L. No. 27 and mail Parulia-Mahabatpur bearing J.L. No. 77 st mauza Chakkulia bearing J.L. No. 78.

#### Purba Chandpur Gram Sabha

Mauza Birampur-Kumruli bearing J.L. No. 98 and part of mauza Chandpur bearing J.L. No. 71, which is locally known as Purba Chandpur excluding the following plot Nos. 500, 486, 484, 479, 465, 466, 462, 469, 601, 603, 604, 605, 606, 607, 609, 720, 719, 728, 722, 727, 723, 724, 725, 759, 760, 765, 766, 801, 804, 971, 960, 961, 962, 963, 567, 539, 544 and 545, bounded on the—

North---Mauza Jadavpur-Boalia bearing J.L. No. 70.

South - Mauza Mamurabad bearing J.L. No. 95. Fast—Mauza Hadipur-Chuprijhara bearing J.L. No. 99.

West -Chandpur-Mamurabad Road.

#### Paschim Chandpur Gram Sabha

Part of mauza Chandpur bearing J.L. No. 71, which is locally known as Paschim Chandpur bounded on the—

North—Mauza Aminpur bearing J.L. No. 74 and mauza Jadabpur-Boalia bearing J.L. No. 70. South—Mauza Keyadanga bearing J.L. No. 83. East—Chandpur-Mamurabad Road.

West-Mauza Sathatia bearing J.L. No. 82.

#### Keyadanga Gram Sabha

Mauza Keyadanga bearing J.L. No. 83.

Krishnachandrapur Gram Sabha

Mauza Krishnachandrapur bearing J.L. No. 84.

Gangulia Gram Sabha

Mauza Gangulia bearing J.L. No. 86.

Ismailnagar Gram Sabha

Mauza Ismailnagar bearing J.L. No. 88.

Chalkehandpur Gram Sabha

Mauza Chalkchandpur bearing J.L. No. 89 and mauza Chalkdhulat bearing J.L. No. 90 and mauza Gangdhulat bearing J.L. No. 87.

#### Champatala Gram Sabha

Mauza Champatala bearing J.L. No. 92 and mauza Panditpole bearing J.L. No. 91.

#### Ramnagar Gram Sabha

Mauza Ramnagar bearing J.L. No. 94 and mauza Nig-Aminpur bearing J.L. No. 93 and mauza Mamurabad bearing J.L. No. 95.

Singerati Gram Sabha

Mauza Singerati bearing J.L. No. 100.

Jhikra Gram Sabha

Mauza Jhikra bearing J.L. No. 101.

Uttar Abjanagar Gram Sabha

Mauza Manikpur bearing J.L. No. 102 and part of mauza Abjanagar bearing J.L. No. 107, which is locally known as Uttar Abjanagar bounded on the—

North-Mauza Jhikra bearing J.L. No. 101 and Basirhat Thana boundary.

South - Harapukur-Sekendarnagar Road. East - Mauza Amtona and mauza Chalkkalikapur ... (P.S. Basirhat).

West-Mauza Chatkaberia bearing J.L. No. 103.

#### Dakshin Abjanagar Gram Sabha

Mauza Harapukur bearing J.L. No. 108 and part of mauza Abjanagar bearing J.L. No. 107 which is locally known as Dakshin Abjanagar bounded on the—

North - Harapukur-Sekendarnagar Road.

South Mauza Kalikapur (P.S. Haroa). East Mauza Kumarabad (P.S. Basichar)

East Mauza Kumarabad (P.S. Basirhat).
West Mauza Sekendarnagar bearing J.L.
No. 106.

#### Chatkaberia Gram Sabha

Mauza Chatkaberia bearing J.L. No. 103.

#### Jamalpur Gram Sabha

Mauza Jamalpur bearing J.L. No. 105 and mauza Sekendarnagar bearing J.L. No. 106.

#### Purba Hadipur-Chuprijhara Gram Sabha

Part of mauza Hadipur-Chuprijjhara bearing J.L. No. 99 which is locally known as Purba Hadi, ur-Chuprijhara bounded on the---

North- Mauza Deulia bearing J.L. No. 68. South- Mauza Gorainagar bearing J.L. No. 96

and mauza Chandpur bearing J.L. No. 71.

East — Mauza Jadabpur-Boalia bearing J.L. No. 70
and mauza Birampur-Kumruli bearing J.L.

No. 98.

West--Haroa Road.

#### Paschim Hadipur-Chuprijhara Gram Sabha

Part of mauza Hadipur-Chuprijhara bearing J.L.
No. 99 which is locally known as Paschim
Hadipur-Chuprijhara bounded on the—
North Marca David

North—Mauza Deulia bearing J.L. No. 68 and mauza Kaukepara bearing J.L. No. 64.

South- Mauza Raendi bearing J.L. No. 97. East-Haroa Road.

West- Mauza Singerati bearing J.L. No. 100 and mauza Jhikra bearing J.L. No. 101.

#### Purba Aziznagar Gram Sabha

P. rt of mauza Aziznagar bearing J.L. No. 104 which is locally known as Purba Aziznagar bounded on the—

North- Mauza Jhikra bearing J.L. No. 101. South- Mauza Jamalpur bearing J.L. No. 105 and mauza Sekendarnagar bearing J.L. No. 106.

East- Mauza Chatkaberia bearing J.L. No. 103. West -Aziznagar and Raendi Road.

#### Paschim Aziznagar Gram Sabha

Mauza Raendi bearing J.L. No. 97 and mauza Goramagar bearing J.L. No. 96 and part of mauza Aziznagar bearing J.L. No. 104 which is locally known as Paschim-Aziznagar bounded on the—

North—Mauza Hadipur-Chuprijhara bearing J.L. No. 99.

South- Mauza Jamalpur bearing J.L. No. 105.

East - Aziznagar-Raendi Road.

West Mauza Mamurabad bearing J.L. No. 95 and mauza Chandpur bearing J.L. No. 71.

By order of the Governor,

#### R. N. BHATTACHARJEA,

Dy. Secy. to the Govt. of West Bengal.

No. 261/Panch/1P-28/62.—29th October 1962.— in exercise of the power conferred by section 25 of the West Bengal Panchayat Act 1957 (West Bengal Act 1 of 1957), the Governor is pleased, for the pur oses referred to in sub-section (1) of the said section, hereby, to establish the following Anchal Panchayats comprising the number of contiguous Gram Sabhas fixed in this behalf as shown below in respect of each Anchal Panchayat and to specify the territorial limits of the said Anchal Panchayats:

#### Kolsur Anchal Panchayat

- Kamdevkati.
- Uttar Kolsur Uttar. Uttar Kolsur Paschim.
- Uttar Kolsur Purba.
- Dakshin Kolsur Uttar. 5.
- Dakshin Kolsur Dakshin.
- Ranihati.

#### Chakla Anchal Panchayat

- Raikola.
- Uttar Subarnapur. Dakshin Subarnapur.
- Chakla.
- Raipur.
- Patharghata.
- Uttar Parpatna.
- Dakshin Parpatna.
- Kurulgacha.

#### Chowrashi Anchal Panchayat

- Simulia.
- Purba Alipur.
- Paschim Alipur.
- Basudevpur.
- Matikumra.
- Chowrashi.

#### Amulia Anchal Panchayat

- Belgachia.
- Basbaruni.
- 3. Baruni.
- 4 Amulia.
- Baragachia.

#### Sohai-Swetpore Anchal Panchayat

- Mirzapur.
- Swetpore.
- Lidabpur.
- Odhanpur. Daibgnapole.
- Noajeshpur.
- Bara-Bisweswarpur.
- X Sohai.

### Noornagar Anchal Panchayat

- Gobindapur.
- Fazilpur.
- Gambhirgachi.
- Basnabenapur.

- Purba Biswanathpur.
- Paschim Biswanathpur.
- Khejurdana.
- Arjullahpur.

#### Berachampa Anchal Panchayat

- Purba Changdana.
- Paschim Changdana. 2.
- 3. Uttar Deulia.
- 4. Dakshin Deulia. 5.
- Purba Jadabpur Boalia. Paschim Jadabpore Boalia.
- Uttar Kaukepara. Dakshin Kaukepara.
- 9. Belpur.
- 10. Bazpur.
- 11. Nandipara-Kunchemora.
- 12 Berachampa.

#### Deganga Anchal Panchayat

- Dogachia.
- Uttar Kaliani.
- 3. Dakshin Kaliani.
- Deganga.
- 5. Gobardhanpur
- Telia. 6.
- Bhaslia.
- 8 Sathatia. 9.
- Khorda.
- 10. Hossainpur.

#### Champatala Anchal Panchayat

- Purba Chandpur.
- 2. Paschim Chandpur.
- 3. Keyadanga.
- 4. Krishnachandrapur.
- 5. Gangulia.
- Ismailnagar. 6.
- Chak-Chandpur.
- Champatala.
- Ramnagar.

#### Hadipur-Jhikra Anchal Panchayat

- Singerati.
- 2. Ihikra.
- 3. Uttar Abjanagar.
- Dakshin Abjanagar. 4.
- 5. Chatkaberia.
- Jamalpur.
- Purba Hadipur-Chuprijhara.
- Paschim Hadipur-Chuprijhara.
- 9. Purba Aziznagar.
- 10. Paschim Aziznagar.

(Gram Sabhas constitued by notification No. 26 Panch/1P-28/62, in P.S. Deganga, disti 24-Parganas.)

By order of the Governor,

R. N. BHATTACHARJEA,

Dy. Secy. to the Govt. of West Bengi

Calcutta



Gazette

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FI-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# DIMERCE AND INDUSTRIES DEPARTMENT

Commerce (Weights and Measures)

## NOTIFICATIONS

No. 1463-W.M.—29th October 1962.—In exercise of a power conferred by sub-section (3) of section 1 of 3. West Bengal Standards of Weights and Measures inforcement) Act, 1958 (West Bengal Act XXIII of 58), the Governor is pleased hereby to appoint the st day of November 1962, as the date on which the ovisions of the said Act relating to units of measure ating to volume shall come into force in the whole West Bengal for all classes of undertakings and all sees of goods in respect of which the said provins have not already come into force.

By order of the Governor,

B. C. KUNDU, Dy. Secy. to the Govt. of West Bengal.

# 3170 THE CALCUTTA GAZETTE, EXTRAORDINARY, OCTOBER 31, 1962.

No. 1464-W.M.—29th October 1962.—In exercise the power conferred by sub-section (3) of section 1 the West Bengal Standards of Weights and Measu (Enforcement) Act, 1958 (West Bengal Act XXIII 1958), the Governor is pleased hereby to appoint 1 first day of November 1962, as the date on which t provisions of the said Act relating to units of measurelating to area shall come into force in the whole West Bengal for all classes of undertakings and classes of goods in respect of which the said provisions have not already come into force.

By order of the Governot, B. C. KUNDU, Dy. Secy. to the Govt. of West Bengal

# Calcutta



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#### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

#### **NOTIFICATION**

alcutta.—No. 13988L.A.—31st October 1962.—
ereas it appears to the Governor that land is
ely to be needed for a public purpose, not being
surpose of the Union, namely, for educational
poses including the construction of a memorial
Brahmananda Keshab Chandra Sen, in ward
41 of the Calcutta municipality in the city of
cutta, it is hereby notified that a piece of land
aprising portions of premises Nos. 122A, B and C,
ttaranjan Avenue and premises No. 34, Ram
mal Sen Lane and measuring, more or less, 0.1343
an acre, and bounded on the—

Nos. 122A, B and C, Chittaranjan Avenue and premises Nos. 30 and 32, Ram Kamal Sen Lane,

ast-by Ram Kamal Sen Lane,

South—by premises Nos. 7 and 9, Muralidhai Sen Lane and premises No. 120, Chittaranjar Avenue, West—by Chittaranjan Avenue,

is likely to be needed for the aforesaid public purpose at the public expense within the aforesail word No. 41 of the Calcutta municipality in the city of Calcutta.

This notification is made under the provisions of section 4 of Land Acquisition Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the alore said section, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at No 5. Bankshall Street, Calcutta.

By order of the Governor.

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal

# Calcutta



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## GOVERNMENT OF WEST BENGAL

# PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

## **Panchayats**

## **CORRIGENDUM**

265/DP/1P-29/60.—31st October 1962.—In tenth line of second paragraph of corrigendum 1499/DP/1A-87/60, dated the 31st May 1961. Dished at page 1935 of Part I of the "Calcutta tette", dated the 15th June 1961, for the figures 75", read "4375".

By order of the Governor, R. N. BHATTACHARJEA, Jt. Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government West Bengal at West Bengal Govt. Press Alipore

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasuries, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### Public Health

#### NOTIFICATION

No P.H. 7432/2R-61/62.—31st October 1962. Whereas the Governor satisfied that the municipal area of Taki in the district of 24-Parganas, is extend with an outbreak of cholera;

Now, therefore, in exercise of the powers conferred by sub-section (1) of tion 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is ased to prescribe the following temporary regulations for the prevention control of cholera and for the medical inspection, isolation, observated surveillance of persons suffering from or suspected of being sected with Cholera in the said municipal area for a period of six months.

# TEMPORARY RECULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the spect or context—
  - (a) "Health Officer" means the Health Officer of the municipality;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;

- (c) "Suspected cholera" means any disease accompanied by vount and diarrhoea;
- (d) "Patient" means a person suffering from or suspected to be sufficing from cholera;
- (e) "Medical practitioner" means any person practising the medic profession.
- 2. Whenever any land is held jointly by two or more persons, wheth is owners or occupiers of that land, such persons shall be held jointly a severally liable for carrying out any measure ordered in a notice under the regulations, and the names of any one or more of such joint-holders may entered upon such notice at the discretion of the Health Officer or a Samta Inspector and the Health Officer or a Sanitary Inspector shall not be hou to enter the names of all the joint-holders in the notice.

#### **Notices**

- 3. If in any case the Health Officer or a Sanitary Inspector considerate that the issue of a notice under these regulations is likely to lead to su an amount of delay as might facilitate the spread of cholera he may fort with take such steps as he may think fit for carrying out the work, and she thereafter, as soon as possible, issue a notice on the person concerned stame the reason why such work has been carried out.
- 4. If any measure which the Health Officer or a Sanitary Inspector is by a notice issued under those regulations, required to be carried out not carried out to his satisfaction within the time stated in the notice. I Health Officer or a Sanitary Inspector shall be entitled to carry out a measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the municipality except in any case where the order directs a person to carry out any work is relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer of Sanitary Inspector to pass such an order, are not attributable to any act of default of the persons in possession of the property, the municipality maps to such person the whole or a part of the expenses incurred by him is carrying out the order.

- (2) The municipality may recover all expenses incurred by the Healf Officer or a Sanitary Inspector in carrying out the measure under regulated 4 from the person or persons to whom the notice was originally issued.
- 6. The municipality shall pay adequate compensation to any per-of who has sustained substantial loss or damage by reason of anything doll under these regulations:

Provided that no person shall receive any compensation for anythm done or suffered under these regulations, if he has failed to carry out a order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector.

RI I

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the rest male relative in attendance upon the patient, or in the absence of such relative the occupier of the house, or if the occupier be the patient, to male inmate of the house shall, within twenty-four hours of the onset he disease, give information regarding the occurrence of such case either smally or in writing to the Health Officer or a Sanitary Inspector.
- 3. (1) If information has not already been given under regulation 7, medical practitioner called in to attend upon any case of cholera shall hwith give notice of the case by special messenger to the Health Officer Sanitary Inspector and the cost of such messenger in each case shall be ayed by the municipality.
- 2) The Doctor-in-charge of a hospital or a dispensary within the expality shall forthwith give notice of any case of cholera brought to hospital or dispensary for treatment to the Health Officer or a Sanitary ector by a special messenger and the cost of such messenger in each shall be defrayed by the municipality.

Registrars of Births and Deaths shall supply to the Health Officer or many Inspector such periodical returns of cases of cholera as he may time to time call upon them to furnish.

). The Health Officer or a Sanitary Inspector may examine any method who is, or suspected to be, suffering from cholera or who in his on may be infected with or likely to spread cholera.

## Isolation of patients and evacuation of houses, etc.

When the Health Officer or a Sanitary Inspector considers that the ion of any patient is a precaution necessary for the protection of the bouring population, he shall order the patient to observe isolation and order the nearest relative in attendance on the patient, or the occupier house in which the patient is staying to arrange for the isolation of atient in such a manner and for such a time as may be approved by lealth Officer or the Sanitary Inspector.

shall not direct the patient to be removed from the house unless it is opinion impossible to make proper arrangements for his isolation n.

The Health Officer or a Sanitary Inspector may order that any who has in his opinion been exposed to infection from cholera, shall uch drugs in such quantities as may be specified by the Health Officer Sanitary Inspector or shall submit himself to anti-cholera inoculation a time to be specified in the order.

No person shall enter any place wherein a patient is isolated under tion 11 without the permission of the Health Officer or a Sanitary tor.

- 14. The municipality shall provide free of charge suitable places, necessary attendants, medicine, diet and other necessaries for persisolated under regulation 11: provided that a private individual may provided by the Health Officer or a Sanitary Inspector as being profer the purpose of such isolation.
- auitable places with necessary attendants, diet and other necessaries isolation of the patient or if satisfactory arrangement for such isolation not also possible in the house where the patient is staying, the patients be sent, under proper sanitary precautions, to the hospital within or out the nearest municipality where there is suitable arrangement for isolat
- 16. No person, who is or has been suffering from cholera, shall let the place where he has been staying until he has received from the He Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any period allow to be carried out by such agency, and within such time as may specified in the order, such measures for the disinfection or evacuation any premises in the occupation of such persons or for the disinfection destruction of any of his personal effects, as the said officer or inspermay consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the own or occupier of any premises to cause to be inoculated with anti-chovaccine within a time specified in the order any person residing on spremises and under the control of such owner or occupier if the lie Officer or a Sanitary Inspector is of opinion that such person has been exposed to infection from cholera.
- 19. The Health Officer or a Sanitary Inspector may forbid any per who has been a patient or who has, to his knowledge, been in cortact a patient to act as vendor of any article for such period as may be specifin the order.
- 20. No person shall carry or permit to be carried in a public conveys a patient except in the case where a patient is carried with proper pretions to a hospital.
- 21. No person shall sell any article which has been in contact will patient until it has been disinfected to the satisfaction of the Health Off or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any pulphace any clothing, bedding or other article which has been in contact a patient or shall cause or suffer such articles to be carried in any pulphace onveyance but nothing in this regulation shall apply to a person transmits with proper precautions against spreading the disease any article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public convert the dead body of any person who has died of cholera without the pred written permission of the Health Officer or a Sanitary Inspector and the seut taking proper precautions against spreading the said disease.

### Water-supply

- 24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other sources of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or source of water-supply is situated, to take steps to close the same to the satisfaction of the Health Officer or the Samtary Inspector, as the case may be, within such time as may be specified in the order.
- (2) The Health Officer or a Sanitary Inspector may require such owner or occupier to keep during such a period as shall be specified in the order and well, tank, pool or other sources of water-supply closed under paragraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of witchman to prevent access to the well, tank, pool or other sources of water-supply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or source of water-supply is contaminated be may disinfect it or order its owner or occupier to disinfect it with such disinfectants as he may specify in such quantities and at such times as he may think fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons from entering into or using for drinking, bathing, or any other purpose, during such period as may be specified in the order, the water in any well, tank, pool or other possible source of water-supply, which, in his opinion, is contaminated or likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part of a river, stream or channel not being private property, or being private property with the consent of the owner, for the supply of water for drinking or culinary purposes and may prohibit therein or within a distance therefrom to be stated in the order all bathing, washing of clothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the purpose of bathing or for the purpose of washing animals or clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any rubbish, sewage, or offensive matter, into any well, tank, pool or other source of water-supply, which is used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the committal or continuance of any nuisance, or (2) require the person causing any nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which is the opinion of the Health Officer or Sanitary Inspector is likely to spread or to cause the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or to allow an officer of the municipality to disinfect the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may for the prevention of the outbreak or spread of cholera order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or Inspector any drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from surrounding places commonly or periodically resort
- 33. The Health Officer or a Sanitary Inspector may require the owner of occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer or a Sanitary Inspector may approve burning or burial grounds, and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or burried at places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

- 39. The Health Officer or a Sanitary Inspector may direct that no person shall bury or cause to be burried any corpse which, in the opinion of the Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than six feet deep.
- 40. The Health Officer or a Sanitary Inspector may order that no dome or other servant of the municipality employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person uthorised by such officer or inspector in that behalf seize and dispose of my corpse, which in the opinion of the said officer or inspector, is infected with or is likely to spread cholera, unless the relatives or friends of the leceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any race of cholera or suspected cholera to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female, who by the custom of the country, does not appear in public suitable precaution shall be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally my person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female who by the custom of the country does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land, or after two hours notice in writing into any premises or buildings used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.
- 46. All inoculations under these regulations shall be performed gratuitously.

- 47. (i) Orders issued by the Health Officer or a Sanitary Inspectunder these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to served upon any persons named in them.
- (iii) The nearest relative of a patient or the occupier of the house which the patient is staying shall, if a copy of the order under regulate 11 has been served upon him, give to the nearest Sanitary Inspector or to formediate notice of any disobedience of the order by the patient
- 48. No person shall sell or offer for sale or keep, store or hawk also for sale any ice, icecream, or aerated water unless the same has been man factured by a firm duly licensed under the Calcutta Municipal Act, 19 (West Bengal Act XXXIII of 1951), the Calcutta Municipal Act, 19 (Bengal Act III of 1923), as extended to the Municipality of Howrah, or the Bengal Municipal Act, 1932 (Bengal Act XV of 1932).

By order of the Governor,

A. CHOUDHURI,

Asst. Secy. to the Govt. of West Benge

### The

## Calcutta



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WEDNESDAY,

OCTOBER 31, 1962

| SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

**GOVERNMENT OF WEST BENGAL** 

### DEPARTMENT OF HEALTH

### **Public Health**

### **NOTIFICATION**

No. P.H./7434/2R-62/62.—31st October 1962.—Whereas the Governor satisfied that the district of Midnapore excluding the municipal areas is treatened with an outbreak of cholera:

Now, therefore, in exercise of the power conferred by section 2 of the pidemic Diseases Act, 1897 (III of 1897), the Governor is pleased to prescribe to following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons affering from or suspected of being infected with, cholera in the said district or a period of six months:—

## EMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- $\frac{1}{\text{ontext}}$  In these regulations, unless there is anything repugnant in the subject or
  - (1) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government:

- (c) "Union Board" means a union board constituted under the Benga Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (e) "Patient" means a person suffering from or suspected to be suffering from cholera;
- (f) "Medical practitioner" means any person practising the medica profession.
- 2. Whenever any land is held jointly by two or more persons, whether a owners or occupiers of that land, such persons shall be held jointly and severall liable for carrying out any measure ordered in a notice under these regulation and the names of any one or more of such joint-holders may be entered upo such notice at the discretion of the Health Officer and the Health Officer sha not be bound to enter the names of all the joint-holders in the notice.

### **Notices**

- 3. If in any case the Health Officer considers that the issue of a note under these regulations is likely to lead to such an amount of delay as midfacilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible issue a notice on the person concerned stating the reason why such work he been carried out.
- 4. If any measure which the Health Officer has, by a notice issued und these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the Health Officer shall be entitled to can out the measure.

### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance (any order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work is relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which led the Health Officer to passuch an order, are not attributable to any act or default of the persons possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order

- (2) The State Government may recover all expenses incurred by the Healt Officer in carrying out the measure under regulation 4 from the person compersons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to any perso who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations, if he has failed to carry out an order issue under these regulations within the time specified in the order and to the satisfaction of the Health Officer.

PART II

### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the parest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of chaukidar or other village watchman to the nearest Sanitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the Health Officer and the cost of such messenger in each case shall be defrayed by the State Government.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the Health Officer by post and the cost of such messenger in each case shall be defrayed by the State Government.
- 9. Presidents of union boards in union board areas and than officers in ion-union board areas shall supply to the Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be intected with or likely to spread cholera.

### Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the solution of any patient is a precaution necessary for the protection of the leighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the nouse in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is n his opinion impossible to make proper arrangements for his isolation therein.

- 12. The Health Officer or a Sanitary Inspector may order any person to ake such drugs in such quantities as may be specified by the said officer or to ubmit himself to anti-cholera inoculation within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under egulation 11 without the permission of the Health Officer or a Sanitary aspector.
- 14. The State Government shall provide free of charge suitable places vith necessary attendants, mdicine, diet and other necessaries for persons isolated inder regulation 11: provided that a private individual may provide places ertified by the Health Officer as being fit for the purpose of such isolation.

- 15. If it is not possible for the State Government to provide suitable places with necessary attendants, diet and other necessaries for isoloation of the patient or if satisfactory arrangement for such isolation is not also possible in the house where the patient is staying, the patient shall be sent, under proper saming precautions, to the nearest hospital where there is suitable arrangement for isolation.
- 16. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for the disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time specified in the order any person residing on such premises and under the control of such owner or occupier of the Health Officer or Sanitory Inspector is of opinion that such person has been exposed to infection from cholera.
- 19. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 20. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

### Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well tank, pool or other source of water-supply is situated, to take steps to close the same to the satisfaction of the Health Officer or the Sanitary Inspector, as the case may be, within such time as may be specified in the order.

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(2) The Health Officer or a Sanitary Inspector may require such owner occupier to keep closed during such a period as shall be specified in the der any well, tank, pool or other sources of water-supply closed under gagraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of chaukidars prevent access to the well, tank, pool or other source of water-supply.

- 25 When the Health Officer or a Sanitary Inspector is of opinion that water in well, tank, pool or source of water-supply is contaminated he y disinfect it or order its owner or occupier to disinfect it with such disectants as he may specify in such quantities and at such times as he may nk fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons from terms into or using for drinking, bathing, or any other purpose, during such nod as may be specified in the order, the water in any well, tank, pool or ter possible source of water-supply, which, in his opinion, is contaminated likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published such places as he may think fit, set apart any well, tank, part of a river, eam or channel not being private property, or being private property with a consent of the owner, for the supply of water for drinking or culinary rposes and may prohibit therein or within a distance therefrom to be stated the order all bathing, washing of clothes or animals, or other acts calculated pollute the water; and may similarly set apart any well, tank, part of a ter, stream or channel for the purpose of bathing or for the purpose of ishing animals or clothes or for any other purpose connected with the health d cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons from sing themselves, or throwing, depositing or discharging any rubbish, sewage, offensive matter, into any well, tank, pool or other source of water-supply, uch is used by the public, or within such a distance from such well, tank, sol or source of water-supply as he may fix.

### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the immittal or continuance of any nuisance, or (2) require the person causing by nuisance or the person occupying the premises on which any nuisance asts to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in the binion of the Health Officer or Sanitary Inspector is likely to spread or to use the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may only the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or may take such steps as is deemed necessary to disinfect the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention of the outbreak or spread of cholera, order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector at drain, sewer, privy, urinal or cesspool which is situated upon such land or the remove any such drain, sewer, privy, or urinal or close any such cesspowithin such time as may be fixed by the said officer or inspector.

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalent of any outbreak of cholera order that any market, shop or other public play shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, *mela*, or other gathering to which peop from several villages commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon sucland.
- 34. The Health Officer or a Sanitary Inspector may issue general order that by a specified date certain sanitary precautions of a simple nature such a lime-washing of houses, clearing of latrines or the removal of filth or rubbid shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died 0 cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Office or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer may approve burning or burial grounds, and may by order direct, either generally or specially in respect to any specified area that corpses shall not be burned or buried at places other than those so approve by him.
- 38. Any person burning or causing to be burnt any corpse shall cause I same to be completely reduced to ashes, and shall likewise cause the cloth or other articles brought with such corpse to be reduced to ashes.
- 39. The Health Officer may direct that no person shall bury or cause be buried any corpse which, in the opinion of the Health Officer, is likely spread cholera in a grave not constructed of masonry and less than six to deep.

- 40. The Health Officer may order that no dome or other person employed in the disposal of corpse shall withdraw from his duties without the permission the Health Officer unless such dome or other person has given notice in intention not less than one month previously of his intention so to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person thorised by such officer or inspector in that behalf seize and dispose of any type, which, in the opinion of the said officer or inspector, is infected with is likely to spread cholera, unless the relatives or friends of the deceased rson satisfy him that they are prepared and able to dispose of the corpse in manner which will prevent the spread of cholera.
- 42 (1) The Health Officer or Sanitary Inspector may require any person to appears to be acquainted with facts in connection with any case of cholera suspected cholera to attend before him at a time to be stated in the order d at any place not more than one mile from the place where such person sides or is staying when the order is issued, and such person shall appear as required.
- (2) When the person summoned to appear under paragraph (1) is a female, 10, by the custom of the country, does not appear in public, suitable precaution all be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally y person who appears to be acquainted with the facts and circumstances of a se of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female 10, by the custom of the country, does not appear in public, the officer shall se her statement under such conditions as shall admit of due respect to the id custom.
- (3) Such person shall be bound to answer all questions relating to such case to him or her by such officer, other than questions the answers to which hald have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such assistants any), as he thinks fit, enter upon any land, or after two hours' notice in iting, into any premises or buildings used for human habitation at any time tween sunrise and sunset for the purpose of carrying out any measure of aking any enquiries authorised by these regulations.
- 45. The crew of any inland steam vessel or boat which plies in any canal river or other persons residing on such vessel or boat shall be subject to ese regulations.
  - 46. All inoculations under these regulations shall be performed gratuitously.

- 47. (i) Orders issued by the Health Officer or a Sanitary Inspector und these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be serve upon any persons named in them.
- (iii) The nearest relative of a patient or the occupier of the house in whit the patient is staying shall, if a copy of the order under regulation 11 h been served upon him, give to the nearest Sanitary Inspector or to his offinemediate notice of any disobedience of the order by the patient.

By order of the Governor,

A. CHAUDHURI,

Asstt. Secy. to the Govt. of West Bengal



### Extraordinary

### Published by Authority

A 10 ] WEDNESDAY, NOV. 1, 1962 [SAKA 1884

\_Orders and Notifications by the Governor of West

### GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

## Constitution and Elections

### **NOTIFICATIONS**

, 4333-AR.—1st November 1962.—The Goveron the advice of the Chief Minister has been led to make the following further amendments otification No. 3433-AR., dated the 9th July as subsequently amended, namely:—

### **Amendment**

the said notification—

Shri Sankardas Banerji to be Minister-in-charge of the Finance Department excluding the Small Savings Branch and the Transport Branch of the Home Department.

(2) for item (8), substitute the following:— To Sm. Purabi Mukhopadhyay to be Minister charge of the Jails and Social Welf Branches of Home Department and Small Savings Branch of the Finan Department.

By order of the Governor, R. GUPTA,

Chief Secy. to the Govt. of West Beng

No. 4334-A R.—1st November 1962.—The Govenor on the advice of the Chief Minister has be pleased to make the following amendment in not cations No. 3940-AR., 3941-AR., 3942-AR., a 3943-AR., all dated the 9th September 196 namely:—

### **Amendment**

In the said notifications,—

for Shri Sankardas Bandyopadhyay read Sankardas Banerji.

By order of the Governor, R. GUPTA,

Chief Secy. to the Govt. of West Beng

## The

## Calcutta



## Gazette

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FRIDAY, NOVEMBER 2, 1962

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### LABOUR DEPARTMENT

### **ORDERS**

No. 5970-I.R./IR/4L-2/57.—26th October 1962.—hereas under the Government of West Bengal, bour Department, order No. 1784-I.R./IR/4L-2/57, ted the 29th May 1957, the industrial dispute ween the Calcutta Tramways Co. Ltd., P-4 Mission w Extension, Calcutta-1, and their workmen inding the traffic staff (excluding the clerical and nisterial staff and depot cashiers) represented by Calcutta Tramway Workers' Union, 240 Bowzar Street, Calcutta-12, regarding the issues menned in the said order being matters specified in second and the third schedules to the Industrial Sputes Act, 1947 (XIV of 1947), was referred for udication to the Fourth Industrial Tribunal;

And whereas an appeal filed against the award de by the Fourth Industrial Tribunal on the aforeindustrial dispute, the Hon'ble High Court at leutta sent back the case on remand for rehearing;

And whereas the said Fourth Industrial Tribunal ard the case and submitted its award to the State vernment on the said industrial dispute;

Now, therefore, in pursuance of the provisions of tion 17 of the Industrial Disputes Act, 1947 (XIV 1947), the Governor is pleased hereby to publish said award as shown in the annexure hereto.

#### ANNEXURE

In the matter of an industrial dispute existing between Messrs. Calcutta Tramways Co. Ltd., P-4 Mission Row Extension, Calcutta-1, and their workmen including the traffic staff (excluding the clerical and ministerial staff and depot cashiers) represented by the Calcutta Tramway Workers' Union, 240 Bowbazar Street, Calcutta-12 (Government order No. 1784-I.R./IR/4L-2/57, dated the 29th May 1957) (Case No. VIII-141/57).

BEFORE THE FOURTH INDUSTRIAL TRIBUNAL.
WEST BENGAL

### Present:

For the Union: Shri S. K. Achariya, Counsel. For the Company: Shri P. B. Ginwala, Counsel.

The Government of West Bengal, by order No. 1784-I.R./IR/4L-2/57, dated the 29th May 1957, referred an industrial dispute existing between Messrs. Calcutta Tramways Co. Ltd., P-4 Mission Row Extension, Calcutta-1, and their workmen including the traffic staff (excluding the clerical and ministerial staff and depot cashiers), represented by the Calcutta Tramway Workers' Union, 240 Bowbazar Street, Calcutta-12, to this Tribunal for adjudication.

The dispute is concerning with two points as described in the issues contained in the order of

reference. Issue No. 1 is relating to discharge of five workmen as named in the order of reference and the Tribunal is to determine whether the discharge of those workmen was justified and what relief, if any, they are entitled to. Issue No. 2 is whether the workmen are entitled to enjoy the 26th January and the 15th August every year as paid holidays and, otherwise, if they are retained on duties, they would be paid double wages.

The parties had been asked by notices served upon them to file written statements which were duly filed. After completion of preliminary stages, the dispute came up for hearing before Shri M. N. Gan, the then Judge of this Tribunal, on 17th January 1958. On that date after the case had been opened ny the learned Counsels of both sides, the lawyer oppearing for the Union declined to lead evidence to erove Issue No. 1 on the ground that the onus of proof with respect to that issue was upon the Company. The Company, on the other hand, contended that the onus of proof was on the Union and for that the Union should lead evidence to establish the case. In this situation, when both the parties declined to land evidence, the learned Tribunal then asked Shri Achariya, Counsel for the Union, to lead vevidence on Issue No. 1 suggesting that they should prove the allegation against the Company by evidence on his side. In spite of that suggestion of the Tribunal, the Union did not lead any evidence contending that the onus of proof was not upon the workmen and it was for the Company to prove how the discharge of the workmen stood justified. It ppears, however, that so far as Issue No. 2 is con-cerned, evidence was led by the parties. The learned Tribunal made its award on 22nd January 1958. It appears from the award that Issue No. 2, i.e., on the question of holidays with pay to be enjoyed by the workmen on the 26th January and the 15th August was decided in favour of the Union. So far as Issue No. 1 is concerned, the learned Tribunal gave no decision and left the matter as it was, as, in the opinion of the Tribunal, this issue could not be adjudicated upon merely on the question of burden of proof. The Union filed an application under Article 226 of the Indian Constitution before the Hon'ble High Court alleging that the Tribunal had declined to consider the matters which ought to have been considered and had not decided the case according to law. It was alleged by the Union that in the facts and circumstances of the case and specially according to the pleadings of both the parties, the onus of proving the justification of the discharge of the workmen concerned was upon the company and that it was orged that it was incumbent upon the Tribunal to call upon the company to lead evidence first and so when the Company refused to lead evidence, the Tribunal should have decided the issue issue No. 1, in favour of the Union. It was incumbent upon the Tribunal to decide the issue sent for adjudication by a valid order of reference by the Government and the Tribunal by not deciding the issue failed to carry out the lawful duty, which was vested in it. Hon'ble High Court upon hearing the parties quashed the award on issue No. 1 and directed the Tribunal to proceed to complete its adjudication on that issue. As the matter stands, by the order of Hon'ble He's Court, the award made by Shri Gan stands queshed so far as issue No. 1 is concerned.

The Hon'ble High Court directed that Tribunal must have decided the issue one way the other and that it was not justified to say that matters should be left where they were. It was f ther observed that the Tribunal must not leave parties in doubt as to what has been decided, this position the reference case came up before so that the adjudication might be completed.

Shri Achariya, Counsel, appearing for the women, urged that under the directives of the Hon'l High Court, the Tribunal should give fresh opputually to the workmen to lead evidence. Si Ginwala, Counsel, appearing for the Company, urgithat the only duty imposed upon the Tribunal und the order of the Hon'ble High Court is to complete the adjudication and that there was no directing given by the Hon'ble High Court that fresh oppotentially for leading evidence should be once more made available to the Union.

Now, it is clear from the records that full opportunities had been given to the Union to lead evidence hrst to prove their case that the dismissal of the workmen on a charge of misconduct after the domestic enquiry could not stand. From the award of Shri Gan it is clear that the Tribunal found that the state of law was that when the employer dis missed an employee after holding a departmenta enquiry, the decision of the Company should not be set aside unless the Tribunal comes to the conclusion that there had been victimisation by the employe or that there was want of good faith or unlan labou The Hon'ble High Court in the order held practice. that the Tribunal had rightly found that the onw of proving these facts was upon the workmen, who came forward with such allegation. There cannot therefore, remain any doubt on the point that the onus of proof challenging the decision of the manage ment to dismiss a workmen after a departmental enquiry on a charge of misconduct levelled against him was upon the Union. In fact, Shri Gan decide that the onus of proving these facts was on the work men. It appears from the order of Hon'ble High Court that the company urged before their Lordships that the Tribunal actually by leaving the matter & those were, virtually found that the dismissal of the workmen would remain and that no relief could be granted. On the other hand, Shri Achariya urged that the Tribunal failed to exercise its jurisdiction as according to him, when the company failed to lead evidence, the Tribunal should have decided the issue in his favour. The Hon'ble Court held that it was not possible from the language in which the issue No. I was left as those were by the Tribunal as to what was meant by leaving the issue as those were.

To my mind it appears that the Hon'ble High Court in the orders passed on Article 226 of the Indian Constitution clearly held that the Tribuna was justified in holding that on a case of this nature the onus was entirely upon the workmen to lead evidence to show that the action of the employer was unjustified. The record of the case clearly indicates that in spite of the fact that fullest opportunities had been given to lead evidence, the Union declined to do so. All that is directed by the Hon'ble High Court to be done by this Tribunal is to complete the adjudication on the materials on record. There is no such directive issued by the Hon'ble High Court that fresh opportunities for leading evidence.

should be given to the Union. Upon a plain reading of the orders of the Honble High Court in the light of the observation made therein I am inclined to hold that the legal consequences mus be followed as arises from the facts and circumstances as evidenced by the records of the case. The onus being upon the Union to prove the case and the Union having refused to lead evidence at the proper stage, cannot be given a tresh opportunity to rectify the mistake and get a new opportunity to lead evidence. In this view I hold that the workmen are not entitled to give any evidence and that the dismissal of the workmen as done by the company after domestic enquiry would stand.

The learned lawyer for the Union urged that in stead of disposing of the matter on the preliminary point of objection raised by the Company that no tresh opportunity for giving evidence should be granted to the Union, the Tribunal should dispose of the issue on the basis of evidence given by the parties. I am afraid, I cannot, in the circumstances of the case, allow the Union to lead evidence at all when I find, I have got no jurisdiction to take evidence in the face of the clear order of the High Court. Shri Achariya urged that it is the duty of the Tribunal to give an award not merely on the legal point of objection but also on merit as, otherwise, it there be an appeal against the award to the Hon'b'e Supreme Court and the decision goes in his favour, it would be necessary to decide the case on merits. It is true, under Article 136, the Honble Supreme Court may in its discretion grant special leave to appeal from the adjudication made by this Tribunal. But, in my opinion, it would absolutely be without sursidiction to enter into the question of evidence n the face of clear directives of the Hon'ble High Lourt. In this view, I think, I cannot take up the ask of deciding the issue on merits after allowing apportunities to the Union to lead evidence. In he result, I hold that the workmen are not entitled e get any relief in the matter of discharge of five sorkmen as mentioned in issue No. 1 in the Order if Reference.

This is the award.

K. K. MITRA, Judge, Fourth Industrial Tribunal.

he 3rd October 1962.

By order of the Governor,
A. K. BHATTACHARYYA,
Dy. Secy. to the Govt. of West Bengal.

No. 6041-I.R./IR/11L-130/61.—31st October 1962. Whereas under the Government of West Bengal, abour Department, order No. 2136-I.R./IR/11L-130/1, dated the 29th April 1961, the industrial dispute etween Messrs. Calcutta Plywood Manufacturing Io., 93 Ultadanga Main Road (Head Office at 9 Strand Road), Calcutta, and their workmen reprented by the Calcutta Plywood Mazdoor Union, 8-H-27, Maniktola Main Road, Calcutta-11, regarding the issues mentioned in the said order being latters specified in the third schedule to the Industial Disputes Act, 1947 (XIV of 1947), was referred readjudication to the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal as submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### **ANNEXURE**

In the matter of an industrial dispute between Messrs. Calcutta Plywood Manufacturing Co., 93 Ultadanga Main Road (Head Office at 29 Strand Road), Calcutta, and their workmen represented by the Calcutta Plywood Mazdoor Union, 38-H-27 Maniktola Main Road, Calcutta-11. (Case No. VIII-152 of 1961.)

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shii J. N. MANDAL. Judge, Third Industrial

Tribunal.

For the Union: Shri S. K. Dhar, Advocate. For the Company: Shri A. K. Sarkar, Advocate.

#### **AWARD**

By order No. 2136-I.R./IR/IIL-130/61, dated the 29th April 1961, the Government of West Bengal, in the Labour Department, referred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messrs. Calcutta Plywood Manufacturing Co., 93 Ultadanga Main Road (Head Office at 29 Strand Road), Calcutta, and their workmen represented by the Calcutta Plywood Mazdoor Union, 38-H-27 Maniktola Main Road, Calcutta-11, regarding the matters specified in the schedule, to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, by notification No. 808-1.R. IR/3A-2-37, dated the 11th March 1957, for adjudication.

#### Issues

- (1) Whether the closure of the concern in March 1959 is real and bona fide? Whether it is beyond the control of the management and whether in the circumstances it is justified?
- (2) To what relief, it any, are the workmen entitled?

This reference relating to an industrial dispute existing between Messrs. Calcutta Plywood Manufacturing Company (hereinafter be referred to as the Company) and their workmen represented by the Calcutta Plywood Mazdoor Union (hereinafter be referred to as the Union) was received from the Government in May 1961.

Immediately thereafter notices were issued for service upon both parties. The Company entered appearance in time but the Union was a bit late to appear and to take proper steps. However, both parties filed their respective written statements. The case was actually taken up and heard in part on 21st September 1962 when the parties expressed a desire to settle up the dispute amicably. To enable them to do it, one week's time was allowed and I am glad to note that the parties have successfully settled up the disputes under reference and they filed a joint petition of compromise on 29th September 1962 incorporating the terms of settlement therein. The

Company has agreed to pay a total sum of Rs. 1,500 (Rupees fifteen hundred only) to the concerned workmen who at the same time agreed to accept the said amount from the Company in full and final settlement of their claims. In consideration of the said terms the workmen shall not press any claim for reinstatement. The terms as aforesaid are found to be fair and reasonable. So, I accept the terms and give an award on compromise in terms of the joint petition of compromise filed on 29th September 1962 which do form part of the award as an annexure.

This is my award.

Dictated and corrected by me.

J. N. MANDAL, Judge.

JITENDRANATH MANDAL, Judge, Third Industrial Tribunal.

The 1st October 1962.

#### **ANNEXURE**

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL.

#### Present:

Shri J. N. MANDAL, Judge.

In the matter of an industrial dispute

Between

Messrs. Calcutta Plywood Mfg. Co.

And

Their workmen represented by the Calcutta Plywood Mazdoor Union.

The humble petition of compromise of the parties Most respectfully sheweth:

- 1. That the dispute pending adjudication  $\ _{l}$  been settled between the parties amicably.
- 2. That the Company shall pay a total sum Rs. 1,500 (one thousand and five hundred only) to the workmen in full and final settlement of the claim including cost of the case, without any furth claim for reinstatement.
- 3. That this settles all disputes between t
- 4. That a settlement Award to this effect is pra ed for.

And for this parties as in duty bound  $shall\ eve$  pray.

For the Union-

Naren Sen, President.

Benoy Mukherjee. 29-9-1962.

For the Company-

A. Sarkar,

For Association of Manufacturen and Traders.

J. N. MANDAL,
Third Industrial Tril

Judge, Third Industrial Tribunal 1-10-1962.

By order of the Governor,

A. K. BHATTACHARYYA,
Dy. Secy. to the Govt. of West Bengal.

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## **Calcutta**



## Gazette

### Extraordinary Published by Authority

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FRIDAY, NOVEMBER 2, 1962

**SAKA 1884** 

PART V--Acts of the Parliament of India assent d to by the President and Ordiances promulgated by the President

### THE FOREICNERS LAW (APPLICATION AND AMENDMENT) ORDINANCE, 1962

No. 5 of 1962

Promulgated by the President in Thirteenth Year of the Republic of India.

An Ordinance to apply the Registration of Foreigners Act, 1939 and the Foreigners Act, 1946 to certain persons to whom they do not at present apply and further to amend the Loreigners Act, 1946

WHEREAS Parliament is not in se sion, and the President is satisfied that circumstances exist which render it necessary for him to take mmediate action:

Now, Therefore, in exercise of the powers conferred by clause. D of article 123 of the Constitution, the I resident is pleased to promulgate the tollowing Ordinance:-

1. (1) This Ordinance may be called the Foreigners Law (Application Shortfitte and Amendment) Ordinance, 1962.

(2) It shall be deemed to have come into torce on the 26th October,

1962.

2. Notwithstanding anything contained in any other law for the time Application 16 of 1939. being in force, the provisions of the Registration of Foreigners Act, 1939, and the Foreigners Act, 1946, and of the rules and orders made thereund a shall apply to and in relation to any person not of Indian origin who was 1946 to at birth a citizen or subject of any country at war with, or committing external aggression against. India or of any other country assisting the country at war with or committing such aggression against India, as they apply to and in relation to foreigness as defined for the purposes of those

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Explanation. For the purposes of this section, a person not of Indian origin means a person other than a person of Indian origin within the meaning of the Explanation to sub-section (1) of section 5 of the Citizenship Act, 1955.

57 of 1955.

Amendment of Act 31 of 1946.

### 3. In the Foreigners Act, 1946,-

- (a) in section 3, after clause (f) of sub-sect on (2), the following clause shall be inserted, namely:---
  - "(g) shall be arrested and detained or confined;";
- (b) in section 4,-
  - (i) before sub-section (2), the following sub-section shall be inserted, namely:—
  - "(1) Any foreigner (hereinafter referred to as an internee) in respect of whom there is in force any order made under clause (g) of sub-section (2) of section 3, directing that he be detained or confined, shall be detained or confined in such place and manner and subject to such conditions as to maintenance, discipline and the punishment or offences and breaches of discipline as the Central Government may from time to time by order determine.";
- (ii) for sub-sections (3) and (4), the toflowing sub-sections shall be substituted, namely.—
  - "(3) No person shall--
    - (a) knowingly assist an internee of a person on parole to escape from custody or the place set apart for his residence, or knowingly harbout an escaped internee of person on parole, or
    - (b) give an escaped internee or person on parole any assistance with intent thereby to prevent, hinder or interfere with the apprehension of the internee or the person on parole.
- (4) The Central Government may, by order, provide for regulating access to, and the conduct of persons in, places in India where internees or persons on parole are detained or restricted, as the case may be, and for prohibiting or regulating the despatch or conveyance from our ide such places to or for internees or persons on parore therein of such articles as may be prescribed.".

S. RADHAKRISHNAN, President

R. C. S. SARKAR, Secy. to the Govt. of India.



### Extraordinary

### Published by Authority

KARTIKA 111

FRIDAY, NOVEMBER 2, 1962

1 SAKA 1884

PART IA-Orders and Notifications of the Government of India, Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

### MINISTRY OF HOME AFFAIRS

#### NOTIFICATION

New Delhi, the 30th October 1962

**G.S.R. 1417.** In exercise of the powers conferred by sub-section (3) of section 1 of the Defence of India Ordinance, 1962 (4 of 1962), the Central Government hereby appoints the 31st October 1962, as the date on which the provisions of the said Ordinance (other than section 1 which has already come into force) shall come into force throughout the whole of India.

[F. 32/1/62-ER111.]

### ORDER

New Delha, the 30th October 1962 G.S.R. 1418.—In exercise of the powers conterred by clause (1) of article 359 of the Constitution, the President bereby declares that the right of any person who is---

- (a) a foreigner, or
- (b) a person not of Indian origin who was at birth a citizen or subject of any country committing external aggression against India, or of any other country assisting the country committing such aggression against India,

to move any court for the enforcement of the rights conferred by criticle 21 and article 22 of the Constitution shall remain suspended for the period during which the Proclamation of Emergency issued under clause (1) of article 352 thereof on the 26th October 1962 is in force

Explanation.—In this Order.—

- (a) the word "foreigner" has the meaning assigned to it in the Foreigners Act, 1946 (31 of 1946);
- (b) the expression "a person not of India origin" means a person other than a person of Indian origin within the meaning of the Expalanation to sub-section (1) of section 5 of the Citizenship Act, 1955 (57 of 1955).

[F. 6/168/62\_FI]

istered No. C207

The

### Calcutta



### Gazette

# Extraordinary Published by Authority

TIKA 11| FRIDAY, NOVEMBER 2, 1962 | SAKA 1884

T I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL EPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### NOTIFICATION

Howrah.—No. 14148L.A.—2nd November 1962.—Vhereas it appears to the Governor that land is kely to be needed, for a public purpose, not being purpose of the Union, namely, for development of mall scale engineering industries at Howrah, in the illage of Sahanpur, jurisdiction list No. 2, policetation Jagacha, district Howrah, it is hereby notified lat a piece of land comprising cadastral survey lot Nos. 87, 88, 89, 90, 122, 123, 124, 125, 126, 127, 28, 129, 130, 131, 132, 133, 134, 136, 157, 158, 159, 60, 161, 162, 163, 164, 165, 194 and 197 and parts cadastral survey plot Nos. 67, 72, 86, 91, 92, 93, 131, 135, 137, 138, 139, 140, 156, 166, 167, 189, 192, 193, 195, 196, 198 and 920, and measuring, more or

less, 5.39 acres, is likely to be needed for the alere said public purpose at the public expense within the aforesaid village of Sahanpur.

This notification is made under the provisions of section 4 of Land Acquisition Act of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Howrah.

In exercise of the powers conferred by the afore said section, the Governor is pleased to authors the Officers for the time being engaged in the under taking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by the section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Howrah.

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal.

### The

### Calcutta



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FRIDAY, NOVEMBER 2, 1962

[ SAKA 1884

l-Orders and Notifications by the Governor of 'Ve-Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES ORDER

No. 8161FS./CG/Cement/P/2/49. — 2nd Novem-1962. In exercise of the powers conferred by -section (1) of section 3 of the West Bengal nent Control Act, 1948 (West Bengal Act XXVI 1948), read with clause (h) of sub-section (2) of section, the Governor is pleased to make the lowing amendment in order No. 3947DCS, dated 28th March 1949, as subsequently amended reinafter referred to as the order). said nely: \_

### **Amendment**

In paragraph (1) of the said order, for the words and figure

fee at the rate of Re. 1 per ton or part of a ton, provided that no fee shall be payable for a permit for only ten cwts. or less",

substitute the words and figure

"fee at the rate of Re. 1 per metric tonne or part of a metric tonne:

Provided that no such fee shall be payable for a permit for only five hundred Kilograms or less."

> By order of the Governor, S. M. BHATTACHARYYA, Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government & West Benezi, Govt. Press, Alipere.

# The

## Calcutta



## Gazette

### Extraordinary

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SATURDAY, NOVEMBER 3, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### LABOUR DEPARTMENT

ORDERS

No. 6039-I.R. IR/14L-14/60.—31st October 1962. Whereas under the Government of West Bengal, lour Department, order No. 3623-I.R./IR/14L-60, dated the 19th July 1960, read with its corridum No. 509-I.R./IR/14L-14/60, dated the 6th rivary 1962, the industrial disputes between the nicipalities in West Bengal mentioned in the list which the said order represented by the West Island Municipal Association, C-55 College Street Ret, Calcutta-12, and their workmen represented the West Bengal Municipal Employees' leration, Dr. Meghnath Saha Road, Asansol, dwan, Hooghly District Municipal Workers' on, 346 G. T. Road, Belur, Howrah, and Channagore Municipal Corporation Sramik Union, lighir Dhar, G. T. Road, Chandernagore, 19th, regarding the issue mentioned in the said are, being a matter specified in the Second and Third Schedules to the Industrial Disputes Act, (XIV of 1947), was referred to the Seventh ustrial Tribunal for adjudication;

and whereas during the pendency of proceedings are the said Industrial Tribunal Shri Jagindra h Patra, a workman of Chakdah Municipality, le a complaint in writing to the said Industrial against the said Chakdah Municipality ling that the said Municipality had suspended said workman concerned in such dispute;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Industrial Tribunal has adjudicated upon the said complaint and submitted its award to the State Government.

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

### ANNEXURE

In the matter of an application under section 33A of the Industrial Disputes Act, filed by Shri Jagindra Nath Patra, against Chakdah (Nadia) Municipality arising out of the Government Order No. 3623-I.R./IR/14L-14/60, dated 19th July 1960. (Case No. 75 of 1962 under section 33A.)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

Present:

Shri S. K. ROY, Judge.

Appearances:

For the Municipality: None.

For the workman: Shri B. Chatterjee, Secretary of the West Bengal Municipal Employees' Federation.

### **AWARD**

This is an application under section 33A of the Industrial Disputes Act by Shri Jagindra Nath Patra, a peon of Chakdah Municipality, against the Commissioners of Chakdah Municipality. His complaint in the application is briefly as follows:

On some false allegations made against him by Shri Nibaran Roy, another peon of the Municipality, in a letter, dated 3rd April 1962, addressed to the Chairman, he was suspended by the Chairman by his letter, dated 5th April 1962. The allegation in the letter of Shri Nibaran Roy related to some incidents unconnected with the duties of the applicant as a servant of the Municipality and was of a personal nature. The Municipality had no jurisdiction to take disciplinary action in regard to such incident. The matter between him and Shri Nibaran Roy was however compromised and the Commissioners were duly informed of the compromise by a letter jointly signed by both of them and dated 9th April 1962. In spite of this joint letter, he was kept under suspension and was not allowed to do any work in a vindictive spirit and with some ulterior motive by the Chairman in violation of the relevant provisions of the Municipal Act and the Industrial Disputes Act and also of the principles of natural justice. The order of suspension against him was passed when adjudication proceedings in respect of another dispute between the Municipality and its workmen were pending before this Tribunal after its reference to this Tribunal by Government order No. 3623-I.R./IR/14L-14/60, dated 19th July 1960, but the provisions of section 33, Industrial Disputes Act, were not complied as required by law.

After service of notice of this application under section 33A, Industrial Disputes Act, upon the Municipality, the Chairman approved and filed a petition praying for time to file the Municipality's written statement. He was granted an adjournment but on the adjourned date none appeared for the Municipality and no written statement was filed. The Tribunal then granted another adjournment suo moto in order to enable the Municipality to file its written statement. This adjournment was granted up to 14th September 1962 with the direction that if no written statement was filed on that date, the case would be heard ex-parte. On 14th September 1962 also there was no appearance for the Municipality and no written staement was filed. So, the fasc was heard ex-parte on that day in absence of the Municipality.

At the ex-parte trial, the complainant Shri lagindra Nath Patra gave evidence. He proved his whole case in the petition by his sworn testimony which stood absolutely unchallenged and undenied. In his evidence the complainant further proved that he was a protected workman under the explanation to section 33, Industrial Disputes Act. He further proved that his full monthly wages were Rs. 76 but since suspension he is getting only Rs. 17-8 as his jes. I see no reason to disbelieve the hallenged and undenied oral testimony of the

being a protected workman on the ground plea is not contained in the petition of it cannot be gainsaid that he was you way of punishment upon the report in Nibaran Roy and in any case, his litions were altered by reducing his

wages from Rs. 76-8 to Rs. 17-8 annas, which w evidently granted by way of subsistance allowance and this was done during the pendency of the adjudication proceedings of another dispute between the Municipality and its workman, referred to th Tribunal by the Government order No. 3623-I.R IR/14L-14/60, dated the 19th July 1960. It is all proved that the Municipality has no Standir Orders. Under section 33(2), Industrial Disput Act, the Municipality could have made such alternative the Municipality has no Standing the Municipality has no Standi tion in accordance with the Standing Orders. Th action of the Municipal Chairman, in suspendin him, was therefore not in accordance with the provi sions of section 33(2)(a) and as such it was illegal Of course, the action taken by the Municipal Chair man against the concerned worker does not strictly come under the proviso to section 33(2)(b) of the Industrial Disputes Act and so the Municipality wa not required to comply with that proviso b applying for approval of the action taken to thi Tribunal and paying the worker one month's wage: Still, the action of the Municipality was illegal an in contravention of the provisions of section 33(2)(a of the Industrial Disputes Act, because, as alread indicated above, the employer altered the servic conditions of this worker in connection with matter not connected with the main dispute betwee the employer and its workmen under reference t this Tribunal for adjudication without any reference to the Standing Orders which were non-existent Under section 33(2)(a), the employer is permitted to alter the service conditions of the worker in such case in concetion with a matter, not connected with the main dispute under reference for adjudication only if such an alteration was in accordance with the Standing Orders. In the present case when i is proved that there are no Standing Orders, the alteration in the conditions of service of this worker cannot be said to be in accordance with the Standing Orders. In this way, the action of the employed was illegal and in contravention of section 33(2)(a) Apart from this position, there is also the eviden of the worker that he is a protected workman. There is no reason why this evidence should not accepted. As a protected workman, he would con under section 33(3), Industrial Disputes Act, and that case any alteration of his service conditions his prejudice as a protected workman or any punisment whether by dismissal or otherwise would illegal if the alteration is not made or the punis ment is not inflicted with the express permission this Tribunal before which the main dispute pending for adjudication after its reference by t Government order No. 3623-I.R./IR/14L-14/dated the 19th July 1960. So, in that way also, t action taken against the concerned worker punishing him by suspension was contrary to 1 provisions of section 33(3).

In the above view of the whole matter, I he that the action taken against this worker suspending him from 5th April 1962 and reduci his wages by way of granting subsistance allowan only was in contravention of the provisions section 33(2)(a) and (3) of the Industrial Disput Act. I am also satisfied from the evidence the there was no legal and sufficient ground for suspension. The worker has proved without challenge that he was suspended on reduced wage simply upon the report of one Shri Nibaran Roandher peon, and there was no enquiry and the suspension was not withdrawn even though Shri

baran Ray withdrew his report against this orker and both of them submitted a joint petition the Chairman stating that there was no quarrel tween them and the report made by Shri Nibaran by was not correct. This complaint under section A must therefore succeed and an award is to be ade in favour of the applicant.

In the result, I allow this application under secon 33A, Industrial Disputes Act, and award that e suspension of the applicant complained of in e application was illegal and in contravention of e provisions of section 33 and there was also no gal or sufficient ground for taking such action ainst the applicant and the action taken was justified and malafide and the applicant shall be lowed to work in his own post as peon on full ages with immediate effect and he shall be paid is full wages from the date of suspension till the ate of his being allowed to work on full wages, less he amount already paid, by way of subsistance flowance, and this payment shall be made within a nonth from the publication of the award.

Dictated and corrected by me. S. K. ROY, Judge.

S. K. ROY, Judge, Seventh Industrial Tribunal. 4-10-62.

By order of the Governor,
A. K. BHATTACHARYYA,
Dy. Secy. to the Govt. of West Bengal.

No. 6040-I.R./IR/14L-14/60.—31st October 1962.—Whereas under the Government of West Bengal, Labour Department, order No. 3623-I.R./IR/14L-14/60, dated the 19th July 1960, read with its corrigendum No. 509-I.R./IR/14L-14/60, dated the 6th February 1962, the industrial disputes between the Municipalities in West Bengal mentioned in the list attached to the said order represented by the West Bengal Municipal Association, C-55 College Street Market, Calcutta-12, and their workmen represented by the West Bengal Municipal Employees' Federation, Dr. Meghnath Saha Road, Asansol, Burdwan, Hooghly District Municipal Workers' Union, 346 G. T. Road, Belur, Howrah, and Chandernagore Municipal Corporation Sramik Union, Laldighir Dhar, G. T. Road, Chandernagore, Hooghly, regarding the issue mentioned in the said order, being a matter specified in the Second and the Third Schedules to the Industrial Disputes Act, 1947 (XIV f 1947), was referred to the Seventh Industrial ribunal for adjudication;

And whereas during the pendency of proceedings efore the said Industrial Tribunal Shri Ajit Kumar hattacharjee, a workman of Budge Budge Municiality, made a complaint in writing to the said ndustrial Tribunal against the said Budge Budge Municipality alleging that the said Municipality had uspended the said workman concerned in such ispute:

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 XIV of 1947), the said Industrial Tribunal has be disputed upon the said complaint and submitted to the State Government.

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### ANNEXURE

In the matter of a complaint under section 33A, Industrial Disputes Act, filed by Shri Ajit Kumar Bhattacharjee, Driver-Mechanic, Budge Budge Municipality, against the Commissioners, Budge Budge Municipality, P.O. Budge Budge, 24-Parganas. (Case No. 67 of 1962 under section 33A.)

### BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri S. K. ROY, Judge, Seventh Industrial Tribunal.

For the applicant: Shri B. Chatterjee, General Secretary, West Bengal Municipal Employees' Federation.

For the Municipality: Shri S. Roy, Advocate.

#### **AWARD**

This is an application under section 33A, Industrial Disputes Act, filed by Shri Ajit Kumar Bhattacharjee, a Driver-Mechanic employed by Budge Budge Municipality, complaining of his alleged punishment by the Municipality by keeping him under suspension since 29th April 1962 upon some unfounded, frivolous and vague charges without holding any proper enquiry within a reasonable time in spite of his reply to the charge-sheet with a prayer for an impartial enquiry at an early date. It is also alleged that he is a "protected workman" under the explanation to section 33, Industrial Disputes Act, and is also the Assistant Secretary of the local Municipal Employees' Union. It is contended that he has been taking lead in sponsoring move-ments in support of the workers' demands since 1960 and this has antagonised the Municipal authorities against him and so they are seeking to victimise him by punitive suspension on false and frivalous charges without giving him a full opportunity to meet the charges in a fair and impartial enquiry according to the principles of natural justice. On the above allegations, it is urged that the Municipality has contravened the provisions of section 33, Industrial Disputes Act, in suspending him by way of punishment and the Municipality is guilty of victimisation and unfair labour practice against him with some malafide and ulterior motive. The prayer is made for directing the Municipal authorities to withdraw the order of suspension immediately and to pay him full wages for the idle period since suspension. The application has been made because he was suspended during the pendency of the adjudication proceedings of another dispute between this Municipality and its workers referred to this Tribunal by Government Order No. 3623-I.R./IR/ 14L-14/60, dated the 19th July 1960, without complying with the requirement of section 33.

The Municipality has filed a reply to the application under section 33A contending inter alia that he was suspended upon clear and definite charges and an enquiry was proposed to be held regarding the charges and notice was issued accordingly to the charge-sheeted worker, but before the enquiry could be finalised, the present application was

made and thereafter the enquiry proceedings were stopped. It has also been alleged that there was reasonable basis for the charges. It has been finally contended that as an enquiry regarding the chargesheet issued to the worker was in progress and it was not finalised and no definite punishment was inflicted upon him, this application is incompetent and not maintainable in law.

On the date of hearing, the parties came to an amicable settlement regarding the present proceedings under section 33A, Industrial Disputes Act, and they filled a joint petition of compromise setting out the terms upon which the matter was settled. I have considered the terms of compromise. They appear to be quite lawful, fair and reasonable and I am satisfied that there has been a bona fide settlement of the present dispute between the parties on those terms. Accordingly, there is to be a compromise award in the case on the basis of the terms set out in the joint petition of compromise.

In the result, I make a compromise award on the basis of the terms embodied in the joint petition of compromise, a copy whereof is made a part of the award as an Annexure.

S. K. ROY, Judge, Seventh Industrial Tribunal.

1-10-62.

#### Annexure

### BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

(Shri S. K. ROY, Judge.)

In the matter of an application under section 33A, Industrial Disputes Act, 1947, filed by Shri Ajit Kumar Bhattacharjee, Driver-Mechanic, Budge Budge Municipality against the Commissioners of Budge Budge Municipality.

#### And

In the matter of Reference No. 3623-I.R./IR/14L-14/60 of 19th July 1960.

The humble petition of the petitioner and the opposite party aforesaid—

Most respectfully sheweth:

1. That the matter came up for hearing before the learned Tribunal aforesaid on 29th September 1962.

- 2. That it is agreed by and between the particular that the matter may be disposed of under the following terms and conditions:
  - (A) The case is disposed of.
  - (B) The Commissioners will enquire and finalis the case of the aforesaid petitioner by 29t October 1962.
  - (C) Reasonable opportunity should be given to the workman concerned to present his case before the enquiry committee or the Commissioners as the case may be.
  - (D) If the Commissioners finally decide that Shi, Ajit Bhattacharjee is guilty and want to inflict any punishment on him, proper permission of this learned Tribunal will have to be sought first within 13th November 1962.
  - (E) On grounds of natural justice and equity a subsistence allowance at the rate of 25 per cent. of the total wages will be paid to the workman, Shri A. Bhattacharjee, for the period of suspension and this amount will be paid to him before the Pujas.

The petitioner and the opposite party pray that the aforesaid case may be disposed of in the aforesaid manner.

And your petitioners as in duty bound shall ever pray.

For the Municipality:

S. Roy, Advocate.

29-9-62.

For the Union:

B. Chatterjee.

S. K. ROY, Judge, Seventh Industrial Tribunal

1-10-62.

By order of the Governor,

A. K. BHATTACHARYYA,

Dy. Secy. to the Govt. of West Benga





## (Bazette

### Extraordinary

### Published by Authority

RTIKA 12 |

SATURDAY, NOVEMBER 3, 1962

[SAKA 1884

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

### COVERNMENT OF WEST BENCAL LAW DEPARTMENT

### Legislative **NOTIFICATION**

2600L.-3rd November, 1962.-The Govfor having been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the the Vest belgal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information. information:-

### THE CALCUTTA MUNICIPAL (SECOND AMENDMENT) BILL, 1962,

### A

### BILL

to amend the Calcutta Municipal Act, 1951.

WHEREAS it is expedient to amend the Calcutta West Ben. Municipal Act, 1951, for the purposes and in the manner Act XXXIII of hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

Short title. 1. This Act may be called the Calcutta Municipal (Second Amendment) Act, 1962.

Insertion of new sections 47A and 47B in West B XXXIII of 1951.

After section 47 of the Calcutta Municipal Act, 1951 (hereinafter referred to as the said Act), the following sections shall be inserted, namely:-

> "Appointment of officers by Government. ment is of

(I)47A. Notwithstanding anything to the contrary contained in this Act, if at any time the State Governopinion that it is necessary The Calcutta Municipal (Second Amendment) Bill, 1962.

### (Clause 2.)

for improving the municipal administration so to do, it may depute, by notification in the Official Cacette, one or more officers who are or have been in its service, or in the service of any Corporation owned or controlled by it with the consent of such Corporation, who will act as special Deputy Commissioners and assist the Commissioner and take charge of such branches of the municipal administration as may be assigned to them by the Commissioner for such period as may be specified in the notification.

- (2) Notwithstanding any provisions of this Act or of any rules, orders, bye-laws and notifications to the contrary, the officer or officers referred to in sub-section (1) shall, subject to the control of the Commissioner, exercise all the executive powers, perform all the executive functions and discharge all the duties of any of the municipal authorities in respect of the administration of the branches assigned to them by the Commissioner including the powers, functions and duties delegated to the Commissioner by the Corporation under section 30 and shall, subject to the provisions of section 87 regarding appeals, exercise disciplinary control over the staff employed in the said branches including the power to inflict any punishment, other than the punishment of dismissal or removal, on any member of such staff.
- (3) The powers, functions and duties referred to in sub-section (2) shall not extend to matters relating to the budget, or to imposition of rates, taxes and fees, or, except as otherwise provided, to matters which require to be decided by the Corporation at a meeting.
- (4) During the period specified in the notification referred to in sub-section (1) the Commissioner may take action as provided in section 31 without any resolution of any Standing Committee in that behalf or direct the execution of any work or the doing of any act as in an emergency as provided in section 33
- (5) No action shall be taken by the Commissioner or the special Deputy Commissioners under sub-section (2) or sub-section (4), as the case may be, in respect of any matter contrary to any specific decision of any of the authorities thereon.
- (6) The State Government may, if it so thinks fit, reduce or extend the period specified in the notification referred to in sub-section (1).

Remuneration of 47B. There shall be paid the deputed officers, out of the Municipal Fund—

(I) to the officers deputed under subsection (I) of section 47A such salaries and allowances as the State Government may determine; The Calcutta Municipal (Second Amendment) Bill, 1962. (Clause 3.)

> (2) to the State Government such contributions for leave, pension or provident fund as may be payable under the rules governing the deputation of such officers or as the State Government may determine.".

Repeal and

3. (1) The Calcutta Municipal (Amendment) Ordinance, West Ben. 1962, is hereby repealed.

Ord. III of 1962.

(2) Anything done or any action taken under the said Act as amended by the Calcutta Municipal (Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 31st day of August, 1962.

### STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to empower the State Government to depute officers to the Calcutta Corporation if and when it becomes necessary for improving any aspect of the municipal administration. The necessity for making provisions to that effect in the Calcutta Municipal Act, 1951, became apparent during the last cholera epidemic in Calcutta.

CAIR UTTA. The 2nd November, 1962.

> S. K. MUKHERJEE, Member-in-charge.

By order of the Governor, K. K. HAJARA, Secy. to the Govt. of West Bengal.



## (Bazette

### Extraordinary

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MONDAY, NOVEMBER 5, 1962

[SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYA'TS

**Calcutta** 

### **NOTIFICATIONS**

No. 267/Panch/1P-29/62.—31st October 1962.—In Aercise of the power conferred by section 25 of the Vest Bengal Panchayat Act, 1957 (West Bengal Act of 1957), the Governor is pleased, for the purposes eferred to in sub-section (1) of the said section, ereby, to establish the following Anchal Panchayats omprising the number of contiguous Gram Sabhas hed in this behalf as shown in the table below in espect of each Anchal Panchayat and to specify herein the names and the territorial limits of the hid Anchal Panchayats.

### Nij Narajol Anchal Panchayat

The area comprised within the local limits of jurisction of the-

- (1) Supapur Suri Gram Sabha.
- (2) Kantadarja Gram Sabha.
- (3) Danikola Gram Sabha.
- (4) Harirajpur Gram Sabha.
- (5) Nij Narajol Gram Sabha.
- (6) Kalyanpur Gram Sabha.
- (7) Ramdaspur Gram Sabha.
  (8) Chandipur Gram Sabha.
- (9) Dubrajpur Gram Sabha.
- (10) Baluri Gram Sabha.

No. of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat

### Rajnagar Anchal Panchayat

The area comprised within the local limits of jurisdiction of the-

- (1) Samat Gram Sabha.
- (2) Rajnagar East Gram Sabha.
- (3) Rajnagar West Gram Sabha.
- (4) Hosenpur Gram Sabha.
- (5) Jadupur Gram Sabha.(6) Dadpur Gram Sabha.
- (7) Jhumjhumi Gram Sabha.
- (8) Dihipalsa Gram Sabha. (9) Harirampur Gram Sabha.
- (10) Suratpur Gram Sabha.
- (11) Gurli Gram Sabha.

No. of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat -11.

### Sarberia Anchal Panchayat

The area comprised within the local limits of jurisdiction of the-

- (1) Janarddanpur Gram Sabha.
- (2) Gobindapur Gram Sabha.
- (3) Uttar Dhankal Gram Sabha.
- (4) Abhirampur Gram Sabha.
- (5) Krishnanagar Gram Sabha.
- (6) Manikpur Gram Sabha.(7) Tatarpur Gram Sabha.
- (8) Jagannathbati Gram Sabha.
- (9) Kadirpur Fakir Bazar Gram Sabha.
- (10) Radhanagar Gram Sabha.
- (11) Brahmanbasan Gram Sabha.
- (12) Srirampur Gram Sabha.

No. of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat

#### Nandanpur Anchal Panchayat

The area comprised within the local limits of jurisdiction of the

- (1) Sahapur Gram Sabha.
- (2) Rabidaspur Gram Sabha.
- (3) Parbbatipur Gram Sabha. (4) Gobindanagar Gram Sabha.
- (5) Chak Bualia Gram Sabha.
- (6) Jyotisab Gram Sabha.
- (7) Saiyadkarim Gram Sabha.
- (8) Balitora Gram Sabha.
- (9) Sekendarı Gram Sabha.
- (10) Kısmat Kalora Gram Sabha.
- (11) Basantapur Gram Sabha.

No of contiguous Gram Sabhas fixed in this benalf in respect of each Anchal Panchayat -- 11.

#### Panchberya Anchal Panchayat

The area comprised within the local limits of jurisdiction of the

- (1) Panchberya Gram Sabha.
- (2) Uttar Gobindanagar Gram Sabha.
- (3) Kalai Kundu Gram Sabha.
- (4) Kalara Gram Sabha.
- (5) Barjalalpur Gram Sabha.
- (6) Kunjapur Gram Sabha.
- (7) Khar-Radhakrishnapur Gram Sabha.(8) Karunachak Gram Sabha.

No of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat 8.

#### Basudebpur Anchal Panchavat

The area comprised within the local limits of jurisdiction of the

- (1) Bara Simulia Gram Sabha.
- (2) Nabin Simla Gram Sabha.
- (3) Chandpur Gram Sabha.(4) Kalmilor Gram Sabha.
- (5) Radhakantapur Gram Sabha.
  (6) Basudebpur West Gram Sabha.
  (7) Khat Barui Gram Sabha.
- (8) Harekrishnapur Gram Sabha.
- 19) Sridharpur Gram Sabha.

No. of contiguous Gram Sabhas fixed in this behalf in respect of each Anchal Panchayat

#### Daspur Anchal Panchayat

The area comprised within the local limits of jurisdiction of the

- (1) Ranapur Gram Sabha.
- (2) Gadighat Gram Sabha.
- (3) Beliaghata Gram Sabha.
- (4) Gopinathpur Gram Sabha.
- (5) Sujanagar Gram Sabha.(6) Daspur Gram Sabha.
- (7) Mamudpur Gram Sabha. (3) Dihichetua Gram Sabha.
- (9) Syamsundarpur Gram Sabha.

- (10) Purushottampur Gram Sabha.
- (11) Radhakrishnapur Gram Sabha.(12) Sagarpur Gram Sabha.

No. of contiguous Gram Sabhas fixed in behalf in respect of each Anchal Pancha

Gram Sabhas constituted by notificatoin No. 2 Panch/1P-29/62, dated the 31st October 1 in police-station Daspur, district Midnapor

> By order of the Govern R. N. BHATTACHARI

Dy. Secy. to the Govt. of West Ben

No. 266/Panch/1P-29/62.—31st October 196; Whereas the West Bengal Panchayat Act, 1957 (W Bengal Act I of 1957), has come into force in area within police-station Daspur in the district Midnapore (hereinafter referred to as the said an under notification No. 3693/DP/1A-69/60, dated) 13th December 1960, published at page 3259 of P. I of the "Calcutta Gazette, Extraordinary", dated t 15th December 1960;

Now, therefore, in exercise of the power confer by section 3 of the West Bengal Panchayat Act, 19 (West Bengal Act I of 1957), the Governor is pleas hereby to constitute for the purposes of the said A within the said area the Gram Sabhas mentioned table below and to specify therein the name and t local limits of jurisdiction, of each such Gri Sabha: -

#### Supapur Suri Gram Sabha

- (1) Mauza Supapur Suri, J.L. No. 1.
- (2) Mauza Uttar Jharia, J.L. No. 5.

Kantadaria Gram Sabha

- (1) Mauza Kantadarja, J.L. No. 4.
- (2) Mauza Baramara, J.L. No. 12.

Danikola Gram Sabha

- (1) Mauza Danikola, J.L. No. 14.
- (2) Mauza Hajakundu, J.L. No. 13. (3) Mauza Simana, J.L. No. 3.

Harirajpur Gram Sabha

- Mauza Harirajpur, J.L. No. 10.
   Mauza Kismat Narajol, J.L. No. 16.

Nij Narajol Gram Sabha

- (1) Mauza Nij Narajol, J.L. No. 17.
- (2) Mauza Metyasora, J.L. No. 15.

Kalyanpur Gram Sabha

- (1) Mauza Kalyanpur, J.L. No. 18.
- (2) Mauza Bachhrakundu, J.L. No. 22. (3) Mauza Gobrakundu, J.L. No. 21.

Ramdaspur Gram Sabha

- (1) Mauza Ramdaspur, J.L. No. 19.
- (2) Mauza Balipota, J.L. No. 20.

Chandipur Gram Sabha

- (1) Mauza Chandipur, J.L. No. 7.
- (2) Mauza Raikundu, J.L. No. 6.
- (3) Mauza Dakshin Jharia, J.L. No. 11.

#### Dubrajpur Gram Sabha

Mauza Dubrajpur, J.L. No. 9.
 Mauza Singaghai, J.L. No. 8.

#### Baluri Gram Sabha

(1) Mauza Baluri, J.L. No. 2.

#### Samat Gram Sabha

(1) Part of mauza Samat bearing J.L. No. 23 which is locally known as Samat bounded on

North--by plot Nos. 1662, 1660, 1654, 1655, 1636, 1637, 1638, 1620, 1617, 1596.

East—by plot Nos. 1594, 1591, 1590, 1589, 1587, 1556, 1554, 1553, 1551, 1522, 1521, 1520, 1519, 1518, 1513, 1512, 1511, 1506, 1505, 1504, 1503, 1433, 1435, 1434, 3092, 840, 843, and then along with the bundh bearing plot No. 520 (Plots are included).

South—by the mauza boundary of mauza Samat J.L. No. 23.

West—by the mauza boundary of mauza Samat, J.L. No. 23.

#### Rajnagar East Gram Sabha

(1) Part of mauza Rajnagar bearing J.L. No. 25 which is locally known as Purba Rajnagar bounded on the-

West-by river Kanki, plot No. 1684.

East—by mauza boundary of mauza Rajnagar, J.L. No. 25.

South-by mauza boundary of mauza Rajnagar, J.L. No. 25.

North- by mauza boundary of mauza Rajnagar, J.L. No. 25.

#### Rajnagar West Gram Sabha

(1) Part of mauza Rajnagar bearing J.L. No. 25 which is locally known as Paschim Rajnagar bounded on the-

East-by river Kanki, plot No. 1684.

South—by mauza boundary of mauza Rajnagar, J.L. No. 25.

West-by mauza boundary of mauza Rajnagar, J.L. No. 25.

North-by mauza boundary of mauza Rajnagar, J.L. No. 25.

(2) Mauza Ramdebpur, J.L. No. 26.

#### Hosenpur Gram Sabha

(1) Mauza Hosenpur, J.L. No. 24.
 (2) Part of mauza Samat bearing J.L. No. 23 which is locally known as Ramgarh bounded

North-by mauza boundary of mauza Samat, J.L. No. 23.

South—by plot Nos. as mentioned in the Samat Gram Sabha (plots are excluded—plot Nos. 1594, 1591, 1590, 1589, 1587, 1556, 1554, 1553, 1551, 1522, 1521, 1520, 1519, 1518, 1513, 1512, 1511, 1506, 1505, 1504, 1503, 1433, 1435, 1434, 3092, 840, 843).

East -by mauza boundary of mauza Samat, J.L. No. 23.

West-by mauza boundary of mauza Samat, J.L. No. 23.

#### Jadupur Gram Sabha

(1) Mauza Jadupur, J.L. No. 27.(2) Mauza Gokulnagar, J.L. No. 28.(3) Mauza Gopalnagar, J.L. No. 29.

#### Dadpur Gram Sabha

(1) Mauza Dadpur, J.L. No. 31.

#### Jhumjhumi Gram Sabha

(1) Mauza Jhumjhumi, J.L. No. 34. (2) Mauza Paltaberia, J.L. No. 47.

#### Dihipalsa Gram Sabha

(1) Mauza Dihipalsa, J.L. No. 30.

(2) Mauza Pakurdana, J.L. No. 36. (3) Mauza Belberia Gopalnagar, J.L. No. 35.

#### Harirampur Gram Sabha

(1) Mauza Harirampur, J.L. No. 38.

(2) Mauza Surnayanpur, J.L. No. 46.

(3) Mauza Anandagar, J.L. No. 37.

#### Suratpur Gram Sabha

(1) Mauza Suratpur, J.L. No. 41.

#### Gurli Gram Sabha

(1) Mauza Gurli, J.L. No. 39.

(1) Mauza Rupnarayanpur, J.L. No. 40.

#### Janarddanpur Gram Sabha

(1) Mauza Janarddanpur, J.L. No. 120. (2) Mauza Poshtanka, J.L. No. 121.

(3) Mauza Krittibaspur, J.L. No. 122.

#### Gobindapur Gram Sabha

(1) Mauza Gobindapur, J.L. No. 119.

(2) Mauza Damodarpur, J.L. No. 118.

#### Uttar Dhankhal Gram Sabha

(1) Mauza Uttar Dhankhal, J.L. No. 123.

(2) Mauza Dakshin Dhankhal, J.L. No. 124. (3) Mauza Makarampur, J.L. No. 125.

#### Abhirampur Gram Sabha

(1) Mauza Abhirampur, J.L. No. 126.

(2) Mauza Barkasimpur, J.L. No. 130.

(3) Mauza Brindabanpur, J.L. No. 127.

#### Krishnanagar Gram Sabha

Mauza Krishnanagar, J.L. No. 133.
 Mauza Gadaipur, J.L. No. 132.
 Mauza Anantapur, J.L. No. 134.
 Mauza Saiyadpur, J.L. No. 131.

#### Manikpur Gram Sabha

(1) Mauza Manikpur, J.L. No. 136.

(2) Mauza Nabin Mahespur, J.L. No. 135.

(3) Mauza Patla, J.L. No. 137.

#### Tatarpur Gram Sabha

- Mauza Tatarpur, J.L. No. 112.
   Mauza Gangaprasad, J.L. No. 107.
   Mauza Ratnapur, J.L. No. 106.
   Mauza Saulan, J.L. No. 105.

#### Jagannathbati Gram Sabha

- Mauza Jagannathbati, J.L. No. 129.
   Mauza Dharmasagar, J.L. No. 138.
   Mauza Sarberya, J.L. No. 104.

#### Kadirpur Fakir Bazar Gram Sabha

- (1) Mauza Kadirpur Fakir Bazar, J.L. No. 108.
- (2) Mauza Salampur, J.L. No. 109.

#### Radhanagar Gram Sabha

- (1) Mauza Radhangar, J.L. No. 110.
- (2) Mauza Nabin Basdebpur, J.L. No. 116.

#### Brahmanbasan Gram Sabha

- (1) Mauza Brahmanbasan, J.L. No. 111.
- (2) Mauza Machhgerya, J.L. No. 113. (3) Mauza Debkul, J.L. No. 128.

#### Srirampur Gram Sabha

- Mauza Srirampur, J.L. No. 117.
   Mauza Jot Bani, J.L. No. 115.
   Mauza Jotmuri, J.L. No. 114.

#### Sahapur Gram Sabha

- (1) Mauza Sahapur, J.L. No. 147. (2) Mauza Arkhana, J.L. No. 149.
- (3) Mauza Tiorberya, J.L. No. 148.

#### Rabidaspur Gram Sabha

(1) Mauza Rabidaspur, J.L. No. 90.

#### Parbbatipur Gram Sabha

(1) Mauza Parbbatipur, J.L. No. 87.

#### Gobindanagar Gram Sabha

- (1) Mauza Gobindanagar, J.L. No. 78.
- (2) Mauza Durgapur, J.L. No. 79.

#### Chak Bualia Gram Sabha

- (1) Mauza Chak Bualia, J.L. No. 146.
- (2) Mauza Dharmma, J.L. No. 145.

#### Jyotisab Gram Sabha

- Mauza Jyotisab, J.L. No. 141.
   Mauza Paikan Bualia, J.L. No. 142.
- (3) Mauza Behari Chak, J.L. No. 144. (4) Mauza Chak Sundar, J.L. No. 143. (5) Mauza Behari Chak, J.L. No. 92. (6) Mauza Balakraut, J.L. No. 93.

#### Saiyad Karim Gram Sabha

- Mauza Saiyad Karim, J.L. No. 89.
   Mauza Rambati, J.L. No. 91.
   Mauza Nandanpur, J.L. No. 96.

#### Balitora Gram Sabha

- Mauza Balitora, J.L. No. 103.
   Mauza Ramchandrapur, J.L. No. 139.
   Mauza Chakprasad, J.L. No. 140.
   Mauza Paikan Laxshmi, J.L. No. 95.
- (5) Mauza Bujruk Baikunthapur, J.L. No. 94.

#### Sekendari Gram Sabha

- (1) Mauza Sekendari, J.L. No. 101.
  (2) Mauza Mahespur, J.L. No. 100.
  (3) Mauza Jaykrisnapur, J.L. No. 102.

#### Kismat Kalora Gram Sabha

- Mauza Kismat Kalora, J.L. No. 99.
   Mauza Tatarkhan, J.L. No. 98.
   Mauza Mirjjapur, J.L. No. 97.

#### Basantapur Gram Sabha

- (1) Mauza Basantapur, J.L. No. 77.(2) Mauza Nijampur, J.L. No. 88.

#### Panchberya Gram Sabha

(1) Mauza Panchberya, J.L. No. 165.

#### Uttar Gobindanagar Gram Sabha

- (1) Mauza Uttar Gobindanagar, J.L. No. 164.
- (2) Mauza Banskhal, J.L. No. 76.

#### Kalai Kundu Gram Sabha

- (1) Mauza Kalai Kundu, J.L. No. 180.
- (2) Mauza Jot Gauranga, J.L. No. 170.

#### Kalara Gram Sabha

(1) Mauza Kalara, J.L. No. 72.

#### Barjalalpur Gram Sabha

- (1) Mauza Barjalalpur, J.L. No. 75.
- (2) Mauza Jatadharpur, J.L. No. 74. (3) Mauza Jalalpur, J.L. No. 166.

#### Kunjapur Gram Sabha

- Mauza Kunjapur, J.L. No. 70.
   Mauza Samatberia, J.L. No. 71.
   Mauza Sultannagar, J.L. No. 69.

#### Khar Radhakrishnapur Gram Sabha

- (1) Mauza Khar Radhakrishnapur, J.L. No. 68.
- (2) Mauza Kisornagar, J.L. No. 73.

#### Karunachak Gram Sabha

(1) Mauza Karunachak, J.L. No. 181.

#### Bara Simulia Gram Sabha

(1) Mauza Bara Simulia, J.L. No. 62.

#### Nabin Simla Gram Sabha

- Mauza Nabin Simla, J.L. No. 186.
   Mauza Mahabatpur, J.L. No. 185.

#### Chandpur Gram Sabha

- Mauza Chandpur, J.L. No. 33.
   Mauza Baikunthapur, J.L. No. 64

#### Kalmijor Gram Sabha

(1) Mauza Kalmijor, J.L. No. 65. (2) Mauza Paikan-Durjyodhan, J.L. No. 32.

#### Radhakantapur Gram Sabha

(1) Mauza Radhakantapur, J.L. No. 67.

#### Basudebpur West Gram Sabha

(1) Mauza Basudebpur, J.L. No. 63. Part of mauza Basudebpur bearing J.L. No. 63 which is locally known as West Basudebpur bounded on the-

East—by District Board Road, plot No. 1122 and plot Nos. 974, 979, 965, 964, 956, 1123, 1143. 1658 and then along the mauza boundary of West Basudebpur.

West---by mauza boundary.

North-by mauza boundary.

South-by mauza boundary of mauza Basudebpur, J.L. No. 63.

#### Harekrishnapur Gram Sabha

(1) Mauza Harekrishnapur, J.L. No. 183.

#### Sridharpur Gram Sabha

- (1) Mauza Sridharpur, J.L. No. 182.
- (2) Mauza Baneswarpur, J.L. No. 184.

#### Khat Barui Gram Sabha

(1) Mauza Khat Barui, J.L. No. 66.

(2) Part of mauza Basudebpur bearing J.L. No. 63 which is locally known as East Basudebpur bounded on the-

West-by District Board Road, plot No. 1122 and plot Nos. 981, 990, 991, 996, 1121, 1723, 1120, 1119.

East—by mauza boundary of mauza Basudebpur. South-bv mauza boundary Basudebpur.

North-by mauza boundary of mauza Basudebpur, J.L. No. 63.

#### Ranapur Gram Sabha

(1) Mauza Ranapur, J.L. No. 202.

Gadighat Gram Sabha

(1) Mauza Gadighat, J.L. No. 201.

#### Beliaghata Gram Sabha

- Mauza Beliaghata, J.L. No. 56.
   Mauza Baidyapur, J.L. No. 57.

#### Gopinathpur Gram Sabha

(1) Mauza Gopinathpur, J.L. No. 200.

(2) Mauza Kotalpur, J.L. No. 203.

#### Sujanagar Gram Sabha

Mauza Sujanagar, J.L. No. 53.
 Mauza Laoda, J.L. No. 55.

#### Daspur Gram Sabha

Mauza Daspur, J.L. No. 60.
 Mauza Nuniyagoda, J.L. No. 54.

#### Mamudpur Gram Sabha

- Mauza Mamudpur, J.L. No. 61.
- (1) Mauza Rasulpur, J.L. No. 49.

#### Dihichetua Gram Sabha

- (1) Mauza Dihichetua, J.L. No. 48.
- (2) Mauza Sitakundu, J.L. No. 42.
  (3) Mauza Majlispur, J.L. No. 43.
  (4) Mauza Khoridda Bishnupur, J.L. No. 44.
- (5) Mauza Dharmmapur, J.L. No. 45.

#### Shyamsundarpur Gram Sabha

- (1) Mauza Shyamsundarpur, J.L. No. 50.
- (2) Mauza Raghunathpur, J.L. No. 51.
- (3) Mauza Simultala, J.L. No. 52.

#### Purushottampur Gram Sabha

- (1) Mauza Purushottampur, J.L. No. 59.
- (2) Mauza Bharatpur, J.L. No. 195.
- (3) Mauza Dihi Baliharpur, J.L. No. 58.

#### Radhakrishnapur Gram Sabha

- (1) Mauza Radhakrishnapur, J.L. No. 194.
- (2) Mauza Majlishpur, J.L. No. 193.

#### Sagarpur Gram Sabha

(1) Mauza Sagarpur, J.L. No. 192.

By order of the Governor, R. N. BHATTACHARIEA, Dy. Secy. to the Govt. of West Bengal.

# The



# Gazette

# Calcutta

### Extraordinary

#### Published by Authority

ARTIKA 14

MONDAY, NOVEMBER 5, 1962

SAKA 1884

ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

# COVERNMENT OF WEST BENGAL LAW DEPARTMENT

Legislative NOTIFICATION

No. 2602L. -5th November, 1962.—The Governor using been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:—

THE WEST BENGAL PUBLIC LAND (EVICTION OF UNAUTHORISED OCCUPANTS) BILL, 1962.

#### A

#### BILL

to provide for the speedy eviction of unauthorised occupants from public lands.

WHEREAS it is expedient to provide for the speedy eviction of unauthorised occupants from public lands;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title and extent.

- 1. (1) This Act may be called the West Bengal Public Land (Eviction of Unauthorised Occupants) Act, 1962.
  - (2) It extends to the whole of West Bengal.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,—
  - (1) "Collector" means-

/\_ :- Calautta the Land Acquisition Collector.

#### The West Bengal Public Land (Eviction of Unauthorised Occupants) Bill, 1962.

#### (Clause 3.)

- (b) obsewhere, the Chief Officer in charge of revenue administration of the district, and includes any Officer, not below the rank of a Magistrate of the first class, specially appointed by the State Government 'to perform' all or any of the functions of a Collector under this Act:
- Explination.—In this clause "Calcutta" has the same meaning a in the Calcutta Municipal Act, West Ben. 1951.

A ot XXXIII

- (2) "land" includes buildings and other things attached of 1951. to the earth or permanently fastened to things attached to the earth;
- (3) "notification" means a notification published in the Official Gazette;
- (4) "owner" in relation to public land means the State Government or a local authority, as the ca e may be;
- (b) "; e on concerned", in relation to any public land, means any person who is in the use or occupatin of the public land;
- (6) "prescribed" means prescribed by rules made under this Act:
- (7) "public land" means any land belonging to, or taken on lease by, the State Government or any local authority and includes any land requisi-tioned by, or on behalf of, the State Government, but does not include a Government road or a highway within the meaning of the Bengal Bon. Act Highways Act, 1925, or any other law for the III of 1925. time being in force on the subject or any part of such Government road or highway;

(8) "unauthorised occupation", in relation to any public land, means the use or occupation by any person of the public land without authority in writing by or on behalf of the owner thereof.

Issue of notice to show cause against order for eviction of unantho rused occupant from public land

- 3. (1) If, in respect of any public land, the Collector s of opinion, upon application made by an officer of the owner of the public land authorised in this behalf by such owner or upon information received otherwise, that the public land is in the unauthorised occupation of any person persons, the Collector shall issue a notice calling upon all persons concerned to show cause before such date. not being less than fifteen days after the date of the notice, as may be specified in the notice why an order under clause (a) of sub-section (1) of section 4 should not be made, and shall cau e it to be served in the manner referred to in sub-section (2). Intimation of the date so specified shall be given to the owner of the public land and to its officer authorised under this sub-section.
- (2) A notice issued under ub-section (1) shall be served by affixing it on a conspicuous part of the public land concerned and in such other manner as may be prescribed.
- (3) A notice served in the manner referred to in section (2) shall be deemed to have been duly served.

The West Bengal Public Land (Eviction of Unauthorised Occupants) Bill, 1962.

#### (Clauses 4-6.)

Order for evieti an of pants from Public land.

- 4. (1) If, after considering the cause, if any, shown by unauthorisany person in pursuance of a notice issued under section 3 and any evidence adduced in support thereof, and any evidence which may be adduced by the owner and after making such further inquiry, if any, as he doems necessary,--
  - (a) the Collector is satisfied that no bona fide dispute regarding title to the public land exists and that the public land is in the unauthorised occupation of any person, he shall make an order directing such person --
    - (1) to vacate the public land and deliver possession thereof to the owner, and
    - (ii) to pay for the entire period during which he has been and continues to be in unauthorised occupation of the public land, damages at such rate, not exceeding double the rate of rent prevailing for similar lands with similar advantages in the vicinity, as may be prescribed, within such time as may be specified in the order; or
  - (b) the Collector is satisfied that the person concerned is not in unauthorised occupation of the public land or is of opinion that a bona dispute regarding title to the public land exists, he shall make an order cancelling the proceedings and referring the parties to the civil court:
  - Provided that no order under this sub-section shall be made to the prejudice of any person who has had no opportunity of being heard.
  - (2) Where an order has been made under clause (a) of sub-section (1), the Collector shall cause a copy of the order to be served in the manner referred to in sub-section (2) of section 3.

Collector's power to enforce delivery of by evicting unauthorised occupant.

- 5. (1) If, in respect of any public land or part thereof, any person concerned refuses or fails to comply with an order made under sub-clause (i) of clause (a) of sub-section (1) of section 4 within the time specified in the order or within such further time as the Collector may allow, then the Collector shall,-
  - (a) if a Magistrate, enforce delivery of possession of such public land or part to the owner after eventing the person concerned, or
  - (b) if not a Magistrate, apply to a Magistrate, or, in Calcutta as defined in section 3 of the Calcutta Bon. Act Police Act, 1866, to the Commissioner of Police, IV of 1866. Calcutta, and such Magistrate or Commissioner of Police, as the case may be, shall enforce delivey or possession of such public land or part to the owner after evicting the person concerned.

(2) The costs of enforcing such delivery of possession after evicting the person concerned shall be payable by the person concerned within such time as the Collector may, by order, direct.

Damages and o sate recoverable as public demand.

6. Any sum payable by any person as damages on costs under an order of the Collector under this Act shall be recoverable as a public demand.

The West Bengal Public Land (Eviction of Unauthorised Occupants) Bill, 1962.

#### (Clauses 7 -11.)

#### Appeal.

- 7. An appeal from an order made under this Act shall lie to
  - (a) the Commissioner of the Division, where the order is made by the Collector, and
  - (b) the Collector, where the order is made by any officer specially appointed under sub-clause (b) of clause (1) of section 2,

if preferred within thirty days from the date of the order appealed against and the decision of the Commissioner or the Collector, as the case may be, on such appeal shall be final.

Explanation .- In this section "Collector" include an officer specially appointed under sub-clause (b) of clause (1) of section 2.

#### Indomnity.

8. No suit, prosecution or other legal proceeding shall he against any person for anything which is in good faith Hone or intended to be done in pursuance of this Act or any rule or order made thereunder.

#### Power to make rules.

- 9. (1) The State Government may, by notification. make rules for carrying out the purposes of this Act.
- (2) In particular and without projudice to the generality of the foregoing power the State Government may make rules with respect to all or any of the following matters, namely:--
  - (a) the forms and the manner of service of notices under this Act;
  - (b) the procedure to be followed and the fees, if any, payable in appeals under section 7;
  - (c) any other matter which may be or is required to be prescribed.

#### Application.

10. The provisions of this Act shall have effect notwithstanding anything to the contrary contained in any law for the time being in force other than the Indian Act XLV Penal Code or the Code of Criminal Procedure, 1898, but of 1860. shall not apply in respect of the use or occupation of any public land by a displaced person as defined in clause (1) of section 2 of the Rehabilitation of Displaced Persons and Eviction of Persons in Unauthorised Occupation of Land 26 1951. Act, 1951, in respect of which an application for eviction of 1951. has been entertained under sub-section (1) of section 3 of that Act.

Act V of

#### Repeal and savings.

11. (1) The West Bengal Public Land (Eviction of West Ben. Unauthorised Occupants) Ordinance, 1962, is hereby Ord. VI of is hereby Ord. VI of repealed.

1962.

(?) Anything done or any action taken under the said Ordinance shall be deemed to have been validly done or taken under this Act as if this Act had commenced on the 8th day of September, 1962.

#### STATEMENT OF OBJECTS AND REASONS

It had been reported to the Government that the menace of encroachments on public lands, of illegal construction of structures thereon and of cultivation of Government-vested lands by trespassers, had assumed forbidding proportions affecting, more or less, all the districts of the State. The evil still continues to be rampant. Apart from section 144 of the Code of Criminal Procedure, 1898 (Act V of 1898) and section 447 of the Indian Penal Code, 1860 (Act XLV of 1860), which were of limited application to such encroachments, or protracted civil action for ejectment of the unauthorised occupants, there was no other course open to deal with the problem. In order, therefore, to provide for an expeditious machinery to deal with the problem, the West Bengal Public Land (Eviction of Unauthorised Occupants) Ordinance, 1962 (West Bengal Ordinance No. VI of 1962) was promulgated by the Governor.

2 The Bill seeks to enact the provisions of the said Ordinance after a slight amendment of the definition of the term "Collector".

S. BHATTACHARYYA.

Member-in-charge.

CALCUTTA,
The 2nd November, 1962.

By order of the Governor

K. K. HAJARA.

Secy. to the Govt. of West Bengal.





# Gazette

#### Extraordinary

#### Published by Authority

KARTIKA 14)

MONDAY, NOVEMBER 5, 1962

| SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly: and Bills published before introduction in that Assembly.

#### COVERNMENT OF WEST BENCAL LAW DEPARTMENT

**Calcutta** 

#### Legislative

NOTIFICATION

No. 2609L. -5th November, 1962.-The Governor having been pleased to order, under rule 66 of

the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for information : -

#### THE HOWRAH BRIDGE (AMENDMENT) BILL, 1962.

#### A **BILL**

to amend the Howrah Bridge Act, 1926.

Whereas it is expedient to amend the Howrah Bridge Ben. Act. Act, 1926 for the purposes and in the manner hereinatter IV of 1926. appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

Short title.

1. This Act may be called the Howrah Bridge (Amendment) Act, 1962.

Amendment of section 8 of Ben. Act 1V of 1926.

- 2. In section 8 of the Howrah Bridge Act, 1926 (hereinafter referred to as the said Act),-
  - (1) for clause (iii), the following clause shall be substituted. namely:-
    - "(iii) a tax of not more than three naye paise on every quintal of goods except salt, manganese ore, coal and coke, conveyed on the Eastern Railway and the South Eastern Railway into or from Howrah Station;

The Howrah Bridge (Amendment) Bill, 1962.

#### (Clause 3.)

- Explanation.—In this clause 'quintal' means one hundred kilograms;";
- (2) in clause (iv),—
  - (a) for the words "three pies on every passenger", the words "two naye paise on every passenger" shall be substituted, and
  - (h) in the proviso, for the words "four annas", the words "twenty five naye paise" shall be substituted;
- (3) in clause (v),--
  - (a) for the words "six pies", the words "three name paise" shall be substituted,
  - (b) for the words "three pies", the words "two name passe" shall be substituted,
  - (c) for the words "one anna or more", the words "six naye paise or more" shall be substituted,
  - (d) in the proviso,—
    - (i) for the words "eight annas", the words "fitty naye paise" shall be substituted, and
    - (ii) for the words "four annus", the words "twenty five nage paise" shall be substituted;
- (4) clause (vi) shall be omitted.

Amendment of section 9.

- 3. In section 9 of the said Act.
- (1) sub-sections (5) and (5a) shall be omitted;
- (2) in sub-section (6), for the words, figures and letter "in sub-sections (1) to (5a) of this section", the words and figures "in sub-sections (1) to (4) of this section" shall be substituted.

#### STATEMENT OF OBJECTS AND REASONS.

Amendment of the Howrab Bridge Act, 1926 is necessary in order to convert rates of taxes, and weights and measures into decimal coinage and metric system of weights and measures respectively.

- 2. It is also necessary to delete clause (vi) of section 8 of the Act.
- 3. The Bill has been prepared for the aforesaid purposes.

CALCUTTA,
The 1st November, 1962.

K. N. DAS GUPTA,

Member-in-charge.

By order of the Governor, K. K. HAJARA, Secy. to the Govt. of West Benyal. The

# Calcutta



Gazette

# Extraordinary Published by Authority

MONDAY, NOVEMBER 5, 1962 SAKA 1884

Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# AND AND LAND REVENUE DEPARTMENT

# Land Acquisition NOTIFICATION

der the Land Acquisition Act, 1894 (I of 1894), elation to the acquisition of land for the purcernment by notification No. 20/1/56-Judl(1), elation the Ministry of Home Affairs, under clause R. O. 1074 and published at page 868, Part II, 1955;

ad whereas, it appears to the Governor that land

Railway staff quarters at Sheorafuli Station will village of Sheorafuli, jurisdiction list No. 6, polic station Serampore, district Hooghly, it is made notified that a piece of land comprising, codastic plot No. 3094, 3095 and 3121 and part of callstraplot No. 3096, and measuring, more or less. 15th acres, is likely to be needed for the aforesaid public purpose at the public expense within the consult village of Sheorafuli.

The notification is made, under the prox aons of section 4 of the Land Acquisition Act, 1891, read with the said notification, to all whom it not concern.

A plan of the land may be inspected in the office

or the Collector, Hooghly.

In exercise of the powers conferred by the said section read with the said notification the Governous pleased to authorise the Officers for the time being engaged in the undertaking with their servint and workmen, to enter upon and survey the land and do all other acts required or permitted by the section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before Collector, Hooghly.

By order of the Governor,

H. L. CHAKRAVARTI,

Dy. Secy to the Govt. of West Benga

# The





### Gazetty

#### Extraordinary

#### Published by Authority

[ARTIKA 15]

TUESDAY, NOVEMBER 6, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### EPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### **NOTIFICATIONS**

24-Parganas. - No. 13112L.A. — 18th October 162. Whereas it appears to the Governor that land likely to be needed, for a public purpose, not sing a purpose of the Union, namely, for reclamam of the southern Salt Lake area and development fisheries, in the village of Nayabad, jurisdiction list 0. 25, police-station Tollygunge, district 24-arganas, it is hereby notified that a piece of land amprising cadastral plot Nos. 1 to 80 and 101 to 13, and measuring, more or less, 386.04 acres, is kely to be needed for the aforesaid public purpose the public expense within the aforesaid village of avabad.

This notification is made, under the provisions of ction 4 of Act I of 1894, to all whom it may neern.

A plan of the land may be inspected in the office the Special Land Acquisition Officer, Alipore, Parganas.

In exercise of the powers conferred by the aforeid section the Governor is pleased to authorise e officers for the time being engaged in the idertaking, with their servants and workmen, to iter upon and survey the land and do all other ts required or permitted by that section. Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor,

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13115L.A. — 18th October 1962.—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of tisheries, in the village of Barakhola, jurisdiction list No. 21, police-station Tollygunge, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 63 to 79, 81 to 90, 92 to 94 and 98 to 128, and measuring, more or less, 153.08 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Barakhola.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13118L.A. 18th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Madurdaha, jurisdiction list No. 12, police-station Tollygunge, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 302 to 309, 311 to 325, 328, 343 to 345, 404, 405, 408 to 453 and part of cadastral plot No. 310, and measuring, more or less. 383.48 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Madurdaha.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secv. to the Govt. of West Bengal.

24-Parganas. — No. 13121L A. 18th October 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Rajapore, jurisdiction list No. 23, police-station Tollygunge, district 24-Parganas, it is hereby notified that pieces of land comprising cadastral plot Nos. 805, 909, 948 to 959, 963 to 989 and parts of cadastral plot Nos. 789, 799, 804, 960, 961 and 962 and altogether measuring, more or less, 129,385 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Rajapore.

This notification is made, under the provisions  $_0$  section 4 of Act 1 of 1894, to all whom it  $m_{\tilde{q}}$  concern.

A plan of the land may be inspected in the offic of the Special Land Acquisition Officer, Alipor, 24-Parganas.

In exercise of the powers conferred by the afore said section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, a enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who had any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is gave in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13124L.A. — 18th October 1962.—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, lor reclamation of the southern Salt Lake area and development of fiisheries, in the village of Chakganiagachi, jurisdiction list No. 24, police station Tollygunge, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 40, and measuring, more of less, 188.52 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Chakganiagachi.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may

concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who have objection to the acquisition thereof, may within thirty days after the date on which public in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor.

H. L. CHAKRAVARTI.

Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13127L.A. — 18th October 1962.—Whereas it appears to the Governor that land is likly to be needed, for a public purpose not being a purpose of the Union, namely, for recalmation of the southern Salt Lake area and development of fisheries, in the village of Chakgaria, jurisdiction list No. 26, police-station Tollygunge, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 6, 103 to 106, 109 to 268 and 270, and measuring, more or less, 345.23 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Chakgaria.

This notification is made, under the provisions of ection 4 of Act 1 of 1894, to all whom it may oncern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer. Alipore, 4-Parganas.

In exercise of the powers conferred by the aforeaid section the Governor is pleased to authorise he officers for the time being engaged in the indertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13130L.A. - 18th October 1962. - Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Santoshpur, jurisdiction list No. 22, police-station Tollygunge, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 714 to 728, 739, 788 and 790, and measuring, more or less, 95.72 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Santoshpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13133L.A. — 18th October 1962.—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Khodhati, jurisdiction list No. 12, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 9, 11, 15 to 67, 69 to 90, 92 to 94, 160 and 161 and parts of cadastral plot Nos. 10, 12, 13, 68, 121 to 123, 128 and 130, and

measuring, more or less, 126.60 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Khodhati.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13137L.A. — 18th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Tihuria, jurisdiction list No. 16, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 2 to 429, 432, 439, 444 to 492, 494, 498 to 502, 507, 508, 622 to 629, 631, 632, 701 to 849, 864 to 1007, 1030 to 1131, 1134 to 1316, 1325 to 1329, 1331, 1333, 1609 to 1611 and parts of cadastral survey plot Nos. 431, 433 to 438, 440 to 443, 493, 495, 497, 503, 504, 506, 509 to 511, 635, 1132, 1133, 1317 to 1324, 1330, 1332, 1334, 1335, 1548 and 1638, and measuring, more or less, 569.00 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Tihuria.

This notification is made, under the provisions of section 4 of Act I or 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal. 24-Parganas. — No. 13140L.A. — 18th October 1962.—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation, of the southern Salt Lake area and development of fisheries, in the village of Kalikapur, jurisdiction list No. 20, police-station Tollygunge, district 24-Parganas, it is factor actual that a piece of land comprising cade trai plot Nos. 304 to 352, and measuring, note of less, 220.37 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Kalikapur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the within thirty days after notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

24-Parganas. — No. 13143L.A. – 18th October 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Choubaga, jurisdiction list No. 3, police-station Tollygunge, district 24-Parganas, it is hereby notified that a piece of land comprising callistral plot Nos. 547 to 554, and measuring, more or less, 18.96 acres, is likely to be needed for the abresaid public purpose at the public expense within the aforesaid village of Choubaga.

This notineation is made, under the provisions of section 4 of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal. 24-Parganas. — No. 13146L.A. — 18th October 1962.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Dhapa, jurisdiction list No. 2, police-station Tollygunge, district 24-Parganus it is hereby notified that a piece of land comprising cadastral plot Nos. 765, 766, 809, 821, 822, 824 and 826 to 852 and parts of cadastral plot Nos. 819 and 823, and measuring, more or less, 10.34 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Dhapa.

This notification is made, under the provisions of section 4 of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13167L.A.—19th October 1962.
—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Dhapamanpur, jurisdiction list No. 1, police-station Bhangore, district 24-Parganas, it is hereby notified that pieces of land comprising cadastral plot Nos. 1513 to 1540 and parts of cadastral plot Nos. 1269, 1271, 1296 to 1298, 1502 to 1508, 1510, 1512, 1541, 1543, 1547, 1548 and 1550 and measuring, more or less, 42.13 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Dhapamannur.

This notification is made, under the provisions of section 4 of Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section. Any person interested in the above land, who has y objection to the acquisition thereof, may within inty days after the date on which public notice of a substance of this notification is given in the allity, file an objection in writing before the allector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13170L.A. 19th October 1962. Whereas it appears to the Governor that land is kely to be needed, for a public purpose, not being purpose of the Union, namely, for reclamation of 10 southern Salt Lake area and development of 11 sheres, in the village of Tentulberia, jurisdiction 11 st No. 44, police-station Sonarpur, district 24-Parganas, 11 the hereby notified that a piece of land comprising cadastral plot Nos. 157 to 246, 252, 254, 1069 and 1075 and measuring, more or less, 42.44 acres, 10 likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village (Tentulberia.

This notification is made, under the provisions of atom 4 of Act I of 1894, to all whom it may oneem

A plan of the land may be inspected in the office the Special Land Acquisition Officer, Alipore, 4-Parganas.

In exercise of the powers conferred by the aforend section the Governor is pleased to authorise the ficers for the time being engaged in the undertaking, th their servants and workmen, to enter upon and rivey the land and do all other acts required or emitted by that section.

Any person interested in the above land, who has ay objection to the acquisition thereof, may, within arty days after the date on which public notice of a substance of this notification is given in the culity, file an objection in writing before the collector of 24-Parganas (Land Acquisition Department, Alipore).

### By order of the Governor, H. L. CHAKRAVARTI,

Dv. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13173L.A. 19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being purpose of the Union, namely, for reclamation of he southern Salt Lake area and development of sheries, in the village of Kamrabad, jurisdiction list io. 41, police-station Sonarpur, district 24-Parganas, 15 hereby notified that a piece of land comprising adastral plot Nos. 3001 to 3008, 3010 to 3056, 3058 3118, 3121 to 3136, 3614, 3615, 3622, 3648, 3649, 654, 3656, 3657, 3663 and 3664 and measuring, more 1 less, 109.81 acres, is likely to be needed for the foresard public purpose at the public expense within he aforesaid village of Kamrabad.

This notification is made, under the provisions of action 4 of Act I of 1894, to all whom it may oncern.

A plan of the land may by inspected in the office f the Special Land Acquisition Officer, Alipore, 4-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the ofheers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13176L.A. 19th October 1962.—
- Whereas it is appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of tisheries, in the village of Garagachha, jurisdiction list No. 45, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 26 to 38, 40 to 46, 49 to 51 and 273 and measuring, more or less, 7.54 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Garagachha.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may by inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforestid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dv. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13194L.A. 19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Balia, jurisdiction list No 46, police-station Sonarpur, district 24-Parganas, it is hereby notified that pieces of land comprising cadastral plot Nos. 413 to 419, 421 to 426, 431 to 461, 771, 777 to 783, 785 to 787 and measuring, more or less, 15.85 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Balia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may by inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13197L.A.—19th October 1962.
—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of southern Salt Lake area and development of fisheries, in the villege of Bhagabanpur, jurisdiction list No. 8, police-station Sonerpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 116, 118 to 214, 301 to 430, 441 to 506, 508 to 517 and 601 to 680 and measuring, more or less, 1403.75 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Bhagabanpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may by inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Pargants

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, II. L. CHAKRAVAR71,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13200L.A. -19th October 1962.—Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of southern Salt Lake area and development of fisheries, in the village of Hadia, jurisdiction list No. 5, policestation Bhangar, district 24-Parganas, it is hereby

notified that a piece of land comprising cadastral p Nos. 701 to 791, 795, 799, 801, 810, 811 and 813 820 and parts of cadastral plot Nos. 792 to 794 a 796 to 798, and measuring, more or less, 114.65 acr is likely to be needed for the aforesaid public p pose at the public expense within the aforesi village of Hadia.

This notification is made, under the provisions section 4 of Act I of 1894, to all whom it  $\mathfrak n$  concern.

A plan of the land may by inspected in the off of the Special Land Acquisition Officer,  $\text{Ali}_{p_0}$  24-Parganas.

In exercise of the powers conferred by the afold said section the Governor is pleased to authorise to others for the time being engaged in the undertaking, with their servants and workmen, to enture upon and survey the land and do all other agreequired or permitted by that section.

Any person interested in the above land, who is any objection to the acquisition thereof, may, with thirty days after the date on which public notice is the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Beng

24-Parganas.—No. 13203L.A.—19th October 19
-Whereas it appears to the Governor that iand likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation southern Salt Lake area and development of fisher in the village of Nayabad, jurisdiction list Not police-station Sonarpur, district 24-Parganas, at hereby notified that a piece of land comprising calteral plot Nos. 1 to 132, 151, 153, 155 to 455, 457, 479, 482 to 735, 765 to 771, 773 to 779 and 783, and measuring, more or less, 701.30 acres, likely to be needed for the aforesaid public purposat the public expense within the aforesaid village Nayabad.

This notification is made, under the provisions section 4 of Act I of 1894, to all whom it is concern.

A plan of the land may by inspected in the of the Special Land Acquisition Officer, Ali 24-Parganas.

In exercise of the powers conferred by the a said section the Governor is pleased to authoris officers for the time being engaged in the ward taking, with their servants and workmen, to upon and survey the land and do all other required or permitted by that section.

Any person interested in the above land, who any objection to the acquisition thereof, may, we thirty days after the date on which public notic the substance of this notification is given it locality, file an objection in writing before Collector of 24-Parganas (Land Acquisition Dement, Alipore).

By order of the Governor.

H. L. CHAKRAVARTI.

Dy. Secy. to the Govt. of West Bea

24-Parganas.—No. 13206L.A.—19th October 1962. Whereas it appears to the Governor that land is ikely to be needed, for a public purpose, not being purpose of the Union, namely, for reclamation of southern Salt Lake area and development of fisheries, in the village of Atghara, jurisdiction list No. 5, police-station Sonarpur, district 24-Parganas, it is rereby notified that a piece of land comprising cadastral plot Nos. 1 to 110, and measuring, more or less, 197.18 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Atghara.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan or the land may by inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the afores, it section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has my objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal

24-Parganas.—No. 13209L.A. -19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of southern Salt Lake area and development of fisheries, in the village of Kharki, jurisdiction list No. 9, police-station Sonarpur, district 24-Parganas, it is hereby notified that pieces of land comprising cadasplot Nos. 8, 10 to 84, 86 to 253, 280 to 282, 284 to 290, 295 to 297 and 299 and portion of cadastral plot Nos. 1, 7, 9, 276, 291 and 298, and altogether measuring, more or less, 142.74 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Kharki.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may by inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of

the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganus (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

24-Parganas. No. 13212L.A.—19th October 1962. Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Panchpota, jurisdiction list No. 42, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plots Nos. 1 to 192, 197 to 200, 205 to 218, 221 to 232, 234 to 273, 275 to 339, 342 to 360, 362 to 364, 366 to 380, 514, 519, 520, 524 to 527, and

aforesaid jublic purpose at the public expense within the aforesaid village of Panchpota.

This notification is made, under the provisions of section 4 of Act 1 of 1894, to all whom it may concern.

part of cadastral plot No. 365 and measuring, more

or less, 19352 acres, is likely to be needed for the

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 13215L.A 19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely for reclamation of the southern Salt Lake area and development of fisheries, in the village of Deara, jurisdiction list No. 10, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 292, 294 to 546, 549 to 551 and 605 to 873 and part of cadastral plot Nos. 601 and 603 and measuring, more or less, 607.93 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Deara.

This potification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In case we of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and invey the land and do all other acts required or permitted by that section.

An person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24 Pargapas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dy Secy. to the Govt. of West Bengal.

24-Parganas. No 13218L.A -19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisher est in the village of Muku idapur, jurisdiction list No 1, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising endastral plot Nos. 34, 38 to 41, 43 to 67 and 75 to 109 and measuring, more or less, 168.29 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Mukundapur

The notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Lano Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon met arriver the land and do all officers, required or permitted by that section.

An eperson interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the dale on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore)

By order of the Governor, H. L. CHAKRAVARTI, Dy Seev, to the Coxt of West Bengal.

24-Parganas. --No. 13221L A 19th October 1962. --Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheres in the village of Kantipota, jurisdiction list No. 7, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 3, 5 to 68, 70 to 191, 194 to 230, 232 to 246, 248 to 252, 254 to 298 and 303 and measuring, more or less, 272 60 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Kantipota.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore 24-Parganas.

In exercise of the powers conferred by the afore said section the Governor is pleased to authorist the officers for the time being engaged in the under taking, with their servants and workmen, to ente upon and survey the land and do all other act required or permitted by that section.

Any person interested in the above land, who ha any objection to the acquisition thereof, may within thirty days after the date on which publinotice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dv. Secy. to the Govt. of West Bengal

24-Parganas. No. 13224L.A.—19th October 1962. Where is it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Sait Lake area and development of fisheries, in the village of Ranabhutia, jurisdiction list No. 6, police-station Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 107, 109 to 211, 217 to 223 and measuring, more or less, 367.65 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Ranabhutia.

This notification is made, under the provision, of section 4 of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorist the officers for the time being engaged in the under taking, with their servants and workmen, to enterpresent the survey the land and do all other active required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor, H. L. CHAKRAVARTI, Dv. Secy. to the Govt. of West Benga

24-Parganas.—No. 13227L.A.—19th October 196.—Whereas it appears to the Governor that land i Fkely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Jagatipota, jurisdiction lis No. 3, police-station Sonarpur, district 24-Parganait is hereby notified that a piece of land comprising cadactral plot Nos. 1 to 35 and 37 to 46 and measuring, more or less, 152.08 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Jagatipota.

is notification is made, under the provisions of on 4 of Act I of 1894 to all whom it may ern.

plan of the land may be inspected in the office he Special Land Acquisition Officer, Alipore, arganas.

exercise of the powers conferred by the aforesection the Governor is pleased to authorise officers for the time being engaged in the underag, with their servants and workmen, to enterhand survey the land and do all other acts ared or permitted by that section.

objection to the acquisition thereof, may, thirty days after the date on which public of the substance of this notification is given the locality, file an objection in writing before Collector of 24-Parganas (Land Acquisition objection).

By order of the Governor, H. L. CHAKRAVARTI,

Dy Jely, to the Govt, of West Bengal.

thereas it appears to the Governor that land is to be need. I, for a public purpose, not being passe of the Union, namely, for reclamation of southern Sale Lake area and development of content to the Plage of Chak-Kolarkhal, jurisdiction, No. 1, police-station Sonarpur, district to garage it is hereby notified that a piece of land agrang cadastral plot Nos. 2 to 22 and 26 to 120 metal agrangement of less 87.06 acres, is likely to be the one the alone said public purpose at the alone as within the atoresaid village of Chakakhal.

has of meating is made, under the provisions of  $\frac{1}{2}$  of  $\frac{1}{2}$  of  $\frac{1}{2}$  of 1894 to all whom it may an

over a the land may be inspected in the office the Social Land Acquiration Office. Alipore legands.

section the Governor is pleased to authorise officers for the time being engaged in the undersor with their servents and workman, to enter mind survey the land and do all other acts wild objected by that section

by person interested in the above land who has objection to the acquisition thereof, mir. In thirty days after the date on which public is of the substance of this notification is given the locality, tile an objection in writing before Collector of 24 Parganas (Land Acquisition barriment, Alipore).

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal.

4-Parganas.—No. 13233L.A.—19th October 1962. Thereas it appears to the Governor that land is the be needed, for a public purpose, not being urpose of the Union, namely, for reclamation of courbern Salt Lake area and development of other, in the village of Nonadanga, jurisdiction No. 10, police-station Tollygunge, district drganas, it is hereby notified that a piece of comprising cadastral plot Nos. 657 to 659 and

measuring, more or less, 12.99 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Nonadanga.

This notification is made, under the provisions of section 4 of Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Al.pore, 24-Parganas.

In exercise of the powers conferred by the afored section the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department Airpore).

By order of the Governor, E. L. CHAKRAVARTI,

Dv. Secv. to the Govt. of West Bengal.

24-Parganas.—No. 132361...A - 19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Karimpur, jurisdiction list No. 2, polimentation Sonarpur, district 24-Parganas, it is hereby notified that a piece of land comprising cadastral plot Nos. 3 to 54 and measuring, more or less, 129.77 acres, is likely to be needed for the afore-aid public purpose at the public expense within the aforesaid village of Karimpur.

This notification is made, under the provisions of section 4 of Act I of 1891 to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquirition Officer, Alipore, 24-Parganas.

In exercise of the power inferred by the aforesald section the Governor in pleased to authorise the officers for the time being engaged in the undertaking, with their servints and workmen, to enter upon and curvey the land and do all other acts required or permitted by that section.

An person interested in the above land, who has any objection to the acquisition thereof, may, within thirt data after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor,

H. I. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

24-Parganas.—No. 132391.A 19th October 1962. Whereas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of fisheries, in the village of Khradaha, jurisdiction list No. 11, police-station Sonarpur, district 24-Parganas,

it is hereby notified that a piece of land comprising cadastral plot Nos. 1 to 48, 50 to 54, 56 to 66, 83 to 95, 98 to 128, 151 to 153, 157 to 167, 169 to 171, 181 to 200, 262, 217 to 254, 277 to 280, 282, 283, 28°, 286, 288 to 334, 338 to 340, 342 to 348, and parts of cadastral survey plot Nos. 55, 67, 69 to 71, 77, 78, 82, 96, 97, 129, 148 to 150, 151 to 150, 168, 172, 173, 177, 179, 180, 201, 203, 201 to 212, 215, 216, 255, 256, 257, 261, 272, 275, 276, 281, 284, 287, 335, 337, 341 and 522 to 527 and measuring, more or less, 337.63 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Kheadaha.

This notification is made, under the provisions of section 4 of Act I of 1894 to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the official for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, tile an objection in writing before the Collector of 24-Parganas (Land Acquisition Department, Alipore).

By order of the Governor,

H. L. CHAKRAVARTI,

Dy. Secv. to the Govt. of West Bengal

24-Pargenes.—No 13242L.A 19th October 1962. Who cas it appears to the Governor that land is likely to be needed, for a public purpose, not being a purpose of the Union, namely, for reclamation of the southern Salt Lake area and development of tisheries, in the village of Dielua, jurisdiction list No 13, police-s ation Sonarpur, district 24-Parganas, it is hereb notified that a piece of land comprising carlastral piot Nos 162 to 645 and measuring, more or less, 196.50 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Dhelua.

This notification is made, under the provisions of section 4 of Act 1 of 1894 to all whom it may concern.

A plan of the land may be inspected in the of the Special Land Acquisition Officer, A; 24-Parganes.

In exercise of the powers conferred by the said section the Governor is pleased to aut the officers for the time being engaged in the taking, with their servants and workmen, to upon and survey the land and do all other required or permitted by that section.

Any person interested in the above land, whany objection to the acquisition thereof, within thirty days after the date on which notice of the substance of this notification is in the locality, file an objection in writing the Collector of 24-Parganas (Land Acqui Department, Alipore).

By order of the Governor,

H. I. CHAKRAVARII,

Dy. Secy. to the Govt. of West Be

24-Parganas.—No. 12864L.A. -3rd October 196 Whereas it appears to the Governor that land is ly to be needed, for a public purpose, not being purpose of the Union, namely, for reclamation of southern Salt Lake area and development of the intervillage of Chak Masar. Harisdiction No. 30, police-station Tollygunge, district 24-Pargit is hereby notified that a piece of land composed as the public purpose at the public exwithin the aforesaid village of Chak Masar.

This notification is made under the provision section 4 of Act 1 of 1894 to all whom it concern.

A plan of the land may be inspected in the of the Special Land Acquisition Officer, Al 24-Parganas.

In exercise of the powers conferred by the a said section the Governor is pleased to authoris officer for the time being engaged in the undertwith their servants and workmen, to enter upor survey the land and do all other acts require permitted by that section.

Any person interested in the above land, whany objection to the acquisition thereof, may, which y days after the date on which public not the substance of this notification is given in locality, file an objection in writing before Collector of 24-Parganas (Land Acquisition Diment, Alipore)

By order of the Govern

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West B

# The

# Calcutta



# Gazette

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# Extraordinary Published by Authority

KARTIKA 15]

TUESDAY, NOVEMBER 6, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### COVERNMENT OF WEST BENCAL DEPARTMENT OF COMMERCE AND INDUSTRIES

Mines and Power NOTIFICATION

No. 5023MP.—22nd October 1962.—Whereas the Calcutta Electric Supply Corporation Limited, the icensees of the Calcutta and District Consolidated Electric License, 1946 (hereinafter referred to as the said licensees), not being a local authority have made an application under sub-section (i) of section 4A of the Indian Electricity Act, 1910 (IX of 1910), proposing the alterations and amendments set out in the schedule below in the terms and conditions of the said license;

And whereas the said licensees duly published under clause (a) of sub-section (2) of section 4A of the said Act a notice of the said application and no objection with reference to the said application was received by the State Government within three months from the date of first publication of the said notice:

And whereas in the opinion of the State Govern-

ment the public interest so permits;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 4A of the Indian Electricity Act, 1910 (1X of 1910), the Governor is pleased, after consulting the West Bengal State Electricity Board and the local authorities concerned, namely, the Commissioners of the Barrackpur Municipality, South Dum Dum Municipality and Howrah Municipality, the Corporation of Calcutta and the Jagacha Union Board, to make the alterations and amendments set out in the schedule below in the terms and conditions of the said Calcutta and District Consolidated Electric License, 1946, and hereby to notify the same in pursuance of sub-rule (2) of rule 24 of the Indian Electricity Rules, 1956, namely:—

#### The Schedule

For the Second Annexure referred to in "Area of Supply" in clause 3 of the said license substitute the following, namely:—

On the north: From the junction of the East Indian Railway now known as Eastern Railway — Main Line, and Sadar Road, Mankundu since renamed as Jogendra Chandra Khan Road, Mankundu and the southern boundary of the former French territory of Chandernagore to the right bank of the river Hooghly;

thence northwards by the right bank of the river Hooghly to a point opposite to the point where the northern boundary of the Bhatpara Municipality commences; thence across the river Hooghly to this latter point; and thence by the northern boundary of the Bhatpara Municipality to its eastern limit.

On the East: By the eastern boundary of the Bhatpara Municipality to a point marked leather factory on the map, and from thence by a line drawn 440 yards east of, and parallel to, the Bengal-Assam Railway now known as Eastern Railway Sealdah Division, to its intersection with a road near to a mosque at Natungram and from thence by the eastern boundary of the Bhatpara Municipality to its intersection with a line drawn 440 yards east of, and parallel to, the Bengal-Assam Railway now known as Eastern Railway—Sealdah Division to the southern bank of Jaffarpur "khal"; thence westwards along the southern bank of Jaffarpur "khal" to the Bengal-Assam Railway Line, now known as Eastern Railway Line—Sealdah Division; thence southward to Jaffarpur Road; thence westward along Jaffarpur Road, Topkhanna Road, Race Course Road and along an unnamed road passing between the filter beds of the Palta Water Works to a place called Karballa on the left bank of the river Hooghly; thence southwards by the left bank of the river Hooghly; thence southwards by the left bank of the river Hooghly; thence by the left bank of the river Hooghly, the southern boundary of the Barrackpore Park, a portion of the Grand Trunk Road, now known as Barrackpore Trunk Road, now known as Barrackpore Trunk Road, now known as Barrackpore Trunk Road, Talpukur East Road up to levelcrossing gate No. 12 on the Bengal-Assam Railway, now known as Eastern Railway—Sealdah Division, continuing south by the Bengal-Assam Railway, now known as Eastern Railway—Sealdah Division, to the centre of Belghurria Feeder Road, since renamed as Mahes Mukherjee Feeder Road through the village of Nimta to Birati and by the north side of Birati Road, since renamed as Madhusudan Banerjee Road from the Bengal-Assam Railway, now known as Eastern Railway—Sealdah Division, to Jessore Road;

by the portion of Jessore Road, from its junction with Birati Road, since renamed as Madhusudan Bancrjee Road, on the east side to the south-west corner of the military cemetry and thence by a straight line from that point to the intersection of Baguiati Station Road with the route of the now defunct Baraset-Basirhat Light Railway; thence by the route of the now defunct Baraset-Basirhat Light Railway westwards to a point just north of the point where Magazine Canal crosses Shamnagar Road; thence southward to Krishnapur Canal; thence westward along the northern bank of Krishnapur Canal to a point where it meets Canal Street; thence westward along the southern bank of the Krishnapur Canal to a point where it meets the new cut canal; thence along the east bank of the new cut canal; thence along the east bank of the new cut canal, central lake channel and river Bidyadhari to its junction with Tolly's Nullah near Samukpota.

On the south: By the south bank of Tolly's Nullah from Samukpota to the junction of Tolly's Nullah with the "khal" known locally as the Kaorapukur and Thakurpukur "khal"; thence by the south-eastern boundary of Kaorapukur and Thakurpukur "khal" to its junction with Charial Canal where it passes under the route of the now defunct Kalighat-Falta Railway and Diamond Harbour Road; thence by the Chartal Canal to the point where this canal crosses the eastern boundary of Budge Budge Municipality, thence by the eastern, southern and western boundaries of the Budge Budge and western boundaries of the Budge Budge Municipality to the point where the eastern boundary of the Budge-Budge Municipality crosses the Orissa Trunk Road, since renamed as Mahatma Gandhi Road, Budge Budge; thence by the Orissa Trunk Road, also known locally as the Budge Budge Trunk Road, to its end at Achipur Ferry Ghat on the left bank of the river Hooghly and by a straight line of the river Hooghly and by a straight line across the river Hooghly from the south side of Achipur Ferry Ghat on the left bank to a point on the right bank of the northern side of the exit of the Uluberia Canal in the river Hooghly and by the northern side of the Uluberia Canal for a distance of 300 yards or thereabouts to the point where the canal is joined by an inlet from the Purana "khal" and by a straight line across such inlet in a northwesterly direction and for about 300 yards (crossing the Cuttack Road) to the north-west side of the bridge carrying the Bengal-Nagpur (Main) Line, now known as South-Eastern Railway - Main Line, over another inlet or creek running into Purana "khal" from the west.

On the west: By the Bengal-Nagpur (Main) Line, now known as South-Eastern Railway—Main Line, from such last mentioned bridge and passing through Phuleswar, Chengel, Bauria, Nalpur, Abada, Sankrail, Andul and Mourigram railway stations; and by the northern loop through Santragachi railway station; thence northward along the eastern side of the South-Eastern Railway—Main Line, to the point where it crosses over Belgachia Road, since renamed as Natabar Paul Road; thence along the western side of Belgachia Road, since renamed as Natabar Paul Road, to its junction with the old Benares Road; thence

along the northern side of the old Banere Road, since renamed at Benares Road, to it junction with the western boundary fence the East Indian Railway, now known as East ern Railway-Main Line; thence northward with the western side of Napit Para Road since renamed as Daspara Road; thence by the western side of Napit Para Road, since n named as Daspara Road, to its junction wit the southern side of Chak Para Road; thenc by the southern side of Chakpara Road to it junction with the western side of Nire Par Road, since renamed as Mirpara Road; thence by the western side of Nire Para Road, since renamed as Mirpara Road, to its junction with the northern side of Goushala Road: thence by the northern side of Goushala Road to its junction with the western side of Patua Para Lane; thence by the western side of Patua Para Lane to its junction with the northern side of Hatpukur Lane; thence by the northern side of Hatpukur Lane and continu ing in a straight line, to the western boundary of the East Indian Railway, now known a Eastern Railway— Main Line, thence by the western boundary of the East Indian Railway now known as Eastern Railway— Main Line. to its junction with the southern side of th Grand Trunk Road at Serampore; thence b the southern and western sides of the Gran Road, Scoraphuli; thence by the Road to a point 73 yards (there abouts) west of the junction of Road and Pearpore Road; thence by a lin 200 area of the point of 300 yards off to the west of and parallel t the Grand Trunk Road to a point on the Eas Indian Railway, now known as Eastern Rai way - Main Line, 403 yards (there or there abouts) north from the level-crossing on th Grand Trunk Road over the East Indian Rai way, not known as Eastern Railway Mai Line, south of Baidyabati Railway Station and which includes the railway station at Baidy, bati and by the East Indian Railway, no known as Eastern Railway Main Line, to i junction with Sadar Road, Mankundu, sine renamed as Jogendra Chandra Khan Roa Mankundu.

Note.—It is expressly stated that the portion of I former French territory known as French Gou hati, although included within the boundaries the area of supply as defined above, is exclude from the area of supply.

N.B.—The Bengal-Assam Railway referred to in tabove description of the boundaries of the atof the supply now known as Eastern Railway Sealdah Division, is marked as E.B. Railway Eastern Bengal Railway on the map of the arof supply of this license.

By order of the Governor,
P. M. DAS GUPTA,
Dy. Secy. to the Govt: of West Beng

tered No. C207

Thr

# Calcutta



### Chazette

# Extraordinary

Published by Authority

KA 15] TUESDAY, NOVEMBER 6, 1962 [SAKA 1884]

I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL
AND AND LAND REVENUE DEPARTMENT

#### Land Reforms

#### RESOLUTION

No. 14226-L.Ref. — 5th November 1962. — In solution No. 20550-L.Ref., dated the 6th Novem-1959, published at page 3922 of Part I of the alcutta Gazette", dated the 12th November 1959, nstituting the Land Utilisation Board (hereinafter lerred to as the said Resolution) the Governor is lased to make the following amendment, mely:—

#### Amendment

In paragraph 2 of the said Resolution, for the ords "three years", substitute the words "six ars"

#### ORDER

Ordered that this Resolution be published in the alcutta Gazette" and copies thereof forwarded the Chairman and members of the Land Utilisan Board.

Ordered also that a copy of this Resolution be warded to other departments of this Government, information. Officers, information.

By order of the Governor,
N. RAYCHAUDHURE,
Secy. to the Gott of West Rengal

### The

### Talcutta



### Gazette

# Extraordinary Published by Authority

KA 15] TEUESDAY, NOVEMBER 6. 1962 [SAKA 1884

1-Orders and Notifications by the Governor of West length, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL AND AND LAND REVENUE DEPARTMENT

#### Land Acquisition

#### **ERRATUM**

West Dinajpur.—No. 14232L.A.—6th November 52.—In notification No. 4044L.A., dated the d April 1962, under section 4 of the Land Acquisin Act, 1894 (Act I of 1894), published at page 87. Part I of the "Calcutta Gazette" of the 3rd ay 1962 in respect of acquisition of further land establishment of District Headquarters at 1821 in mauza Karnajora, jurisdiction list No. 7. police-station Raiganj, district West Dinajpur, stollowing changes will occur:—

Delete the figures "215", "263" and "858" from lines 26, 27 and 30 respectively.

Insert the figures "133", "148" and "858" in lines 33, 34 and 37 respectively.

lasert the figures "208", "215" and "263" in line 35.

Read the figure "729" in place of the figure "829" in line 45.

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy to the Govt. of West Bengal.

d and published by the Superintendent, Government ag, West Bengal, at West Bengal Hovt. Press, Alipcre.

The

Calcutta



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# Extraordinary Published by Authority

TIKA 15

TUESDAY, NOV. 6, 1962

ISAKA 1854

1 i-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL HOME DEPARTMENT Constitution and Elections NOTIFICATION

No. 1369A.R.—6th November 1962.—The Govmor on the advice of the Chief Minister has been lessed to make the following further amendment a notification No. 3433A.R., dated the 9th July 962, as subsequently amended namely:—

#### **Amendment**

In the said notification—for item (24), substitute the following:—

Dr. Prabodh Kumar Guha to be Minister of State for the Departments of Labour; and Health.

By order of the Governor,

R. GUPTA,

Chief Secy. to the Govt. of West Bengal.

#### ORDER

n or has a secondary of a membranical department of the secondary of the s

No. 4370 A.R 6th November 1962. The Gorernor, in exercise of the power conferred by class (3) of article 166 of the Constitution, is please hereby to order that Dr. Probodh Kumar Guh Minister of State, Department of Ficalth, Government of West Bengal, shall deal with the busines of the said department during the temporary absendate to indisposition of Dr. J. R. Dhar, Minister-in charge of the Health Department, Government of West Bengal, or until further orders.

By order of the Governor,

R. GUPTA,

Chief Secy to the Govt. of West Bengal



# (Bazette

#### Extraordinary

#### Published by Authority

ARTIKA 15]

TUESDAY, NOVEMBER 6, 1962

**SAKA 1884** 

ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

#### COVERNMENT OF WEST BENCAL

Calcutta

#### LAW DEPARTMENT

#### Legislative

#### NOTIFICATION

No. 2617L. -6th November, 1962.- The Governor ving been pleased to order, under rule 66 of

the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for information: -

#### THE WEST BENCAL MINING SETTLEMENTS (HEALTH AND WELFARE) BILL, 1962.

#### **BILL**

to provide for the better control and sanitation of mining settlements in West Bengal.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows: ---

#### CHAPTER I.

#### PRELIMINARY.

(2) It extends to the whole of West Bengal

monco-

ment.

- Short title, 1. (1) This Act may be called the West Bengal Mining extent and Settlement. (Health and Welfare) Act, 1962.

  - (3) This section shall come into force at once; the remaining sections shall come into force on such date or dates as the State Government may, by notification, appoint and, for this purpose, different dates may be appointed for different sections of this Act or for different areas to be specified in the notification.

The West Bengal Mining Settlements (Health and Welfare) Bill, 1962.

(Chapter I.—Preliminary.—Clauses 2, 3.)

Repeal of Ben. Act 11 of 1912.

2. (1) The Bengal Mining Settlements Act, 1912, is hereby repealed:

#### Provided that-

- (1) any mining settlement declared, Mines Board of Health appointed, limits defined, appointment, rule, by-law or order made, notification or notice issued, expenses charged or assessed, or contract entered into under the said Act, shall, so far as may be, be deemed to have been respectively declared, established, defined, made, issued charged or assessed, or entered into under this Act:
- (11) any legal proceeding commenced under the said Act may be continued as if the said Act had not been repealed;
- (111) the State Government may, by notification, abolish any such Mines Board of Health or reconstitute it in accordance with the provisions of this Act.
- (2) All properties, movable or immovable and all interests of whatever nature or kind therein, held by or on behalf of any Mines Board of Health appointed under the Bengal Mining Settlements Act, 1912, shall continue to be Bon. Act vested in such Board, being a Board deemed under clause 11 of 1912. (i) of the proviso to sub-section (1) to have been established under this Act, and, where a notification abolishing reconstituting such Board is issued under clause (iii) of the proviso to sub-section (1), shall stand transferred on and from such date and to such other Mines Board of Health, whether established under section 6 or deemed under clause (i) of the proviso to sub-section (I) to have been established under this Act, as may be specified in the notification.

Definitions.

- 3. In this Act, unless there is anything repugnant in the subject or context, -
  - (a) "Board" means a Mines Board of Health established or deemed to have been established under this Act and when used in relation to a mining settlement means the Board for such mining settlement;
  - (b) "notification" means a notification published in the Official Gazette;
  - (c) "owner", when used in relation to a mine, means any person who is in occupation of the mine or any part thereof and carries on the business, or is a contractor for the working, of such mine or part and, except for the purposes of section 27, includes the Government:

Provided that where any person is deemed, under the proviso to section 76 of the Mines Act, 1952, to 35 of 1952. be the owner of a mine for the purposes of that Act, such person shall be deemed to be the owner of the mine also for the purposes of this Act;

- (d) "prescribed" means prescribed by rules made by the State Government under this Act:
- (c) the expressions "employed" and "mine" have the same meaning as in the Mines Act, 1952.

The West Bengal Mining Settlements (Health and Welfare) Bill, 1962.

(Chapter 1.—Preliminary.—Clauses 4, 5.—Chapter 11.—The Mines Board of Health.—Clauses 6,7.)

Declaration of area as mining settlement.

- 4. (1) Whenever it appears to the State Government that it is necessary in the public interest to provide for the planned construction of buildings and structures, proper sanitation and water supply and prevention of the outbreak and spread of epidemic diseases, in any area, not being or not forming part of any mine, within which persons employed in a mine or mines reside, the State Government may publish in the Official Gazette a notice of its intention to declare such area to be a mining settlement for the purposes of this Act.
- (2) A notice under sub-section (7) shall define the limits of the area intended to be declared to be a mining settlement and shall specify a period within which any objection or suggestion in regard to the intended declaration may be submitted by any person to the State Government for its consideration.
- (3) On the exprix of the period for submitting objections or suggestions specified in a notice published under subsection (1) the State Government may, after considering the objections or suggestions, it any, in regard to the intended declaration submitted to it within such period, by notification,—
  - (a) withdraw the notice, or
  - (b) declare that the area, the limits whereof have been defined in the notice, or such part thereof as may be specified in the notification, shall, for the purposes of this Act, be a mining settlement.
- (4) The State Government may, by like notification issued following mutatis mutandis the procedure laid down in the foregoing sub-section, add to or after the area included in a mining settlement

Application of the Act. 5. The provisions of this Act shall not apply to any area included within a municipality constituted under the provisions of the Bengal Municipal Act, 1932.

Bon. Act XV of 1932.

#### CHAPTER H.

THE MINES BOARD OF HEALTH,

Establishment and incorporation of Mines Board of Health,

- 6. (1) The State Government may, by notification, establish a Mines Board of Health for a mining settlement.
- (2) The Board shall, by the name of the Mines Board of Health of the mining settlement for which it is established, be a body corporate and shall have perpetual succession and a common seal with power to hold and acquire property, both movable and immovable, and, subject to such restrictions as may be prescribed, to transfer any such property held by it and to do all other things necessary for the purposes of this Act, and to sue and be sued in its corporate name.

Constitution of Board.

- 7. (1) A Board shall consist of not less than eleven and not more than fitteen members of whom,—
  - (i) three (or if the Board consets of more than twelve members, four) shall be elected by owners of mines which employ persons residing within the mining settlement or by representatives of such owners duly authorised in the prescribed manner;

(Chapter II .- The Mines Board of Health .- Clauses 8-10.)

- (n) one each shall be elected by the members of the National Association of Colliery Managers and by the members of the Indian Mines Managers' Association, from amongst themselves;
- (iii) not less than six and not more than nine shall be nominated by the State Government of whom one may be a Labour Welfare Officer, one shall be a woman and one shall be a person representing mine labourers selected by the State Government.
- (2) The qualifications of members and the manner and time for the election of members under clauses (i) and (ii) of sub-section (I) shall be such as may be prescribed.
- (3) If any of the electoral bodies mentioned in clauses (i) and (ii) of sub-section (I) tails to elect, within the prescribed period, the requisite number of members, the State Government shall fill up the vacancy or vacancies by nomination and any person so nominated shall be deemed to be a member of the Board as if he had been duly elected by such body.

Chairman and Vico-Chairman. 8. The State Government shall appoint two of the members of a Board to be the Chairman and the Vice-Chairman respectively of the Board.

Resignation of the Chairman, Vice-Chairman and other members of the Board and filling of casual

- 9. (1) The Chairman or the Vice-Chairman or any other member of a Board may resign his office by giving notice in writing--
  - (a) in the case of the Chairman of a Board, to the State Government, and
  - (b) in the case of the Vice-Chairman or any other member of a Board, to the Chairman of the Board who shall forthwith lay the notice before the Board.

and such resignation shall take effect from the date on which the resignation is accepted by the State Government or the Board, as the case may be.

- (2) Leave of absence may be granted-
- (a) to the Chairman of the Board, by the State Government, and
- (b) to the Vice-Chairman or any other member of the Board, by the Board.
- (3) Casual vacancies in the office of the Chairman, Vice-Chairman or any other member of the Board may be filled up in such manner as may be prescribed.

Delegation of powers and duties of Board to the Chairman. 10. Subject to such conditions as may be prescribed, a Board may, for the transaction of business under this Act or the rules, by-laws or regulations made thereunder or for the purpose of making any order authorised hereby, delegate to the Chairman of the Board such of the powers or duties of the Board under this Act or the rules, by-laws or regulations made thereunder as the Board may think fit, and may, at any time, withdraw or modify any such delegation.

(Chapter 11.—The Mines Board of Health.—Clause 11.— Chapter 111.—Establishment.—Clauses 12—14.)

Delegation of powers and duties of Chairman to Vice-Chairman. 11. Subject to such conditions as may be prescribed, the Chairman of a Board may by order in writing delegate to the Vice-Chairman or any officer of the Board such of the powers or duties assigned to him by this Act or the rules, by-laws or regulations made thereunder as he may think fit, and may, at any time, in like manner withdraw or modify any such delegation.

#### CHAPTER 111.

#### ESTABLISHMENT

Health Officers.

- 12. (1) A Board shall appoint a Health Officer or, if so required by the State Government, more than one Health Officer for the mining settlement.
- (2) Such Health Officer or Health Officers shall be appointed in consultation with the State Government from amongst the members of the West Bengal Health Service on such terms and conditions as may be prescribed.
- (3) Where more than one Health Officer are appointed for a mining settlement, the area over which each such officer shall have jurisdiction shall be specified in the order of appointment.

Sanitary Inspectors and other officers and servants of the Board,

- 13. (1) A Board may, with the approval of the State Government, determine the number of Sanitary Inspectors and other officers and servants necessary for its administration and fix the salaries and allowances to be paid to thom.
- (2) The Board—shall have the power to appoint such Sanitary Inspectors and other officers and servants as are referred to in sub-section (1).
- (3) In appointing Sanitary Inspectors and other officers and servants the Board may specify the area or areas over which they shall exercise jurisdiction.

Powers and duties of Health Officers and Sanitary Inspectors,

- 14. (1) A Health Officer shall exercise within the area under his jurisdiction the powers conferred on him and perform the duties imposed upon him by or under this Act, and such other powers and duties consistent with the objects of this Act as the State Government or the Board concerned may, by general or special order, specify.
- (2) A Sanitary Inspector shall, in respect of any area within the mining settlement for which he has been appointed, be subordinate to the Health Officer having jurisdiction over such area and shall perform such duties and exercise such powers as may be conterred upon him by or under this Act, or as may be delegated to him by the Health Officer with the consent of the Board concerned.
- (3) Every Health Officer or Sanitary Inspector or such other officer of a Board as may be specified in this behalf by the State Government may, within the area over which he has jurisdiction,—
  - (a) make such inquiries as he may think fit in order to ascertain whether the provisions of this Act and of the rules, by-laws and orders made thereunder are observed;
  - (b) enter, with such assistants (if any) as he may think fit, and inspect any place within such area at all reasonable times by day or by night;
  - (c) make inquiries regarding the sanitary condition of such area; and
  - (d) do all things necessary for the due discharge of the duties imposed upon him by or under this Act.

(Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.— Clauses 15—18.)

#### CHAPTER IV.

Duties of owners and occupiers of lands, buildings of structures in mining settlements.

Buildings and structures construc ted witain mining settlements to conform to prescribed conditions and power to demolish buildings and structures in cortain cases.

- **15.** (1) Buildings and structures constructed in any area after the declaration thereof as a mining settlement under section 1 shall conform to such conditions as to sanitation, water supply, safety of the dwellers therein and public health as may be prescribed.
- (2) If a Board is satisfied that any building or structure within the mining settlement endangers the satety of the dwellers therein, it may, after giving the owner an opportunity of showing cause against the action proposed to be taken under this sub-section, order the demolition of such building or structure:

Provided that no such order shall be executed until after the expiry of the period of appeal or until any appeal filed against it has been disposed of.

(3) Where any building or structure, which was constructed before the declaration of the area in which it is situate as a mining settlement under section 4, is so demolished, the Board shall pay to the owner of such building or structure compensation, to be determined by such authority as the State Government may, by notification, specify in this behalf, for the actual loss sustained by him on account of such demolition,

Appeal.

16. Any person aggrieved by an order under subsection (2) or by the decision of the authority referred to in sub-section (3) of section 15 may, within thirty days from the date of the order or decision of such authority, as the case may be, prefer an appeal to the District Judge.

Facilities to be afforded to Health Officers, Sanitary Inspectors and other officers and servants of the Board.

17. Every person owning or occupying any land, building or structure within a mining settlement shall furnish the Health Officer or Sanitary Inspector or such other officer or servant of the Board as may be specified in this behalf by the State Government, on requisition, with all reasonable facilities for entering upon such land, building or structure and any inspection, examination or inquiry under this Act or the rules or by-laws made thereunder.

Power to undertake measures.

- 18. Subject to such restrictions as may be prescribed, a Board may, on the recommendation of the Health Officer or otherwise, undertake in the mining settlement such measures as it considers necessary to provide for—
  - (i) the supply of filtered or other water;
  - (11) sanitation, drainage, conservancy, maintenance of public health and abatement of nuisances;
  - (iii) the housing of residents in the mining settlement, whether permanent or temporary;
  - (iv) preventing the outbreak and spread of, and combating, epidemic and other diseases;
  - (r) the proper treatment of the sick by the establishment and maintenance of hospitals and dispensaries and a medical staff;

- (Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.— Clauses 19—21.)
  - (vi) the regular inspection of food-stuffs exposed for sale in the mining settlement and report to food inspectors appointed under the Prevention of Food Adulteration Act, 1954;

37 01 1954.

- (vii) the registration of births, deaths and diseases in the mining settlement;
- (viii) the carrying out generally of the purposes of this Act.

Power to require owner of land, etc., to execute works and carry on operations.

- 19. (1) If a Board is satisfied that the necessity for the measures to be taken for any of the purposes specified in section 18 is distinctly referable to any act or omission on the part of the owner or occupier of any land, building or structure within the mining settlement, the Board may, by a notice specifying the measures to be taken, require such owner or occupier, as the case may be.—
  - (i) to execute within a period to be fixed in the notice, such works as the Board may consider necessary,
  - (ii) to maintain in good repair any work executed in accordance with such notice,

at his own expense.

- (2) If a Board is satisfied that in order to prevent or abate a nuisance affecting the public health it is necessary that any owner or occupier of any land, building or structure in any part of the mining settlement should take any measures with respect to any such land, building or structure belonging to him or in his possession or under his management, the Board may by notice require such person to take such measures at his own expense.
- (3) If in any of the cases referred to in sub-sections (1) and (2) the Board is satisfied that immediate action is necessary, the Board may, for reasons to be recorded by it in writing, by a notice specifying the measures to be taken and the estimated expenses thereof (if any), declare its intention of itself taking such measures at the expense of the owner or occupier of the land, building or structure concerned.

Objection against requisition.

- 20. (1) Any person who is required by a notice under sub-section (1) or sub-section (2) of section 19 to take any measures, may prefer an objection in writing to the Board within ten days from the date of service of the notice on him
- (2) The Board may, after considering the objections (if any) preferred under sub-section (1), withdraw, modify or confirm the notice

Power to execute work, etc., in default of owner or eccupier and to recover expenses. 21. Subject to the provisions of section 22, where a notice is modified or confirmed under sub-section (2) of section 20, if any measures required to be taken by the notice, as so modified or confirmed, be not taken, to the satisfaction of the Board within the period fixed by the notice, or within such further period (if any) as may be allowed by the Board, or if any work secured in correing out such measures be not maintained in good repair to the satisfaction of the Board, or where, in any case, the Board has declared its intention of itself taking any measures under sub-section (3) of section 19, the Board may cause such measures to be taken or such repairs effected in such manner as the Board may think fit, and the expenses incurred therefor shall be recoverable from the owner or occupier of the land, building or structure concerned, as a public demand.

(Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.— Clauses 22-24.)

Appeal from declarations and orders under sections 19(3) and 20(2). 22. Any person aggrieved by any declaration made under sab-section (3) of section 19 or by an order passed under sub-section (2) of section 20 may appeal to the Commissioner of the Division within which the mining settlement is situate within thirty days from the date of such declaration or order:

Provided that the filing of such an appeal shall not by itself operate, unless the Commissioner so directs, as a stay of execution of any work to be executed in carrying out any measures by the Board during the pendency of the annual:

Provided further that where any work is executed during the pendency of any such appeal and the appeal is subsequently allowed, the costs of execution shall be borne by the Board.

Imposition of foo, water rate and conservancy rate.

- 23. (1) For the purpose of meeting the expenses to be incurred by a Board under this Act, the Board may, in such manner and subject to such terms and conditions as may be prescribed, impose and assess on the owners of a mine or mines, the employees of which reside within the mining settlement, after giving such owners an opportunity of being heard.—
  - (a) a fee payable—generally by—all such—owners, and also
  - (b) a water rate and a conservancy rate, payable by the owners of mines the employees of which reside within the area or areas in respect of which provision has been made by the Board—
    - (i) in the case of water rate, for the supply of water, and
    - (ii) in the case of conservancy rate, for the cleansing of private latrines, urinals and cesspools.
- (2) The assessment of the fee, water rate and conservancy rate referred to in sub-section (1) shall be made, on the basis of quantity of annual output of the mine, at such rate, not exceeding,—
  - (i) in the case of the fee, rupces—ten per—hundred metric tonnes.
  - (11) in the case of the water rate, fifteen naye paise per metric tonne, and
  - (iii) in the case of the conservancy rate, twenty-five maye paise per metric tonne,

as the Board may fix with the previous approval of the State Government.

- (3) The fee water rate or conservancy rate, imposed under this section, shall be recoverable as a public demand.
- (I) Subject to the approval of the State Government the Board may, on such terms as may be prescribed, supply water or render conservancy services to private persons, Railway Authority, local authorities and industrial concerns within the mining settlements.

Acquisition of land.

24. (1) When any land whether within or without the limits of a mining settlement is required for the purposes of this Act, the State Government may, on the application of the Board, proceed to acquire it under the provisions of the Land Acquisition Act, 1894.

(Chapter V.—The Mining Settlement Fund,—Clauses 25, 26.)

(2) The Board shall be bound to pay to the State Government the expenses of acquiring any land for the Board on its application under the provisions of subsection (1). Such expenses shall include the compensation awarded under the Land Acquisition Act, 1894, the charges 1 of 1894. incurred by the State Government in acquiring the land and the costs, if any, incurred by the State Government in proceedings, subsequent to the acquisition, relating to the enhancement of the award for the land.

(3) The State Government shall, on payment to it by the Board of the expenses referred to in sub-section (2), relating to the acquisition of any land, by notification, vest the land in the Board, and thereupon the land shall vest in the Board free from all incumbrances.

#### CHAPTER V.

THE MINING SETTLEMENT FUND.

The Mining Settlement Fund.

- (1) Every mining settlement shall have a fund to be called "the Mining Settlement Fund". Such fund shall be vested in the Board, and there shall be placed to the credit thereof-
  - (a) all sums charged and received by the Board under the provisions of this Act;
  - (b) all sums paid to the Board out of the Consolidated Fund of the State by the State Government and all sums borrowed by the Board under the Local Authorities Loans Act, 1914, for the purpose of 9 of 1914. carrying out the provisions of this Act;

- (c) all grants received from any local authority, association or private person;
- (d) all sums realized as expenses, fees, fines, penalties or otherwise under this Act or the rules or bylaws made thereunder;
- (e) all other sums received by or on behalf of the Board
- (2) The custody and the investment of the money to the credit of a Mining Settlement Fund shall be such as may be prescribed.

26. (1) A Mining Settlement Fund shall be applied for Application of the the following purposes, namely:-

- (i) the payment of expenses incurred by the Board for the purposes of this Act and the rules, bylaws and regulations made thereunder;
- (ii) the payment of contributions or grants for the prevention and control of epidemic and other diseases and for welfare activities in the mining settlement, including contributions referred to in sub-section (2);
- (iii) the payment of any sums which the Board may be liable to pay as interest on loans, and to the re-payment of the principal of such loans;
- (iv) the payment of the cost of audit;
- (r) the payment of the salaries and allowances of the officers and servants employed by the Board;
- (vi) the payment of contributions to a provident or annuity fund for the officers and servants employed by the Board;

#### (Chapter VI.—Penaltics.—Clause 27.)

- (vii) the payment of pensions and gratuities to the officers and servants employed by the Board and to the members of the families of such officers and servants;
- (rin) the payment of travelling allowances to members of the Board;
  - (ix) the payment of any advances to the officers and servants employed by the Board to enable them to acquire or construct residences for themselves or to enable them to purchase vehicles for use by them in discharging the duties imposed on them by or under this Act;
  - (x) the payment of any other lawful expenses or of any expenses specially sanctioned by the State Government.
- (2) If any medical or public health institution, hospital, dispensary or clinic is established and maintained by the State Government within a mining settlement for the benefit of persons residing within the settlement including those employed in mines, the State Government may require the Board to contribute such share of the cost of establishment and maintenance of the institution, hospital, dispensary or clinic, so established and maintained, as the State Government may consider reasonable.

#### CHAPTER VI.

#### PENALTIES.

Penalties for offences.

- 27. (1) Whoever obstructs any Health Officer or Sanitary Inspector or other person duly authorised by a Board to discharge any duties under this Act or the rules or by-laws made thereunder in the discharge of such duties or refuses or wilfully neglects to furnish him with the means necessary for making any entry, inspection, examination or inquiry thereunder in relation to any mining settlement, or withholds any information necessary for the purposes of such inquiry, shall be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both.
- (2) Whoever makes, gives or delivers any notice or return required to be given by or under this Act containing a statement, entry or detail which is not, to the best of his knowledge or belief, true, shall be punishable with fine which may extend to one thousand rupees.
  - (3) Whoever commits a breach of the requirements—
    - (a) of any notice or order made under any provision of this Act or any rule, by-law or order made thereunder, or
    - (b) of any provision of this Act or any rule, by-law or order made thereunder,

for which no penalty is otherwise provided, shall be punishable with fine which may extend to one thousand rupees, and, in the case where such breach is a continuing breach, with a further fine which may extend to one hundred rupees for every day during which the breach is proved to have been persisted in after the date on which the requirements become operative.

(Chapter V1.—Penalties.—Clause 28.—Chapter VII.— Miscellaneous.—Clauses 29—32.)

Offences by companies **28.** (7) It the person committing an offence punishable under this Act is a company, every person in charge of and responsible to the company for the conduct of its business at the time of the commission of the offence shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that in the case of an offence punishable with fine the company shall also be hable to be proceeded against and punished

(2) Notwithstanding anything contained in sub-section (1), where an offence punishable under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or that the commission of the offence is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, not being a person deemed under sub-section (1) to be guilty of the offence, such director, manager, secretary or other officer shall be deemed to be guilty of abetment of such offence and shall be liable to be proceeded against and punished in the same manner as the person deemed under sub-section (1) to be guilty of the offence.

Explanation.—For the purposes of this section—

- (a) "company" means any body corporate and includes a firm or other association of individuals, and
- (b) "director" includes a share-holder and also---
  - (i) in relation to a firm, a partner in the firm, and
  - (ii) in relation to an association of individuals, a member of the association.

#### CHAPTER VII.

#### MISCELLANEOUS.

Saving.

29. No act or proceedings of a Board, and no act of any of its officers, shall be called in question merely on the ground of the existence of any vacancy in, or defect in the constitution of, the Board or any detect in the appointment of such officer.

Act to override other laws, etc. **30.** The provisions of this Act shall have effect notwithstanding anything to the contrary contained in any other law for the time being in force or any instrument made thereunder.

Health Officers, Sanitary Inspectors and other officers and servants of the Board to be public servants.

**31.** All Health Officers and all Sanitary Inspectors and such other officers and servants of a Board as the State Government may specify by order made in this behalf shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

Act 45 of 1860.

Protection to persons acting in good faith. 32. No suit or other legal proceeding shall lie against any person for anything done or intended to be done in good faith under this Act or the rules, by-laws or regulations made thereunder.

(Chapter VII.—Miscellaneous.—Clauses 33, 34.)

Protection to persons obeying orders. 33. No person shall be liable for any breach of contract if such breach be due to an order from a Board under this Act or the rules, by-laws or regulations made thereunder.

Power to make rules.

- **34.** (1) The State Government may, by notification, make, after previous publication, rules for carrying out the purposes of this Act in respect of any mining settlement or any group or class of mining settlements and different rules may be made for different mining settlements or for different groups or classes of mining settlements.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for--
  - (a) the manner of holding elections under sub-section
     (I) of section 7, and the tenure of office of members of a Board;
  - (b) the qualifications and disqualifications of members of a Board and their leave and the filling of casual vacancies amongst them including leave of the Chairman and the Vice-Chairman and the filling of casual vacancies in their offices;
  - (c) the powers and procedure of the Board, the delegation to, and exercise by, the Chairman of powers vested in a Board, and the delegation by the Chairman of his powers and functions to the Vice-Chairman or any officer of such Board;
  - (d) the powers and duties of Health Officers and Sanitary Inspectors:
  - (c) appeals from any orders passed under this Act where no specific provision exists in this Act for such appeals;
  - (f) the manner in which and the terms and conditions subject to which the imposition and assessment of tees and rates referred to in section 23, may be made by the Board;
  - (g) the control of expenditure to be incurred by the Board;
  - (h) the custody of the Mining Settlement Fund, the maintenance of accounts of a Board and audit thereof and the preparation and submission of its estimates of income and expenditure;
  - (i) the conditions as to sanitation, water supply, safety of dwellers and public health, to which buildings or structures within a mining settlement should conform and controlling the construction thereof;
  - (j) determining the standards of accommodation in cases where accommodation is provided by a Board or owners of mines within the mining settlement for persons employed in mines;
  - (k) defining the medical assistance to be provided by the owners of mines for their employees who reside within a mining settlement;
  - (1) any other matter which may be or is required to be prescribed.

(Chapter VII.—Miscellaneous.—Clauses 35—37.)

Power of Board to make bylaws.

- **35.** (I) Subject to such rules as may be made under section 34, a Board may, after previous publication, make by-laws,—
  - (1) defining the duties of the owners of mines the employees of which reside within the mining settlement, and of all persons acting under them, in respect of such mining settlement;
  - (ii) defining the matters in respect of which notices, returns and reports shall be furnished by such owners of mines, the form of such notices, returns and reports, the persons and authorities to whom they are to be furnished, and the particulars to be contained therein;
  - (iii) defining the plans (if any) relating to the mines to be kept by such owners of mines and the manner and places in which they are to be kept for purposes of record;
  - (iv) providing for measures for the supply of filtered or other water and for sanitation, drainage and conservancy in the mining settlement;
  - (r) providing for the taking of measures to prevent the outbreak or spread of, and to combat, epidemic and other diseases in the mining settlement;
  - (vi) providing for the prevention or abatement of nuisances affecting the public health committed by any person within the limits of the mining settlement; and
  - (cu) generally for promoting the safety, health and welfare of employees of mines residing within the mining settlement.
- (2) By-laws made under this section shall not take effect until they have been submitted to, and confirmed and published in the Official Gazette by, the State Government.

Effect of rules and by-laws

36. Rules and by-laws made under this Act shall be subject to, and shall have effect in so far as they are not inconsistent with, the provisions of the Mines Act, 1952 35 of 1952, and the rules and regulations made thereunder.

Power of Board to make regulations for certain matters.

- **37.** (1) A Board may, with the sanction of the Commissioner of the Division within which the mining settlement is situate, make regulations providing for
  - (a) the payment of contributions or grants for the prevention and control of epidemic and other diseases and for welfare activities in the mining settlement;
  - (b) the qualifications, recruitment, suspension, dismissal, leave, salaries and allowances, and other conditions of service, of the officers and servants, other than Health Officers, employed by the Board;
  - (c) the grant of pensions and gratuities out of the Mining Settlement Fund to the officers and servants of the Board other than Health Officers, including the grant of pensions and gratuities to members of the families of such officers and servants of the Board as have died of any disease contracted or injury suffered in the discharge of duties imposed by or under this Act which were attended with extraordinary bodily risk;

(Chapter VII.—Miscellaneous.—Clauses 38—42.)

- (d) the creation and management of a provident or annuity fund, contributions to be made thereto by officers and servants of the Board, other than Health Officers, and by the Board;
- (c) the payment of advances to the officers and servants of the Board for the purpose of enabling them to acquire or construct residence for themselves or to purchase vehicles for use by them in discharging the duties imposed on them by or under this Act.
- (2) Regulations made by the Board under sub-section (1) shall not take effect until they have been submitted to, and confirmed by, the State Government.
- (3) The State Government may rescind any regulation which it has confirmed and thereupon such regulation shall cease to have effect.

Prosecution at the instance of

38. No prosecution shall be instituted for any offence under this Act or under any rule, by-law or order made thereunder, except under the authority of the Board.

Cognizance of offences.

39. No Magistrate other than a Magistrate of the first class or a Subdivisional Magistrate shall try any offence under this Act or under any rule, by-law or order made thereunder which is punishable with imprisonment.

Powe of Mines Board of Health for obtaining evidence.

**40.** A Board shall have all the powers of a Civil Court for the purpose of enforcing the attendance of witnesses and compelling the production of documents; and every person required by the Board to furnish information before it shall be deemed to be legally bound to do so within the meaning of section 176 of the Indian Penal Code.

Act 45 of 1860.

Service of notices.

41. Any notice under section 19 shall, unless the contrary is proved, be deemed to have been duly served after seven days have clapsed from the date of its despatch by registered post to the usual place of residence or business of the person to whom it is addressed.

Power of Director of Health Services, West Bengal,

- 42. (1) The Director of Health Services, West Bengal, or any other officer specially authorised by the State Government in this behalf, shall be entitled.
  - (a) to inspect any movable or immovable property used or occupied by a Board or any work in progress under its direction;
  - (b) to inspect any work or institution constructed or maintained in whole or in part at the expenses of a Poard and all registers, books, accounts or other documents relating thereto;
  - (c) to supervise the work of the Health Officers of a Board and to record, in writing, for the consideration of the Board, any observations he thinks proper in regard to the promotion of public health and welfare services within the mining settlement:
  - (d) to attend meetings of a Board and to address its members on any matter relating to public health and welfare services within the mining settlement.

(Chapter VII.—Miscellaneous.—Clauses 43, 44.)

(2) Every Board shall turnish such statements, accounts, reports or copies of documents as may be called for from time to time by the Director of Health Services, West Bengal, or such other officer as the State Government may authorise in this behalf.

Power of State Government to alter or rescind orders.

Board to comply with directions of the State Government.

- 43. The State Government may, if it is of opinion that any order passed under this Act by a Board or any officer or servant of the Board is unreasonable or would work hardship or be not in the public interest, rescind or modify such order.
- 44. (1) A Board shall comply with all such directions as may be given to it from time to time by the State Government having regard to the provisions of this Act.
- (2) If at any time it appears to the State Government that a Board has made persistent default in carrying out any direction given to it under sub-section (I), whether in relation to the functions of the Board referred to in section 18 or otherwise, the State Government may, by order in writing, fix a time for the carrying out of such direction.
- (3) If within the time so fixed such direction is not carried out, the State Government may, by order in writing, appoint the District Magistrate to carry out such direction and the expenses of carrying it out shall be paid by the Board, within such time as may be fixed by the State Government in the order, to the District Magistrate from the Mining Settlement Fund.
- (4) If such expenses are not paid under sub-section (3), the District Magistrate, with the previous sanction of the State Government, may make an order directing the person having the custody of the balance of the Mining Settlement Fund to pay either at one time or by instalments such expenses in priority to any other charges and such person shall pay accordingly.

#### STATEMENT OF OBJECTS AND REASONS.

Under the existing Bengal Mining Settlements Act, 1912 the Mines Board of Health is not a corporate body. It cannot acquire or hold property and has no duly constituted fund. It has also no specific authority for maintaining any establishment or levying fees on owners of mines. The provision for penalty under the Act is also inadequate. Besides, the existing Act is defective in various other respects.

Government also consider that the constitution of the Mines Board of Health should be made more representative a:d that Government should have power to inspect the Board's property, works or institutions constructed or maintained by the Board and registers, books, accounts and other documents relating thereto, and to supervise the work of the Board's Health Officers and, also, a power to give necessary directions to the Board and enforce the compliance thereof.

Government have, therefore, decided to replace the existing Act by a more comprehensive one so as to remove the aforesaid defects and also to introduce necessary new provisions. The present Bill has been brought forward with the aforesaid object.

J. R. DHAR, Member-in-charge.

Calcutta,
The 5th November, 1962.

## FINANCIAL MEMORANDUM.

Under sub-clause (I)(b) of clause 25 of the Bill, there shall be placed to the credit of the Mining Settlement Fund, all sums paid to the Board by Government and all sums borrowed by the Mines Board of Health under the Local Authorities Loans Act, 1914.

These are only permissive provisions. There is therefore no financial commitment by the State Government.

J. R. DHAR, Member-in-charge.

Calcutta,

The 5th November, 1962.

By order of the Governor,

K. K. HAJARA,
Secy. to the Govt. of West Bengal,

The

Calcutta



# Gazette

# Extraordinary

# Published by Authority

(A 16] WEDNESDAY, NOVEMBER 7, 1962 [SAKA 1884

1-Orders and Notifications by the Governor of West ingal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

## HOME DEPARTMENT

# Constitution and Elections

# **NOTIFICATIONS**

3. 4376A.R.—7th November 1962.—The following by the Governor of West Bengal is hereby ished for general information:—

"ORDER

Raj Bhavan,
Darjeeling,
The 2nd November 1962.

exercise of the power conferred by clause (1) of cle 174 of the Constitution of India, I hereby mon the Legislative Assembly of West Bengal to t at 3 p.m. on Friday, the 16th November 1962, the Legislative Assembly Chamber, Calcutta.

PADMAJA NAIDU.

Governor of West Bengal."

By order of the Governor.
S. DUTT-MAZUMDAR

No. 4377A.R.—7th November 1962.—The following order by the Governor of West Bengal is here published for general information:—

# "ORDER

Raj Bhavan, Darjeeling,

The 2nd November 191

In exercise of the power conferred by clause (1) Article 174 of the Constitution of India, I here summon the Legislative Council of West Bengal meet at 3 p.m. on Monday, the 19th November 196 in the Legislative Council Chamber, Calcutta.

PADMAJA NAIDU.

Governor of West Bengal

By order of the Governor,
S. DUTT-MAZUMDAR,
Secy. to the Govt. of West Beng

# The

# Calcutta



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T l-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# EPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

## NOTIFICATION

No. 7736/M3H-11/62.—7th November 1962.—In croise of the power conferred by section 8 of the twist of the power conferred by section 8 of the twist Improvement Act, 1956 (West Bengal' Act V of 1956), the Governor is pleased to appoint it A. Niyogi, I.A.S., Transport Commissioner and officio Secretary to the Government of West ngal, Home (Transport and Anti-Corruption and forcement) Department, to be the Chairman of the ard of Trustees for the Improvement of Howrah, addition to his own duties, with effect from the te of his taking over charge of the said office, vice it K. Sen, I.C.S., until further orders.

By order of the Governor,
A. K. DATTA,
Jt. Secy. to the Govt. of West Bengal.



# Bazette

# सत्यमेव जयत

# Extraordinary

# Published by Authority

(ARTIKA 16]

WEDNESDAY, NOVEMBER 7, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## DIRECTORATE OF COMMERCIAL TAXES WEST BENGAL

#### NOTIFICATIONS

No 252C.T.-7th September 1961.-In purmance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 941), the following names and addresses of egistered dealers whose registrations under the act were amended with effect from the date noted gainst each of them and in respect of the partiulars appearing in the different items in the nanner indicated against such particulars are published for general information: -

- Votes,-(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contract.
  - (d) Goods for resale.
  - (e) Date of amendment.
- i. Shri Manick Lall Chatterjee and Methu Das carrying on business under the trade name Messrs. M. D. Products (for) Messrs. M. D. Prolucts, 13/1 Ramkamal Street, Kidderporc, balcutta (a); AL/129A, 11-5-56. (b); 18-8-61 (e).

- 2. (S) Shri Kashi Prosad Sha and Baijnath Modi carrying on business under the trade name Messrs. Sree Krishna Kali Rice Mill (For) Messrs. Sree Krishna Kali Rice Mill, 2 Gobinda Addya Road, Calcutta (a); AL/66A, 3-12-58 (b); 23-8-61 (e).
- Dhataria carrying on 3. Shri Omprakash business under the trade name Om Trading Co., 8 Amratola Street, Calcutta (a); AT/3537A, 2-3-59 (b); (A) Coir (d); 19-8-61 (e).
- 4. Shri Milanram, Shri Ganeshdas, Sundarlal, Shri Bhagwandas, Shri Hemraj and Shri Bholaram carrying on business under the trade name of Beharilal Hemraj, 176 Cross Street, Calcutta (a); AT/1626A, 29-4-61 (b); (A) Mercury and Damarbatu (d); 19-8-61 (e).
- 5. Shri Panchanan Kundu and Rabindra Nath Kundu carrying on business under the trade name Kundu Brothers, 71 Canning Street, (R. No. B-207), Calcutta (a); AT/3740A, 22-3-61 (b); (A) (1) Raw materials, (2) Plant machinery, spare parts and accessories, (3) Consumable stores, viz. Card board box. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Napthaline balls (c); 22-8-61 (e).

- 6. Shri Gour Ch. Sur and Netai Saha carrying on business under the trade name King Stores, 71 Canning Street, Calcutta (a); AT/3096A. 1-9-53 (b); (A) Vox jubes (d); 23-8-61 (e).
- 7. (S) Shri Golam Hossain Hassan Manujee carrying on business under the trade name G. H. Hassan Manujee (for) G. H. Hasan Manujee, 22 Amratola Street, Calcutta (a); AT/1723A, 21-9-46 (b); 23-8-61 (c).
- 8. Shri Moolchand Rathi carrying on business business under the trade name Jiwaanram Hazarimal, 74 Cross Street, Calcutta (a); AT/7991A, 27-9-41 (b); (D) General merchandise as and when required and certified for resale (d); 23-8-61 (e).
- 9. Sm. Saraswati Debi carrying on business under the trade name Kedia and Sons, 17 Armenian Street, Calcutta (a); AT/3737A, 14-3-61 (b); (D) Plant, machinery (c); (A) Umbrella parts (d); 23-8-61 (e).
- 10. Shri Lakshmi Narayan Vijaya, Kalyan Sahai Gupta, Prem Chand Shegal and Satish Chand Shegal, (Partners) carrying on business under the trade name Messrs Joinery Manufacturing Co., (S) 77 Christopher Road, Calcutta, (for) 2 & 3 Clive Row, Calcutta (a); (S) BH/3307A, (for) LR/3132A, (b); 21-8-61 (e).
- 11. Messrs, Sterling (India) Co. Private Ltd., (S) 68B Dilkhusa Street, Calcutta-17 (for) 98 Middle Road, Calcutta (a); (S) BH/3308A (for) TL/2126A (b); 23-8-61 (e).
- 12. (S) Messrs, S. M. Roy and A. K. Dutta carrying on business under the trade name Bengal Refrigerators (for) Messrs. Bengal Refrigerators. 30G Chowringhee Road, Calcutta (a); BH/2536A, 29-8-53 (b); 23-8-61 (e).
- 13. Shri Jayantilal Jadavji Shah (Proprietor) carrying on business under the trade name Messrs. Shah Trading Concern, 38/3A Girish Mukherjee Road, Calcutta (a); BH/3295A, 30-5-61 (b); (A) Imitation jewellery (d); 23-8-61 (e).
- 14. (8) Shri Asit Kumar Panja (Proprietor) carrying on business under the trade name Messrs. Panja Brothers (for) Messrs. Panja Brothers, Barabazar, Burdwan (a); BN/406A, (b); 19-8-61 (e).
- 15. (8) Messrs. Ramapada Roy and Subodh Kumar Roy (Partners) carrying on business under the trade name Messrs. Nil Kanto Roy Romapada Roy (for) Messrs. Nil Kinto Roy Ramapada Roy, Allamgunj, Burdwan (a); BN/37A (b); 21-8-61 (e).
- 16. (8) Shri Provat Kumar Mukherjee (Proprietor) carrying on business under the trade name Messrs. The Reliable Stores (tor) Messrs. The Reliable Stores, B. C. Road, Burdwan (a); BN/1133A (b); 22-8-61 (e).
- 17. (S) Shri Loknath Haldar, Shri Fakir Chandra Haldar, Shri Govindapada Haldar, Shri Jagannath Haldar, Shri Madhab Chandra Haldar, Shri Binode Behari Haldar, Shri Jahar Lal Haldar and Shri Pannalal Haldar (Partners)

- carrying on business under the trade name Messrs Abani Kanto Haldar Govindapada Haldar (for Messrs. Abani Kanto Haldar Govindapada Haldar, Nutangunj, Burdwan (a); BN/54A (b) 22-8-61 (e).
- 18. (S) Sankar Bhusan Guha (Proprietor carrying on business under the trade name Messr. Joy Krishna Guha (for) Messrs. Joy Krishn Guha, Sankar Bhusan Guha, Memari, Burdwa (a); BN/655A (b); 22-8-61 (e).
- 19. (S) Bhutnath Das (Proprietor) carrying obusiness under the trade name Messrs. Bhutnath Das (for) Messrs. Bhutnath Das, Barabazai Burdwan (a); BN/1123A (b); 22-8-61 (e).
- 20. (S) Sushila Bala Dasi (Proprieterss) carryin on business under the trade name Messrs. Sushil Bala Dasi (for) Messrs. Sushila Bala Dasi, Kalna Burdwan (a); BN/328A (b); 22-8-61 (e).
- 21. (S) Messrs. Baidyanath De, Sambhu Naft De, Paresh Nath De, Digbejoy De and Ajn Kumar De (Partners) carrying on business under the trade name Messrs. Nagendra Nath Dey & Sons, (for) Messrs. Nagendra Nath Dey & Sons, Memari, Burdwan (a); BN/99A (b); 22:8-61 (c).
- 22. (8) Messrs. Panchugopal Pan, Saila Bak Dasi, Gobinda Chandra Pan, Narendra Nath Pan Bhabesh Chandra Paul, Triguna Prasanna Pan and Ashutosh Ghose (Partners) carrying of businers under the trade name Messrs. Acpera Rice Mill (for) Messrs. Acperia Rice Mill, Madhu ban, Kalna, Burdwan (a); BN/151A (b); 22-8-6 (e).
- 23. (8) Shir Murari Mohan Nandy (Proprietor carrying on business under the trade name Messis Murari Mohan Nandy (for) Messis, Murari Mohan Nandy, Dainhat, Burdwan (a); BN/831A chi 22-8-61 (e).
- 24. (8) Messrs. Biswanath Prosad Bhaka (Minor), Komeswar Prosad Bhakat (Minor) an Narmada Sarkar (Partners) carrying on busine under the trade name Messrs. Basanti Rice Mi (for) Messrs. Basanti Rice Mill, Gushkor Burdwan (a); BN/179A (b); 22-8-61 (e).
- 25. (8) Sasanka Sekhar Pan (Proprieto carrying on business under the trade name Messt New Bengal Shoe Stores (for) Messrs, New Beng Shoe Stores, Ranigunj Bazar, Burdwan (a BN/1029A (b); 22-8-61 (e).
- 26. (8) Shri Bejoy Krishna Mondal (Propri tor) carrying on business under the trade nan Messrs. Bejoy Krishna Mondal (for) Messrs Bep Krishna Mondal, Badamtola, Burdwan (a); BN 914A (b); 22-8-61 (e).
- 27. (8) Shri Amal Kanta Baladhikari (Propri tor) carrying on business under the trade nan Messrs. Anandamoyee Bastralaya (for) Messr Anandamoyee Bastralaya, Kalitala, B. C. Rose Burdwan (a); BN/847A (b); 22-8-61 (e).
- 28. (S) Messrs. Sudhendu Choudhur, al Prafulla (Toudhury (Partners) carrying ( business under the trade name Messrs. Choudhur & Co., (for) Messrs. Choudhury & Co., (S) (i. ' Road (East), Police Line, Burdwan (for) Kall Road, Burdwan (a); BN/1221A (b); 22-8-61 (e

- 29. Messrs. Jaharlal Dey, Rajib Lochan Dey, andra Mohan Dey, Abani Mohan Dey and Anil amar Dey (Partners) carrying on business under e trade name Messrs. Jaharlal Dey (for) Messrs. tharlal Dey, Kalna, Burdwan (a); BN/256A); 22-8-61 (e).
- 30. (S) Messrs. Fakir Chandra Roy and Dulal handra Roy (Partners) carrying on business ader the trade name Messrs. Fakir Chandra Roy or) Messrs. Fakir Chandra Roy, post-office and illage Galsi, Burdwan (a); BN/1173A (b); 2-8-61 (e).
- 31. (S) Messrs. Gobindapada Haldar, Jaganath Haldar, Binode Behari Haldar, Jaharlal Ialdar and Pannalal Haldar (Partners) carrying n business under the trade name Messrs. Abani Kanto Haldar and Loknath Haldar (for) Messrs. Abani Kanto Haldar and Loknath Haldar, Nutananj, Burdwan (a); BN/53A (b); 22-8-61 (c).
- 32. (S) Shri Radha Raman Dey (Proprietor) arrying on business under the trade name Messrs. Hari Pada De, Radha Raman De (for) Messrs. Hari Pada Dey, Radha Raman Dey, Katwa, Burdwan (a); BN/233A (b); 22-8-61 (c).
- 33. (S) Shri Niranjan Mullick (Proprietor) arrying on business under the trade name Messrs. iiranjan Mullick (for) Messrs. Niranjan Mullick, latwa, district Burdwan (a); BN/70A (b); 2-8-61 (e).
- 34. (8) Shri Satyanarayan Dey (Proprietor) arrying on business under the trade name Messrs. stapada Dey, Satyanarayan Dey, Katwa, Burdwan 1); BN/137A (b); 22-8-61 (e).
- 35. (8) Shri Monmatha Nath Dutta (Proprierr) carrying on business under the trade name lessrs. Manmatha Nath Dutta (for) Messrs. Ianmatha Nath Dutta, Khorobazar, Katwa, Burdwan (a); BN/610A (b); 22-8-61 (c).
- 36. (8) Shri Kalipada Boral (Proprietor) arrying on business under the trade name Messrs. (alipada Boral (for) Messrs. Kalipada Boral, iatwa, Burdwan (a); BN/228A (b); 22-8-61 (e).
- 37. (8) Messrs. Jadab Chandra Roy and dadan Mohan Roy (Partners) carrying on business mader the trade name Messrs. Jadab Chandra Roy, dadan Mohan Roy (for) Messrs. Jadab Chandra loy, Madan Mohan Roy, village and post-office lusumgram, district Burdwan (a); BN/1218A b); 22-8-61 (e).
- 38. (S) Messrs. Gajanan Bajoria, Radhashyam Bajoria and Shyam Sundar Bajoria (Partners) arrying on business under the trade name Messrs. fouri Sankar Bajoria, Gajanan Bajoria (for) dessrs. Gouri Sankar Bajoria Gajanan Bajoria, katwa. Burdwan (a); BN/34A (b); 22-8-61 (e).
- 39. (S) Messrs, Sati Pada Hazra and Sadaanda Hazra (Partners) carrying on business inder the trade name Messrs, Milan Variety Stores for) Messrs, Milan Variety Stores, Ranigunj Bazar, Burdwan (a); BN/873A (b); 22-8-61 (e).
- 40. (S) Shri Bejoy Krishna Paul (Proprietor) arrying on business under the trade name Messrs.

- Bejoy Krishna Paul (for) Messrs. Bejoy Krishna Paul, Kalna, Burdwan (a); BN/104A (b); 22-8-61 (e).
- 41. (S) Mukhlal Bhagat (Proprietor) carrying on business under the trade name Messrs. Mukhlal Bhakat (for) Messrs. Mukhlal Bhakat, Sadarghat, Burdwan (a); BN/534A (b); 22-8-61 (e).
- 42. (8) Shri Jagannath Marwari (Proprietor) carrying on business under the trade name Messrs. late Harinarayan Marwari, Mukhlal Marwari (for) Messrs. late Harinarayan Marwari, Mukhlal Marwari, Kapur Chak, Barabazar, Burdwan (a); BN/345A (b); 22-8-61 (e).
- 43. (S) Shri Abdus Salam (Proprietor) carrying on business under the trade name Messrs. Abdus Salam (for) Messrs. Abdus Salam, Station Bazar, Katwa, Burdwan (a); BN/1087A (b); 22-8-61 (e).
- 44. (S) Messrs. Samir Kumar Chatterjee, Bikash Kumar Chatterjee, Bikash Chandra Banerjee, Bibhas Chandra Banerjee, Batakrishna Sadhukhan, Siddheswar Sadhukhan, Panchugopal Mallick, Tarapada Chatterjee, Agorenath Banerjee, Jagadish Chandra Banerjee, Nibaran Chandra Mallick and Batakrishna Mullick and Subhas Chandra Banerjee (Partners) carrying on business under the trade name Messrs. Annapurna Rice Mill & Co., (for) Messrs. Annapurna Rice Mill & Co., post-office and village Bhedia, police-station Ausgram, district Burdwan (a); BN/204A (b); 22-8-61 (e).
- 45. (S) Shri Mohadev Chandra Dutta (Proprietor) carrying on business under the trade name Messrs. Mahadev Chandra Dutta (Contractor) (for) Mohadev Chandra Dutta (Contractor), Memari, Burdwan (a); BN/210A (b); 22-8-61 (e).
- 46. (S) Shri Gour Hari Patra (Proprietor) carrying on business under the trade name Messrs. Gour Hari Patra (for) Gour Hari Patra, Gushkara, post-office Gushkara, district Burdwan (a); BN/407A (b); 22-8-61 (e).
- 47. (S) Shri Hangsa Pada Majumdar (Proprietor) carrying on business under the trade name Messrs. Hangsapada Majumdar (for) Messrs. Hangsapada Majumdar, Satgachia Hattola, postoffice Satgachia, district Burdwan (a); BN/1149A (b); 22-8-61 (e).
- 48. (S) Messrs. Bhutnath Dutta and Barid Baran Dutta (Partners) carrying on business under the trade name Messrs. Bamapada Dutta & Sons (for) Messrs. Bamapada Dutta, Katwa, Burdwan (a); BN/1046A (b); 22-8-61 (e).
- 49. (S) Shri Mahima Ranjan Ghatak (Proprietor) carrying on business under the trade name Messrs. Rakhaldas Library (for) Messrs. Rakhaldas Library, Katwa, Burdwan (a); BN/1036A (b); 22-8-61 (e).
- 50. (S) Shri Mogaram Garai (Proprietor) carrying on business under the trade name Messrs. Magaram Garai (for) Messrs. Magaram Garai, Gushkara, Burdwan (a); BN/132A (b); 22-8-61 (e).

- 51. (S) Shri Kamal Bashini Dutta (Proprietor) carrying on business under the trade name Messrs. Laxmi Narayan Stores, Katwa, Burdwan (a); BN/949A (b); 22-8-61 (e).
- 52. (S) Shri Sachchidananda Karmakar (Proprietor) carrying on business under the trade name Messrs. Sachchidananda Karmakar (for) Sachchidananda Karmakar, Katwa, Madhabitola, Burdwan (a); BN/1039A (b); 22-8-61 (e).
- 53. (S) Shri Biharilal Goenka (Proprietor) carrying on business under the trade name Messrs. Jibanram Biharilall (for) Messrs. Jibanram Biharilall, Katwa, Burdwan (a); BN/497A (b); 22-8-61 (e).
- 54. (S) Messrs. Nanda Gopal Samanta, Gadadhar Guha, Hara Krishna Samanta, Rabi Bhusan Samanta, Kinkor Bhusan Guha and Bibhuti Bhuson Guha (Partners) carrying on business under the trade name Messrs. Samanta Guha & Co., (for) Samanta Guha & Co., Memari, Burdwan (a); BN/1145A (b); 22-8-61 (e).
- 55. (S) Messrs. Gajanan Bajoria, Shyam Sundar Bajoria, Surati Bala Devi Bajoria and Mani Devi Bajoria (Partners) carrying on business under the trade name Messrs. Bengal Rice Mill (for) Messrs. Bengal Rice Mill, Katwa, Burdwan (a); BN/1209A (b); 22-8-61 (e).
- 56. (S) Shri Panchanon Ghose (Proprietor) carrying on business under the trade name Messrs. Sarbamangala Bastralaya (for) Messrs. Panchanon (those, Ranigunj Bazar, Burdwan (a); BN/23A (b); 22-8-61 (e).
- 57. (S) Messrs. Kartick Chandra Saha, Dulal Chandra Saha and Narayan Chandra Saha (Partners) carrying on business under the trade name Messrs. Satish Chandra Shaha & Sons (for) Messrs. Satish Chandra Shaha & Sons, Patuli, Burdwan (a); BN/189A (b); 22-8-61 (e).
- 58. (S) Shri Murari Mohan Dutta (Proprietor) carrying on business under the trade name Messrs. Murari Mohan Dutta (for) Messrs. Murari Mohan Dutta, Katwa, Nichu Bazar, Burdwan (a); BN/348A (b); 22-8-61 (e).
- 59. (S) Shri Babulal Gocnka (Proprietor) carrying on business under the trade name Messrs. Jibanram Babulal (for) Messrs. Jibanram Babulal, Katwa, Burdwan (a); BN/29A (b); 22-8-61 (e).
- 60. (S) Messrs, Radha Shyam Saha and Nemai Charan Saha (Partners) carrying on business under the trade name Messrs, Radha Shyam Saha & Nemai Charan Saha (for) Messrs, Radha Shyam Saha & Nemai Charan Saha, Katwa, Burdwan (a); BN/103A (b); 22-8-61 (e).
- 61. (S) Messrs. Sewjiram Morothi, Keshri Chand Morothi, Mulchand Morothi, Ahmedmal Morothi, Gomadram Morothi, Chunilal Morothi, Jethmal Morothi and Sohanlall Morothi (Partners) carrying on business under the trade name Messrs. Sewjiram Rupchand (for) Messrs. Sewjiram Rupchand, Gushkara, Burdwan (a); BN/451A (b); 23-8-61 (e).

- 62. (S) Shri Ramendra Nath Pan (Proprietor) carrying on business under the trade name Messa, R. N. Pan (for) R. N. Pan, Ghose Hat, Katwa, Burdwan (a); BN/965A (b); 23-8-61 (e).
- 63. (S) Shri Radha Ballav Haldar (Proprietor) carrying on business under the trade name Messrs (fandheswari Hardware Stores (for) Messrs Gandheswari Hardware Stores, Sir B. C. Road Ranigunj Bazar, Burdwan (a); BN/491A (b) 23-8-61 (e).
- 64. (S) Shri Raojibhai Vallabh Bhai Pate (Proprietor) carrying on business under the tradename Messrs. Patel Brothers (for) Messrs. Patel Brothers, Station Bazar, Burdwan (a); BN/11254 (b); 23-8-61 (e).
- 65. (S) Shri Bholanath Dutta (Proprietor) carrying on business under the trade name Messrs. Bholanath Dutta (for) Messrs. Bholanath Dutta, Bajeprotappur, Burdwan (a); BN/925A (b); 23-8-61 (e).
- 66. (S) Sm. Subarna Prova Dasi (Proprietress) carrying on business under the trade name Messa. Subarna Prova Dasi (for) Subarna Prova Dasi Katwa, Burdwan (a); BN/160A (b); 23-8-61 (e).
- 67. (S) Messrs. Bhutnath Kundoo, Aswin Kumar Kundoo. Krishna Kumar Kundoo, Anil Kumar Kundoo and Santi Prosad Kundoo (Partners) carrying on business under the trade name Sarbamangala Flour Mill for) Sarbamangala Flour Mill, Borchat, Burdwan (a); BN/2A (b); 23-8-61 (e).
- 68. (S) Shri Adwaita Charan Roy (Proprietor) carrying on business under the trade name Messes Roy Brothers (for) Roy Brothers, Ranigual Bazar, Burdwan (a); BN/392A (b); 23-8-61 (e).
- 69. (S) Radha Gobinda Paul (Proprietor) currying on business under the trade name Messrs. Radha Gobinda Paul & Sons (for) Messrs. Radha Gobinda Paul & Sons, Memari, Burdwan (2) BN/374A (b); 23-8-61 (e).
- 70. (S) Sm. Durgabala Paul (Proprietres carrying on business under the trade name Messa Durgabaia Paul (for) Durgabala Paul, Surexala, Burdwan (a); BN/621A (b); 23-8-61 (e).
- 71. (S) Messrs. Raghunath Prosad Biswanath Prosad Bhagat, Kameswar Prosad Bhagat (Minor), Narmada Sankar Bhagat (Minor) and Raghunath Prosad Bhagat (Partners) carrying on business under the trade name Messr Beni Prosad Bhagat, Raghunath Prosad Bhagat Raght Sons (for) Messrs. Beniprosad Bhagat Raght nath Prosad Bhagat & Sons, Nutanganj, Rurdwa (a); BN 1371A (b); 23-8-61 (e).
- 72. (S) Messrs. Naba Gopal Saha, Nand Gopal Saha, Ananda Gopal Saha, Prafulla Gopal Saha, Ananta Gopal Saha. Nitya Gopal Saha an Amiya Gopal Saha (Partners) carrying chusiness under the trade name Saha Brothers (for Messrs. Saha Brothers, Khagra, Murshidabad (1) (a); BR/16B, 28-1-58 (b); it 8-61 (e).

- 3. (S) Messrs. Kalipada Roy and Khudiram rearrying on business under the trade name ipada Roy and Khudiram Roy (for) Messrs. ipada Roy and Khudiram Roy, Jiaganj, rshidabad (a); BR/231A, 24-8-49 (b); 22-8-61
- 4. (S) Shri Ram (handra Jhawar (Karta of Hindu undivided family) carrying on business let the trade name Messrs. Jagadish Jhawar (handra) Messrs. Jagadish Jhawar, Beldanga, Murshigal (a); BR/24A, 24-9-61 (b); 23-8-61 (e).
- 5. Messrs. Sohanlal Dugar and Chandanmal gar carrying on business under the trade name Sewaram Dilip Kumar, Alipurduar, district paiguri (a); CB/643A. 19-3-58 (b); (A) Contionery (d): 22-8-61 (e).
- 16. (S) Messrs. Mohanlal Agarwalla and Maha-Prosad Agarwalla carrying on business under trade name Dhanawat Cycle Company, Biswa-gha Road, Cooch Behar (for) Messrs. Mahabir losad Agarwalla and Sohini Debi carrying on siness under the trade name Dhanawat Cycle mpany (a); CB/812A, 7-4-59 (b); 22-8-61 (e).
- 77 (S) Saifudin A. Husan carrying on siness under the trade name Burma Tea Trade (Co. (for) Messrs. Burma Trading Co., 12/50 wer (hitpur Road, Calcutta (a); (S) CL/3305A r) CL/221B, 23-7-59 (b); 19-8-61 (e).
- 18 (S) Shri Hardev Singh, Shri Raghbir 1gh, Shri Gurbax Singh Birgi, Harchan Singh 1kha carrying on business under the trade name 1sts. Punjab Tyres (for) Punjab Tyres. (S) 1/1 Mahatma Gandhi Road, Calcutta (for) 1/24 Harrison Road, Calcutta (a); CL/2871A, 10-57 (b); 22-8-61 (e).
- 79. (S) Md. Salim Pasricha carrying on siness under the trade name Messrs. H. Jones Co., (for) Messrs. H. Jones & Co. (S) 2 Nawab druddin Street, Calcutta (for) 20 Balai Dutfaret, Calcutta (a); CL/2421A, 17-12-52 (b); -8-61 (e).
- 80. Messrs. Commission Agents (Private) Ltd., 1/1 Mahatma Gaudhi Road, Calcutta (a); L/557A, 27-9-41 (b); (A) Groundnut oil and its oducts, dry cocoanut and its oil, mahua oil, ice, butter, paper, pulps, card boards, oid newsper, exercise books registers, account books, rana goods, spices, druna, arrowroot, dry fruits, ustic soda, soda ash, soda bi-carb, moong, kad, rang, chalkmati, jute & jute products, rpaulm, tea & coffee, timber, stationery goods, filding materials, cutlery glass and clayware, thet and perfumery goods, tinned food, alluhium goods, copper sheets and wares, chemicals all kinds, sanitary pipes and fittings, electrical ds, tools & implements, machineries and its ts, dyes, shaftings and ball bearings, beltings, batteries, torches and buttons, boot polish and shes, blades and buttons, barley, camphor, and steel goods, coil and coil ropes, weighing les and weights, pruning knives (d); 22-8-61
- 11. Shri Natvarlal Ratilal Mehta carrying on siness under the trade name General Electric Radio Appliances, 12B Lower Chitpur Road.

- Calcutta (a); CL/3226A, 21-11-60 (b); (A) Radio spare parts, oil stoves & spare parts, water filter and accessories, ball bearings (d); 24-8-61 (e).
- 82. (8) Shri Chamanlal Lekhraj and Shri Roshanlal Lekhraj (Partners) carrying on business under the trade name Chamanlal and Brothers (for) Chamanlal and Brothers, 135 Canning Street, Calcutta (a); CR/2661A, 29-1-57 (b); 18-8-61 (c).
- 83. Shri Sree Narayan Misra carrying on business under the trade name Messrs. Stradicate Agencies, 67 B Netaji Subhas Road, Calcutta (a); CR/1953A, 8-1-51 (b); (A) Asbestos cement sheets, g. c. sheets, ridges and roofind accessories (d); 21-8-61 (e).
- 84. Sm. Nemabai Adamally (Proprietress) carrying on business under the \*rade name Swastik Engineering Co, 67B Netaji Subhas Road, Calcutta-1 (a); CR/3140A, 14-8-61 (b); (A) Tools (d); 21-8-61 (e).
- 85. (8) Shri Ashit Ranjan Ghosh and Shri Chittaranjan Ghosh (Partners) carrying on business under the trade name Messrs. Universal Mineral Industries (for) Messrs. Universal Mineral Industries, 221/2 Strand Bank Road, Calcutta (a); CR/2524A, 3-8-55 (b); 22-8-61 (e).
- 86. Messrs. Poonamchand Bagri, Saroopehand Bagri and Narayandas Bagri carrying on business under the trade name Industrial Enterprise, 138 Canning Street, Calcutta (a); CR/2905A, 16-6-59 (b); (A) Asbestos, rubbers and leather gloves (d); 22-8-61 (e).
- 87. Shri Dibakar Ray (Proprietor) carrying on business under the trade name P. N. Ray & Co., 89 Netaji Subhas Road, Calcutta (a); CR/414A, 26-9-41 (b); (A) Waxpol, cotton tape, g. i. wire, g.i. privy bucket, dustbin, caustic soda, screws, screw drivers, naphthalin, broomstick, graphite and panel pin (d); 22-8-61 (e).
- 88. Messrs. Abbashhai Alimohamed Tambawalla, Aftabhai Ibrahimji Harerwalla, Salebhai Hatimbhai Harerwalla and Zainuddin Alimohamed Tambawalla carrying on business under the trade name Calcutta Trading Co., 85 Netaji Subhas Road, Calcutta-1 (a); CB/2904A, 15-6-59 (b); (A) Brass rod, copper rod, brass sheet and copper sheet (d); 22-8-61 (e).
- 89. (8) Shri Anil Kumar Dutta (Proprietor) carrying on business under the trade name S. B. Hardware Co. (for) S. B. Hardware Co., 39 Strand Road, Calcutta (a); CR/1850A, 18-6-47 (b); 23-8-61 (e).
- 90. Messrs. K. L. Pareek and S. K. Pareek carrying on business under the trade name International Stores Agency, 138 Cauning Street, Calcutta (a); (R/3094A, 4-5-61 (b); (A) Pressure, vacuum and hydraulic gauges, packings, jointings, valve grinding pastes and powder, lights and spare parts, electric lamps, cables, and accessories, g. i. buckets (d); 24-8-61 (e).
- 91. Messrs. Shri Arvavrat Trading Co., Ltd., (S) 135 Canning Street, Calcutta for 119A Harrison Road, Calcutta (a): (S) CR/211B (for, CL/224B (b); 24-8-61 (e).

- 92. Messrs. Guganram Banwarilal, Sukhia-pokhri (a); DJ/439A, 5-9-59 (b); (D) General marchandise as and when required for resale (d); 18-8-61 (e).
- 93. Messrs. Kodamul Jatanmul Bothra, Kalimpong, (1) Purano dokan, Kalimpong; (2) 37 Armenian Street, Calcutta (a); DJ/151B, 1-8-57 (b); (A) Plastic and plastic goods, cosmetics (d); 19-8-61 (e).
- 94. (S) Shri Chandulal Agarwala (Karta H.U.F.) carrying on business under the trade name Messrs. Rameshwar Cloth Bhandar (for) Messrs. Rameshwar Cloth Bhandar, Darjeeling (a); DJ/872A, 25-1-56 (b); 21-8-61 (e).
- 95. Bengal Engineering Co. Private I.td., 12 Dalhousie Square East, Calcutta (a); EL/204A, 6-10-41 (b); (A) Bolts, nuts, rivets, washers, staples, screws, galvanised and black wire, bearings, buckets, saws, crow bars, files, shoe grindery and abrasive, (I) Hardware (d); 22-8-61 (e).
- 96. Bindal Industries Private Ltd., 7 Hastings Street, Calcutta (a); EL/3461A, 9-6-61 (b); (3) Consumable stores viz., grease (c); 22-8-61 (e).
- 97. (S) Shri Sambhunath Seel (Proprietor) carrying on business under the trade name CEELC (for) Messrs. CEELC, (S) 5 Hantings Street, Calcutta (for) 20 Strand Road, Calcutta (a); (S) EL/3476A (for) LR/2942A, 3-10-58 (b); 23-8-61 (e).
- 98. (S) Shri Braja Gopal Adak and Shri Gopal Chandra Datta carrying on business under the trade name Messrs. Reliable Casting Works (for) Messrs. Reliable Casting Works, 151 Narasingh Datta Road, Howrah (a); HW/1247A, 3-3-51 (b); 18-8-61 (e).
- 99. Messrs. Kalicharan Das, Rabindra Nath Sarkar, Lakshmi Narayan Mukherjee and Samarendra Nath Sarkar carrying on business under the trade name Messrs. K. C. Das. (S) 33/1/2 Natabar Paul Road, Howrah (for) 32 Natabar Paul Road, Howrah (a); HW/1138A, 8-5-50 (b); 22-8-61 (e).
- 100. (S) Shri Moham Singh carrying on business under the trade name Messrs. Union Motor Parts (for) Union Motor Parts, 12 Chandmari Road, Howrah (a); HW/1514A, 19-11-52 (b); 22-8-61 (e).
- 101. (S) Messrs. Bijay Kumar Jagodia. Krishna Kumar Jagodia. Rajkumar Jagodia and Mohendra Kumar Jagodia carrying on business under the trade name Hanuman Saw Mills (for) Messrs. Hanuman Saw Mills, 200 Foreshore Road, Salimar, Howrah (a); HW/1995A, 28-2-59 (b); 22-8-61 (e).
- 102. Messrs. M. N. Jivani, A. N. Jivani and J. N. Jivani carrying on business under the trade name J. B. Industries, 318 G. T. Road, post-office Belurmath, Howrah (a); HW/1642A, 2-6-55 (b); (A) Aluminium link-clips and brasspins (c); (A) Aluminium link-clips (d); 22-8-61 (e).

- 103. Messrs. Progressive Manufacturer (Private) Ltd, 9 Haricharan Banerjee Road, post office Belurmath, Howrah (a); HW/2244, 20-3-61 (b); (A) Aluminium link-clips and brass pins (c); (A) Aluminium link-clips (d); 22-8-6 (e).
- 104. Messrs. Joharimal and Gajanand (Parners) carrying on business under the trade nan Joharimal Gajanand, 132 Cotton Street, Calcutt (a); JK/1940A, 11-7-49 (b); (D) General Merchandise except cigarette (c); 21-8-61 (e).
- 105. (S) Messrs. Pashupati Nath Paul an Bibhuti Bhusan Paul carrying on business unde the trade name of Ganga Narain Paul & Co., (for Messrs. Ganga Narain Paul & Co., 22 Mahard Debendra Road, Calcutta (a); JK/2268A, 16:3.5 (b); 18-8-61 (e).
- 106. (S) Shri Dipak Parekh (Proprietor, carrying on business under the trade name Messis. Bombay Jewellers (for) Shri Sumanlal M. Parekh (Proprietor) carrying on business under the trade name Messrs. Bombay Jewellers, 9 Jagamohan Mullick Lane, Calcutta (a); JK/2665A, 541.55 (b); 21-8-61 (e).
- 107. Messrs. Bhudar Chandra Lahiry, Shibdas Lahiry and Anil Chandra Lahiry carrying of business under the trade name S. Ram & Co. 29/1 Maharshi Debendra Road, Calcutta (a): JK 1732A, 24-6-48 (b): (A) Metal ferrous, metal non ferrous, pipes and fittings, rivet and washers, not & galvanized wires, iron & steel goods, cotton & cotton products, cotton listings, leather & leather products, tamarind and tapioca starch, costor of & linseed oil (d): (A) (1) Raw materials, (2) Plant machinery, spare parts and accessories, (3) Consumable stores, viz., coal, electrodes, machine oil grease, cotton, jute waste, acetyline and oxyget Provided that all goods for which exemption from payment of sales tax is claimed are intended to use in the actual process of manufacture of the goods named below: Bolts, nuts, rivets, washers screws, structurals and spare machine parts for sale (c); 21-8-61 (e).
- 108. Messrs. Shri Ram Gupta and Rameswar dayal Gupta carrying on business under the trad name Sree Ram Rameswar Dayal, 2 Dovehalt Street, Calcutta (a); JK/209B, 13-10-53 (b); (l) Kirana, (A) Cardamom, starch, carway see l, 105 in pipal (d); 22-8-61 (e).
- 109. (S) Messrs. Tarachand Periwal am Bechhraj Baid carrying on business under the trade name Udai Chand Mohanlal (for) Messr Uday Chand Periwal, Tarachand Periwal, Ramiwas Maheswary, Bechhraj Baid carrying obusiness under the trade name Uday Chan Mohanlal, 2 Doyehatta Street, Calcutta (a); JK 2597A, 20-9-54 (b); 22-8-61 (e).
- 110. (S) Shri Smarajit Kumar (hatterse (Proprietor) carrying on business under the trade name Messrs. Cosmopolitan Trading Co., (for Messrs. Cosmopolitan Trading Co., 2 Mirhalm Chat Street, Calcutta (a); JK/2538A, 2-9-53 (b) (D) Hardware, (A) Iron and steel (joists, channels, angles, flats, rounds, squares, b. p. sheets, f. p. sheets, g. c. plain sheets, plates) (d); 22-8-61 (e).

- 111. Messrs. Mahabir Prosad Choudhury and Janki Prosad Agarwalla carrying on business under the trade name Omprokash Dulichand, 71 Burtolla Street, Calcutta (a); JK/3102A, 17-1-61 (b); (A) Small cardamom, soda ash, cocoanut oil, dry fruits, coir ropes, dry chillies, catechu (katha), tapioca, starch, jeera, dhuna. aiwas, aniseed, gugal, dry jinger and dhania (d); 24-8-61 (e).
- 112. Messrs. Jagadishprosad Mahawar, Raghunath Prosad Mahawar, Babulal Mahawar, Ramgopal Mahawar, Rameshwarlal Mahawar, Dwarkaprosad Mahawar, Shewnarain Mahawar and Hargovial Prosad Mahawar carrying on business under the trade name Messrs. Raghunath Prosad Rameswarlal, 9 Jagamohan Mullick Lane, Calcutta (a); JK/2957A, 22-4-59 (b); (A) Linseed oil, salt petre (d); 23-8-61 (e).
- 113. (S) Shri Monelall Mullick (Proprietor) carrying on business under the trade name Messrs. Rakhaldas Mullick & Co. (for) Messrs. Rakhaldas Mullick & Co., D-14 Jagannath Ghat, Calcutta (a); JK/12A, 25-9-41 (b); 23-8-61 (e).
- 114. (S) Messrs. Rama Shankar Bajpai and Sm. Ram Kumari Debi (Partners) carrying on business under the Rameswar (for) Messrs. Hanuman Shaw Rameswar, 7 Baroda Thakur Lane, Calcutta (a); JK/847A, 25-9-41 (b); 23-8-61 (e).
- 115 (S) Messrs. Lajjaram Sharma, Sm. Sarwati Devi, Beniram Sharma and Omprokash Sharma carrying an business under the trade name Lajjaram Mewaram (for) Messrs. Lajjaram Mewaram, (S) 231 Maharshi Debendra Road (for) 231 Darmahatta Street, Calcutta (a); (S) JK/276A for) BDH/276A, 26-9-41 (b); (D) Kirana geods, spices, (A) Turmeric, ginger, corriandar seeds, unmin seeds, chillies, black-pepper, poppy seeds, rarway seeds (d); 23-8-61 (e).
- 116. Messrs. Pusaram Kabra and Ramprosad Kabra carrying on business under the trade name Messrs. Ramprosad Lakshminiwas, 9 Jagamohan Mullick Lane, Calcutta (a); JK/2956A, 22-4-59 (b); (A) Palmnuts, umbrella, umbrella parts (d); 24-8-61 (e).
- the state of the s
- 118 Messrs. Bonbehari Saha, Haridas Saha, Ruhidas Saha, Satyendra Nath Saha and Narari Saha carrying on business under the trade the Bonson & Co., 13 Baidyanath Mullick Lane. alcutta (a); JK/2617A, 15-3-55 (b); (A) luminium strearate, titanium (anatase and rutile) tyle (acetate and alcohol) (d); 24-8-61 (e).
- 119. Messrs. Murlidhar Agarwalla and Dedraj garwalla carrying on business under the trade me Murlidhar Dedraj, Matelli, Jalpaiguri (a); P/724A. 8-9-49 (b); (A) Asbestos, electrical ods (d); 23-8-61 (e).
- 120. (S) Shri Adram Agarwalla carrying on usiness under the trade name Hind Auto Stores

- (for) Hind Auto Stores, (S) Holding No. 166/1 Ward No. 1 Khalpara of Siliguri Municipality, Siliguri, Darjeeling (for) Sevak Road, Siliguri, Darjeeling (a); JP/1841A, 31-3-58 (b); 23-8-61 (e).
- 121. Falakata Rice & Oil Mills Ltd., Jalpatguri (a); JP/1413A, 24-8-55 (b); (A) Tea, tea packing materials, processed fruit products (d); 23-8-61 (e).
- 122. Shri Kumud Ranjan Sinha (Proprietor) carrying on business under the trade name Messrs. Sinha Supply Agency, Kantalpota, Krishnagar, Nadia (a); KR/96B, 16-12-60 (b); (A) Torch, bulbs, batteries (d); 18-8-61 (e).
- 123. (S) Messrs. Pasu Pati Paul, Narayan Chandra Paul, Rabindra Nath Paul, Srimati Rahit Bala Dasi and Joydev Paul (Partners) carrying on business under the trade name Pasu Pati Paul & Bros. (for) Messrs. Pasu Pati Paul, Narayan Chandra Paul, Rabindra Vath Paul, Srimati Rahit Bala Dasi (Partners) carrying on business under the trade name Messrs. Pashu Pati Paul & Bros., Santipur Barabazar, Nadia (a); KR/1580A, 3-9-53 (b); 19-8-61 (e).
- 124. Messrs, Bharati (Private) Ltd., 12 Netaji Subhas Road, Calcutta, (D) (i) Patra Market, Krishnagore, Nadia, (ii) Burrabazar, Hanaghat, Nadia, (iii) 78 Jan Mohammad Ghat Road, Nadia (a); LR/242B (b); 18-8-61 (e).
- 125. (S) Sarbasri Ramgopal Ganeriwala and Bimai Kumar Ganeriwala (Partners) carrying on business under the trade name Messrs. Nirmal Kumar & Co., (for) Messrs. Nirmal Kumar & Co., 14/5 Clive Row, Calcutta (a); LR/2358A (b); 18-8-61 (c).
- 126. (S) Shri Manu Bhai Vora, Shri Rasik Lal Shah, Shri Shanti Lal Vora and Shri Hasmukh Lal Shah (Partners) carrying on business under the trade name Messrs. Shah & Vora, 9 India Exchange Place, Calcutta (for) Messrs. Shah & Vora (a); LR/3056A, 15-7-58 (b); 21-8-61 (e).
- 127. Shri Bepin Ch. Amin carrying on business under the trade name Messrs. Industrial Enterprise (India), 21/A Canning Street, Calcutta (a); LR '3224A, 16-2-61 (b); (A) Packing paper, electrical accessories pipes, bends, ball bearings, rods, angles, flats plates, joists (d); 22-8-61 (e).
- 128. Shri Sitaram Daga and Shri Shankarilal Pasari (Partners) carrying on business under the trade name Messrs. Sitaram Shankarilal, 9 Royal Exchange Place, Calcutta (a); LR/1775A, 20-7-49 (b); (A) Electric motor and ancillary equipment (d); 24-8-61 (e).
- 129. Messrs, Ravindra's Private Ltd., 9 Royal Exchange Place, Calcutta (a); LR/212B, 18-7-52 (b); (A) Kesophane celophane paper (d); 24-8-61 (e).
- 130. Messrs. Alex A Apcar Jr. & Co. Private Ltd.. (S) C-3 Gillander House, Netaji Subhas Road, Calcutta (for) B-1 Clive Buildings, Calcutta (a); LR/283A, 28-9-41 (b); 24-8-61 (e).

- 131. (S) Shri Rabindra Kr. Ghose and Shri Sudhir Ranjan Paul (Partners) carrying on ibusiness under the trade name Messrs. The Plywood Enterprises (for) Messrs. The Plywood Enterprises, (S) 20 Ultadanga Main Road, (Calcutta (for) 11/4 Canal Circular Road, Calcutta (a); MK/2566A, 7-5-55 (b); 23-8-61 (e).
- 132. Sarbasri Dhirendra Nath Saha, Kanak Prosad Sikdar and Ranjit Kumar Sikdar (partners) carrying on business under the trade name Messis, Karunamoyee Bhandar, Dak Bunglow Road, Kaliyaganj, West Dinajpur (a); ML/585A, 9-6-59 (b); (A) Linseed oil, soda, posta, cardamam, catechu and tejpata (d); 21-8-61 (e).
- 133. Sarbasti (tirija Sankar Banik and Ramendra Kumar Banik (Partners) carrying on business under the trade Brothers, Balurghat, West Dinajpur (a); ML/22B, 16-7-56 (b); (A) Salt (d); 21-8-61 (e).
- 134. (8) Midnapore Cement Works Private Ltd. (for) Midnapore Cement Works Ltd., post-office Manikpara, district Midnapore (a); MN/415A, 20-4-45 (b); 21-8-61 (e).
- 135. Messrs. Mohammad Bhai Golamally carrying on business under the trade name Calcutta Filter Manufacturing Co., (8) 62/1A Netaji Subhas Road, Calcutta for 36 Beck Bagan Row, Calcutta (a); (8) MR/2618A (for) BH/2184A (b); 18-8-61 (e).
- 136. Messrs. H. Ghosh & Brothers, 68/D Netaji Subhas Road, Calcutta (a); MR/563A, 23-9-41 (b); (A) Late pickers, picking bands, belt fastners, belt dressings, V. belts, tagger, bobbins, shuftles, shovels, spade, cotton listings, wire ropes, hose pipe, couplings, cotton sewing twine, gunny, manila rope, temper band cord, galvd, sheets, black wire, tin sheet, G. T. corrugated sheet, G. I. wire nettings, black sheet, trolly & trolly wheel, pick axes, cast iron stoves, scissors, fencing wire netting, prunning knives, forks, tea drier tray, tea plucking basket, tea chests and their linings and battens, tin container, tindrum, tin box, bees wax, broomstick, measuring glass, scaling wax, wristwatch, wall clock, blades, tissue paper, kraft paper, gum-paper, bank-paper, document paper, G. M. neck bush, shuttle covers, m. s, crank shafts, c. i. roller brackets, guide brackets, M.C.I. Filbows, box front rail, cop cone, M.C.I. tray ends, tin screw cap can, time piece (d); 23-8-61 (e).
- 137. Me-srs. P. N. Maji & Co., 113B Monohardas Chowk, Calcutta (a); MR/2562A, 25-1-60 (b); (A) Hammer, files, tap dies, toot-rules, copper, brass, bronze, ebonite & fibres, rods, sheets, pipes & wire (d); 23-8-61 (e).
- 138. (8) Shri Panchanan Singh carrying on business under the trade name Panchanan Singh (for) Messrs. Panchanan Singh, Manirampore, Post Office Barrackpur, 24-Parganas, Halisahar, 24-Parganas (1) (a); PG/7B, 25-9-41 (b); 19-8-61 (c).
- 139. (8) Shri Ramriklal Shah carrying on business under the trade name Aluminium & Alloys Industries (for) Messrs Ramriklal D. Shah and Kantilal P. Shah carrying on business under

- the trade name Aluminium & Alloys Industries, 435 Jessore Road, Dum Dum. Calcutta-28 (a); PG/2384A, 13-8-60 (b); 21-8-61 (e).
- 140. Shri Shantilal Mehta carrying on business under the trade name of Messrs. Mehta Saw Mills, Hattola, Purulia (a); PR/324A, 11-3-61 (b); (A) Timber (d); 19-8-61 (e).
- 141. (S) Badri Dass Kedia, Mahabir Prasad Kedia and Bajrang Prasad Kedia guardian of Pawan Kumar Kedia (Minor) carrying on business under the trade name Janata Cycle Stores (for) Bajrang Prasad Kedia & Brothers, Purulia (a); PR/86A, 25-2-57 (b); (D) Ghee, spices, bags, tins, (A) Cycle and cycle parts, cycle tyres and tubes, (d); 19-8-61 (e).
- 142. (S) Messrs. Kanailal Sirkar, Baladal Sirkar and Netailal Sirkar carrying on business under the trade name F. N. Sirkar (for) F. N. Sirkar, 37 Canning Street, Calcutta (a); RB-387A, 27-9-41 (b); 18-8-61 (e).
- 143. (8) Messrs. Bibhutosh Bhattacherjee and Surendra Nath Bhattacherjee carrying on business under the trade name Associated Traders, (for) Messrs. Associated Traders, 180 Lower Chitpur Road, Calcutta-1 (a); RB/537A, 5-1-49 (b); 18-8-61 (co.
- 144. Shri Dhirajlal Ganatra proprietor carrying on business under the trade name Ganatra Commercial Corporation, 14/2 Old Chinabazar Street, Calcutta (a): RB 1104A, 30-3-60 (b); (A) H S. Drills, coventry die, h. s. tools, dies, small cools, aluminium ingots, and aluminium wire (d): 19-8-61 (e).
- 145. (8) Shri Bishnu Pado Nag carrying on business under the trade name B. P. Nag & Co (for) Messrs, B. P. Nag & Co., P-21/22 Redhabazar Street, Calcutta (a); RB 746A, 28-5-51 (b); 22-8-61 (e).
- 146. (8) Shri Balaram Kumar carrying on business under the trade name Kumar Watch (a (for) Messrs, Kumar Watch Co., P-36 Radhabasat Street, Calcutta (a); RB/1007A, 22-4-59 (b); 22-8-61 (e).
- 147. (8) Messrs, Surendra Nath Chunder, Santosh Kr. Chunder, Sushil Kr. Chunder, Subodh Kr. Chunder, Manujendra Nath Chunder, Subodh Kr. Chunder, Provash Kr. Chunder, Avash Kr. Chunder and Sailendra Nath Chunder carrying on business under the trade name L. N. Chunder & Co. (for) Messrs, L. N. Chunder & Co., 14-2 Old Chinabazar Street, Calcutta (a); RB 293A 29-9-41 (b); 22-8-61 (e).
- 148. (S) Messrs. Ethelbari Tea Co (1932) Limited carrying on business under the trade name Ethelbari Tea Co. (1932) Limited (for) Messrs Ethelbari Tea Co. (1932) Ltd., P-8 Mission Row Extension, Calcutta, (A) Jalpaiguri-1 (a); (S) RB/80B (for) RB/194A (b); 23-8-61 (e).
- 149. (S) Shri Multan Chand Sarda carrying on business under the trade name Multan Chand Sarda (for) Messrs. Multan Chand Sarda, 33 Brabourne Road, Calcutta (a); RB/645A, 7-2-56 (b); 23-8-61 (e).

- 150. (S) Shri Abhiram Mondal (Proprietor) rrying on business under the trade name Messrs. dia Hardware Stores (for) Messrs. India Hardware Stores, 58 Clive Street, Calcutta (a); 1/2885A, 25-4-59 (b); 19-8-61 (e).
- 151. (S) Shri Lalit Mohan Deb (Proprietor) rrying on business under the trade name Messrs. It Mohan Deb (for) Messrs. Lalit Mohan Deb, (live Street, Calcutta (a); RJ/1107A, 8-5-44); 19-8-61 (e).
- 152. (S) Shri Binoy Bhusan Das, Shri Tincori ey & Shri Kunja Mohan Dey (Partners) carrying business under the trade name Messrs Binoy husan Das Tincori Dey (for) Messrs. Binoy husan Das Tincori Dey, 57 Clive Street, Calcutta 1); RJ/1189A, 2-1-45 (b); 18-8-61 (e).
- 153. (S) Sm. Swarn Kanta (Proprietress) strying on business under the trade name esses Sunil and Co. (for) Messes. Sunil and Co. 1/A Harrison Road, Calcutta (a); RJ/2920A, 12-60 (b); (A) Machines and machine parts (d); 3-8-61 (e).
- 154. (S) Sm. Manorama Mitra (Proprietress) rrying on business under the trade name Messrs. our Chandra Mitra & Sons (for) Messrs. Gour andra Mitra & Sons, 57 Clive Street, Calcutta); RJ/2476A, 9-3-54 (b); 19-8-61 (e).
- 155. (S) Shri Shiv Ratan Bagadia (Proprietor) rrying on business under the trade name Messrs. agadia Saree Stores (for) Messrs. Bagadia Saree tores, 30/31 Kalakar Street, Calcutta (a); J/2607A, 10-10-55 (b); 22-8-61 (e).
- 156. (8) Shri Mulchand Sethia, Shri Tolaram thia and Shri Hulash Chand Bothra (Partners) rrying on business under the trade name Messrs. remsukhdas Tolaram (for) Messrs. Premsukhdas baram, 195/1/1 Harrison Road, Calcutta (a); 1/954A, 23-1-43 (b); (A) Cycle and cycle parts, are parts of diesel engine, raw silk and art silk in, satety razor blades, hardwares, tyres and thes, steel files, hosiery goods, umbrella, spices, adynade garments, jute and jute goods, textiles il stationeries (d); 21-8-61 (e).
- 157 (S) Sm. Satya Bhama Devi (Proprietress) rrying on business under the trade name Messrs, tree Ganesh Co., (for) Messrs, Shree Ganesh Co., 3 Monohardas Street, Calcutta (a); RJ/2712A, 3-8-56 (b); (1) Raw materials, (2) Plant, achinery, spare parts and accessories, (3) Conmable stores. Provided that all goods for which temption from payment of sales tax is claimed are tended for use in the actual process of manueture of the goods named below (i) Gold and iver bars (c); 23-8-61 (e).
- 158. (S) Shri Prithi Raj Bothra, Shri Sumeral Bothra, Shri Begraj Bothra, Shri Kushal hand Bothra, Shri Amar Chand Bothra and hri Bojoy Singh Bothra (Partners) carrying on usiness under the trade name Messrs. Kushal hand Kanhaiyalal (for) Messrs. Jialal Bothra id other (Partners) carrying on business under e trade name Messrs. Kushal Chand Kanhaiyal, 46 Strand Road, Calcutta (a); RJ/2717A, -9-56 (b); 23-8-61 (e).

- 159. (S) Shri Indu Bhusan Dutta, Shri Paresh Ch. Lodh, Shri Subodh Ch. Nandy, Shri Anil Ch. Nag and Shri Nagendra Ch. Deb (Partners) carrying on business under the trade name Messrs. Dilip Kumar Dutta and Co. (for) Messrs. Dilip Kumar Dutta and Co., 57 Clive Street, Calcutta (a); RJ/1765A, 9-7-49 (b); 23-8-61 (e).
- 160. (S) Shri Nagendra Ch. Bhadra (Proprietor) carrying on business under the name Messrs. Jaharlal Pannalal Bhadra (for) Messrs. Jaharlal Pannalal Bhadra, 57 Clive Street, Calcutta (a);  $RJ/2360\Lambda$ , 9-5-53 (b); 23-8-61 (e).
- 161. (S) Shri Dhananjay Shaw (Proprietor) carrying on business under the trade name Messrs. Calcutta Hardware Trading Co., (for) Messrs. Calcutta Hardware Trading Co., 213 Harrison Road, Calcutta (a); RJ/2083A, 25-7-61 (b); (1) Raw materials. (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Iron and brass bolt nuts and screws and washers, wire netting (c); 22-8-61 (e).
- 162. (S) Shri Ambadutt Joshi, Shri Jagadish Prasad Joshi, Shri Keshabdutt Joshi, Shri Badridutt Joshi and Shri Debidutt Joshi (Partners) carrying on business under the trade name Messrs. Shibsankar Jagadish Prasad (for) Messrs. Shibshankar Jagadish Prasad, 68 Cotton Street, Calcutta (a); RJ/2187A, 1-5-51 (b); 22-8-61 (e).
- 163. (S) Shri Satyanarayan Jalan, Shri Satyanarayan Chowdhury, Shri Ramballav Jalan and Shri Lachminarayan Agarwalla (Partners) carrying on business under the trade name Mossrs. Oriental Rubber Works (for) Messrs. Oriental Rubber Works, 171A Harrison Road, Calcutta (a); RJ/2437A, 12-11-51 (b); (A) Rubber compounds, rubber solution and rain caps (d); 22-8-61 (e).
- 164. (S) Shri Laduram Saraogi, Shri Ram Kumar Tantia, Shri Sampatram Tantia and Shri Bhagirathmal Tantia (Partners) carrying on business under the trade name Messrs. Tantiya Hosiery Mills (for) Messrs. Tantiya Hosiery Mills, 94 Cotton Street, Calcutta (a); RJ/2566A, 21-1-55 (b); 23-8-61 (e).
- 165. (S) Shri Radheshyam Agarwalla (Proprietor) carrying on business under the trade name Messrs. Poddar Trading Co. (for) Messrs. Poddar Trading Co., 65 Cotton Street, Calcutta (a); RJ/2815A, 25-11-57 (b); 23-8-61 (e).
- 166. (S) Messrs, Jewannall Chhajel, Bachhaj Chhajel and Chandaunall Chhajel (Partners) carrying on business under the trade name J. B. Company (for) Messrs, J. B. Company, 42 Pathuriaghata Street, Calcutta (a); SH/3055Λ, 12-8-46 (b); 19-8-61 (e).
- 167. (S) Messrs. Matilal Basak and Bimala Sundari Basak carrying on business under the trade name Oriental Jewellers (for) Oriental Jewellers, 81 Cornwallis Street, Calcutta (a); SH/167B, 27-2-58 (b); 19-8-61 (e).

- 168. (S) Shri Narendra Nath Biswas (Proprietor) carrying on business under the trade name The Paper Products and Printing Co. (for) The Paper Products and Printing Co., 64 Raja Naba Kishana Street, Calcutta (a); SH/2108A, 29-7-52 (b); 23-8-61 (e).
- 169. (S) Shri Kamala Prosad Roy and Shri Sandwip Kumar Roy carrying on business under the trade name Messrs. S. Roy and Co. (for) Messrs. S. Roy and Co., 35 College Street, Calcutta (a); SL/29B, 28-9-61 (b); 18-8-61 (e).
- 170. (S) Shri Lakshmi Devi Jhun Jhunwala carrying on business under the trade name Ganesh Das Ram Gopal (for) Messrs. Ganesh Das Ram Gopal, 1 Chittaranjan Avenue, Calcutta (a); SL/3637A, 7-4-46 (b); 18-8-61 (e).
- 171. (S) (1) Gour Hari Dutta, (2) Annapurna Dutta, (3) Ajoy Kumar Dutta and (4) Nirmal Kumar Dutta carrying on business under the trade name Peary Mohan Dutta and Co. (for) Messrs. Peary Mohan Dutta and Co., (S) 186 Bipin Behari Ganguly Street, Calcutta-12 (for) 186 Bowbazar Street, Calcutta (a); SL/3048A, 23-11-56 (b); 22-8-61 (e).
- 172. (S) Messrs. Anupam Goswami and Amalendu Goswami (Partners) carrying on business under the trade name Kumud Chandra Goswami and Sons (for) Messrs. Kumud Chandra and Sons, Bally, Chawkbazar, Hooghly (a); SP/78A, 22-9-41 (b); 18-8-61 (e).
- 173. (S) Messrs. Tarapada Sadhukhan, Santipada Sadhukhan and Gurupada Sadhukhan (Partners) carrying on business under the trade name Tarapada Sadhukhan and Brothers (for) Messrs. Tarapada Sadhukhan Saktipada Sadhukhan and Santi Kumar Sadhukhan, Magra, Hooghly (a); SP/962A, 11-1-55 (b); 21-8-61 (e).
- 174. Messrs, Kinlab (Private) Ltd., 5 Marqais Street, Calcutta (a); TL/2065A, 8-9-52 (b); (A) Graphite, bentonite, lime-stone (d); 18-8-61 (e).
- 175. (S) Mr. Khemchand (Proprietor) carrying on business under the trade name Messrs. Khemchand and Sons (for) Messrs. Khemchand & Sons, D-2 New Market, Calcutta (a); TL/1594A, 20-8-51 (b); 18-8-61 (e).
- 176, Messrs, M. M. Coomer & Co., (S) 80 Lower Circular Road, (for) 16/2 Ramkanto Bose Street (a); (S) TL/2447A, 18-8-61 (b); (for) SH/2424A, 2-3-54 (b); 18-8-61 (e).
- 177. Messrs. Advaita Ashrama (S) 5 Dehi Entally Road (for) 4 Wellington Lane (a); (S) TL/2448A, 18-8-61 (for) 553A, 6-10-41 (b); (S) (1) Raw materials, (2) Machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Pictures and books (for) Paper, board, binding cloths, photos, photo albums and (1) Any other raw materials (2) Plant, machinery, spare parts accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by

- the purchasing dealer to be required for use in any process in the manufacture of pictures and books for sale. (c); 18-8-61 (e).
- 178. (S) Mr. G. G. Charles, D. Dahanayake, G. G. Palis and W. Dahanayake (Partners) carry, ing on business under the trade name Messrs, Commonwealth Jewellers (for) Messrs, Commonwealth Jewellers, 1 Humayan Place, New Empire Building, Calcutta (a); TL/1217A, 21-3-49 (b) 22-8-61 (e).
- 179. (S) Mr. S. D. Vachhani (Proprietor) carrying on business under the trade name Messrs I. Musry & Co. (for) Messrs. I. Musry & Co., 36 Mott Lane, Calcutta (a); TL/1360A, 20-2-50 (b) 22-8-61 (e).
- 180. (S) Shri Satish Charan Bakuli (Proprietor) carrying on business under the trade name Messes. Sitala Mistanna Bhander (for) Messes. Sitala Mistanna Bhander, 102/1 S. N. Banerjee Road, Calcutta (a); TL/1290A, 5-8-40 (b); (S) (1) Raw materials, (2) Consumable stores, viz., coal. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Sweetmeat (for) sugar, soda, coal, fire-wood, ghee, vegetable products and (1) any other raw materials, (2) Plant, Machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of Sweetmeat for sale (a); 22-8-61 (e)
- 181. (S) Mr. J. Ahamed (Proprietor) carrying on business under the trade name Messrs. Bool Bool (for) Messrs. Bool Bool, 12 Lindsay Street. Calcutta (a); TL/1497A, 5-3-51 (b); (S) (1) Raw materials, (2) Consumable stores, viz., thread, button. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Readymade garments (for) cloths and (1) Any other raw materials, (2) Plant, machinery, spare parts accessories and consumable stores. (3) Building or plumbing materials, or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of Readymade garments (for) sale (c); 22-8-61 (e).
- 182. (S) Sarbasri B. R. Majumder and Neroli Baran Mukherjee (Partners) carrying on busines under the trade name Messis. General Art Syndicate (for) Messis. General Art Syndicate, 64 S. N. Banerjee Road, Calcutta (a); TL/2170A 22-1-59 (b); 22-8-61 (e).
- 183. (S) Sarbasri Hasmatrai Kundanmal and Gopaldas Ramchand (Partners) carrying on business under the trade name Messrs, Calcutta Carpel Stores (for) Messrs, Calcutta Carpet Stores, 434 Park Street, Calcutta (a); TL/1109A, 7-4-48 (b); 22-8-61 (e).

- 184. (S) Yashin Mullick (Proprietor) carrying business under the trade name Messrs. Yacoob fullick & Sons (for) Messrs. Yacoob Mullick & on, B-13, 35, 36 Municipal Market, Calcutta (a); 1/528A, 6-10-41 (b); 23-8-61 (e).
- 185. (S) Maya Pada Bhattacherjee (Proprietor) arrying on business under the trade name Messrs. raders (for) Messrs. Traders, F-22, 45 New arket, Calcutta (a); TL/768A, 12-4-44 (b); 3-8-61 (e).
- 186. (S) (1) Hemanga Chandra Guin and (2) iti Kantha Guin (Partners) carrying on business ader the trade name Messrs. Guin & Co. (for) [essrs. Guin and Co., D-18 New Market, Calcutta 1); TL/343A, 29-7-41 (b); 23-8-61 (e).
- 187. (S) Sarbasri Santosh K. Dutta, Ajit K. hutta and Biswa Nath Dutta (Partners) carryig on business under the trade name Messrs. Rash chari Dutt & Sons (for) Messrs. Rash Behari Dutt Sons, 105/2 S. N. Banerjee Road, Calcutta (a); L/193A, 22-9-41 (b); 23-8-61 (e).
- 188. (S) Sarbasri Lilaram M. Mehtani, Chandu Prim and Ghansyam L. Mirchandani (Partners) rrying on business under the trade name Messis. Idia Book House (for) Messis. India Book House, A Lindsay Street, Calcutta (a); TL/1838A, 4.53 (b); 23-8-61 (e).
- 189. (S) Abdul Kahhar (Proprietor) carrying business under the trade name Messrs. Modern of Store (for) Messrs. Modern Shoe Store, 2-13 Hogg Market, Calcutta (a); TL/519A, 10-41 (b); 23-8-61 (e).
- 190. Pritam Chand Chawla (Proprietor) carrygon business under the trade name Messrs, and Agency (for) Messrs Diana Agency, 18A towringhee Road, Calcutta (a); TL-1868A, 9-53 (b); 23-8-61 (e).
- 191. (1) Nirmalendu Ganguly and (2) Bibhuti nusan Biswas (Partners) carrying on business der the trade name Messrs. Cafe-de-Monico (for) essrs. Cafe-de-Monico, 6 Chowringhee Road, dcutta (a); TL/534A, 10-6-41 (b); 23-8-61 (e).
- 192. (S) (1) Nathubhai Gopalji Desai, (2) ahya Bhai Gopalji Desai and (3) Haribhai opalji Lesai (Partners) carrying on business ider the trade name Messrs. V. City Stores (for) essrs. V. City Stores, 20 Lindsay Street, deutta (a); TL/1860A, 24-7-53 (b); 23-8-61 (c).
- 193. Messis. Machineries and Electricals fivate Ltd., (S) 74 Beliaghata Main Road, dcutta (for) 33 Chittaranjan Avenue, Calcutta 1); (S) TL/2452A, 24-8-61 (for) SL/3238A, i-5-43 (b); 24-8-61 (e).
- 194. (S) Messrs. I.R.C. Weldmesh Ltd., (for) essrs. I.R.C. Weldmesh (Private) Ltd., 7A Dehi rampore Road, Calcutta (a); TL/2204A, 16-5-59 (c); 24-8-61 (e).
- 195. Mr. Haroomal Lalchand (Proprietor) crying on business under the trade name Messrs. Lalchand (for) Messrs. S. Lalchand, A-38; S. Hogg Market, Calcutta (a); TL/1669A, b-1-52 (b); (1) Raw materials, (3) Consumable lores, viz., button. Provided that all goods for

- which exemption from payment of sales tax is claimed are intended for use in the actual process for manufacture of the goods named below:
  (i) Readymade garments (for) piece goods, metal tinsil thread, gold, silver, precious stone and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of jewellery, readymade goods, sarees for sale, (c); 24-8-61 (e).
- 196. (S) Mr. Chu Gin Chow (Proprietor) carrying on business under the trade name Messrs. Shanghai Carpentary Works. (for) Messrs. Shanghai Carpentary Works, 13 Chhatawalla Gullee, Calcutta (a); CL/2077A, 15-11-50 (b); 18-8-61 (e).
- 197. (S) Mr. Liu Kuo Chun and Mr. Liu Kuo Hou (Partners) carrying on business under the trade name Messrs. Yuley & Co. (for) Messrs. Yuley & Co., C-17 New Market, Calcutta (a); TL/502A, 4-10-41 (b); 21-8-61 (e).

Explanatory notes.—Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "substitute".

S. K. GHOSE, Commissioner.

No. 256C.T.—7th September 1961. -In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section (2) of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:

- Notes. (a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. (S) Shri Purushottam Mohanlal Modicarrying on the business under the trade Lame Vynoykant Purushottam Modi (for) Hessrs. Vynoykant Purushottam Modi, 7 Amratola Street, Calcutta (a); 936A(AT) (Central), 13-7-57 (b); 19-8-61 (f).

- 2. Messrs. Shivkumar Sukla, Bindu Prasad Sharma carrying on the business under the trade name B. P. Sharma & Co., 8 Amratola Street, Calcutta (a); 1188A(AT) (Central), 12-7-61 (b); (A) Tea and tea waste (c); 23-8-61 (f).
- 3. Messrs. Panchanan Kundu and Rabindra Nath Kundu carrying on business under the trade name Kundu Brothers, 71 Canning Street, (Room No. B-207), Calcutta (a); 1175A(AT) (Central), 19-4-61 (b); (A) Cellophons paper, card board box, label paper (d); 22-8-61 (f).
- 4. Messrs. Eastern Equipment & Sales Ltd., (S) 24B Park Street, Calcutta-16 (for) 9 Brahourne Road, Calcutta (a); (S) 577A(BH) (Central) (for) 54A(RB) (Central) (b); 21-8-61 (f).
- 5. Shri Laksmi Narayan Vijaya, Shri Kalyan Sahai Gupta, Shri Prem Chand Shegal and Shri Satish Chandra Shegal (Partners) carrying on business under the trade name Messrs. Joinery Manufacturing Co., (S) 77B Christopher Road, Calcutta (for) 2 & 3 Clive Road, Calcutta (a); (S) 578A(BH) (Central) (for) 1125A(LR) (Central) (b); 21-8-61 (f).
- 6. Messrs. Sterling (India) Co., Private Ltd., (S) 68B Dilkhusa Street, Calcutta-17 (for) 98 Middle Road, Calcutta-14 (a); (S) 579A(BH) (Central) (for) 467A(TL) (Central) (b); 23-8-61 (f).
- 7. (S) Messrs. S. M. Roy and A. K. Dutta carrying on business under the trade name Bengal Refrigerators (for) Messrs. Bengal Refrigerators, 30G Chowringhee Road, Calcutta-16 (a); 424A (BH) (Central), 3-7-59 (b); (A) Plants machinery and raw materials (d); 23-8-61 (f).
- 8. Messrs. Bartan Bhandar, Lalbazar, Bankura (a); 8A(BK) (Central), 1-7-57 (b); (A) Poppy-seed (d); 24-8-61 (f).
- 9. Messrs. Goenka Trading Corporation, Bankura (a);  $16\Lambda(BK)$  (Central),  $1\text{-}7\text{-}5\tilde{\imath}$  (b); (A) Oil-seeds, chemicals (d); 24-8-61 (f).
- 10. (S) Messrs. Baidya Nath De, Sambhu Nath De, Paresh Nath De, Digbijoy De and Ajit Kumar Dey (Partners) carrying on business under the trade name Messrs. Nagendra Nath Dey & Sons (for) Messrs. Nagendra Nath Dey & Sons, Memari, Burdwan (a); 33A(BN) (Central) (b); 22-8-61 (f).
- 11. (S) Messrs. Gajanon Bajoria, Radhashyam Bajoria and Shyam Sundar Bajoria (Partners) carrying on business under the trade name Fessrs. Gouri Sankar Gajanon Bajoria (for) Messrs. Gouri Sankar Gajanon Bajoria, Katwa, Brudwan (a); 44A(BN) (Central) (b); 22-8-61 (f).
- 12. (S) Shri Niranjan Mullick (Proprietor) carrying on business under the trade name Messrs. Niranjan Mullick (for) Messrs. Niranjan Mullick, Katwa, Burdwan (a); 106A(BN) (Central) (b); 22-8-61 (f).

- 13. (S) Messrs. Gajanon Bajoria, Sham Sunda Bajoria, Surati Bala Bajoria and Moni Dev Bajoria (Partners) carrying on business under the trade name Messrs. Bengal Rice Mill (for Messrs. Bengal Rice Mill, Katwa, Burdwan (a) 155A(BN) (Central) (b); 22-8-61 (f).
- 14. (S) Messrs. Gopeswar Choudhury, Balai Chandra Choudhury, Kanai Ial Choudhury, and Durga Sankar Roy (Partners) carrying on business under the trade name Messrs. Choudhury Roy & Co. (for) Messrs. Choudhury Roy & Co., Saktigarh, Burdwan (a); 120A(BN) (Central) (b); 22-8-61 (f).
- 15. (S) Messrs. Kartick Chandra Saha, Dulal Chandra Saha and Narayan Chandra Saha (Pariners) carrying on business under the trade name Messrs. Satish Chandra Saha & Sons., (for) Messrs. Satish Chandra Saha & Sons, post-office and village Patuli, Burdwan (a); 31A(BN) (Central) (b); 22-8-61 (f).
- 16. (S) Shri Sasanka Sekhar Pan (Proprietor) carrying on business under the trade rame Messrs. New Bengal Show Stores (for Messrs, New Bengal Show Stores, B. C. Road, Berdwan (a); 112A(BN) (Central) (b); 23-8-61 (f).
- 17. (S) Shri Probhat Kumar Mukherjee (Proprietor) carrying on business under the trade name Messrs. The Reliable Stores (for) Messrs. The Reliable Stores, B. C. Road, Brudwam (a); 50A(BN) (Central) (b); 23-8-61 (f).
- 18. (S) Shri Rameswar Lal Agarwalla and Shri Sewdutt Rai Agarwalla (Partners) carrying on business under the trade name Messrs. Rameswarlal Sew Dutt Rai Agarwalla (for) Messrs. Rameswar Lal Sew Dutt Rai Agarwalla, Kalna, Burdwan (a); 82A(BN) (Central) (b); 23-8-61 (f).
- 19. (S) Shri Antosh Mazumder carrying on business under the trade name Messrs. Santosh Mazumder, Berhampore, Murshidabad, Murshidabad (1) (a); 8B(BR) (Central), 23-12-57 (b), (A) Wooden poles (c); 23-8-61 (f).
- 20. Messrs. Madan Gopal Memani, Kashi Nati Memani, Bajranglal Memani and Dhanraj Kabu carrying on business under the trade name Madai Gopal Memani and Bros, post-office Dhulian Murshidabad, Murshidabad (1) (a); 14BcBR (Central), 2-8-60 (b); (A) Linseed, food grain mustard seed, mustard oil (c); 23-8-61 (f).
- 21. (S) Messrs. Mohanlal Agarwalla and Mahabir Prosad Agarwalla carrying on business under the trade name Dhanawat Cycle Company. Biswasingha Road, Cooch Behar (for) Messrs. Mahabir Prosad Agarwalla and Sohini Debi carrying on business under the trade name Dhanawat Cycle Company (a); 251A(CB) (Central) 7-4-59 (b); 22-8-61 (f).
- 22. Shri Natvarlal Ratilal Mehta carrying on business under the trade name General Electric & Radio Appliances, 12B Lower Chitpur Road. Calcutta (a); 1068A(CL) (Central), 21-11-60 (b); (A) Radio spare parts, oil stoves & spare part water filter & accessories, ball bearings (c) 24-8-61 (f).

- 3. (S) Shri Ashit Ranjan Ghosh and Shri ittaranjan Ghosh (Partners) carrying on siness under the trade name Messrs. Universal neral Industries (for) Messrs. Universal Mineral lustries, 22/2 Strand Bank Road, Calcutta (a); 7A(CR) (Central), 27-6-57 (b); (A) Minerals; 22-8-61 (f).
- 14. (S) Shri Chamanlal Lekhraj and Roshan-Lekhraj (Partners) carrying on business under trade name Chamanlal and Brothers (for) annanlal and Brothers, 135 Canning Street, lcutta (a); 679A(CR) (Central), 16-7-57 (b); .8-61 (f).
- 25. Shri Aryavrat Trading Co., Ltd., (S) 135 ming Street, Calcutta (for) 119A Harrison ad, Calcutta (a); (S) 75B(CR) (Central) (for) 6A(CL) (Central) (b); 24-8-61 (f).
- 26. (S) Shri Sambhunath Sil (Proprietor) rying on business under the trade name Ceelc m) Messrs. Ceelc, (S)5 Hastings Street, Calta (for) 20 Strand Road, Calcutta (a); (S)696A L) (Central) (for) 1010A(LR) (Central), 25-2-59); 23-8-61 (f).
- 27. Messrs. Kalicharan Das, Rabindra Nathrar, Lakshmi Narayan Mukherjee and Samadra Nath Sarkar carrying on business under trade name Messrs. K. C. Dass, (S)33/1/2 tabar Paul Road, Howrah (for) 32 Natabarul Road, Howrah (a); 74A(HW) (Central), 6:57 (b); 22-8-61 (f).
- 28. (S) Messrs. Pasupati Nath Paul and ibhubati Bhusan Paul carrying on business der the trade name Ganga Narayan Paul & Co. r) Messrs. Ganga Narayan Paul & Co., 22 harshi Debendra Road, Calcutta (a); 719A i) (Central), 20-9-58 (b); 21-9-61 (f).
- 29. (S) Shri Dipak Parekh (Proprietor) carry; on business under the trade name Messrs. mbay Jewellers (for) Shri Sumanlal M. Parekh roprietor) carrying on business under the trade me Messrs. Bombay Jewellers, 9 Jagomohan ullick Lane, Calcutta (a); 356A(JK) (Central), 7-57 (b); 21-8-61 (f).
- 30. (S) Messrs. Tarachand Periwal and ehhraj Baid carrying on business under the de name Uday Chand Mohanlal (for) Messrs. lay Chand Periwal, Jalachand Periwal, Ramsas Maheswari, and Beehhraj Baid carrying on siness under the trade name Uday Chand hanlal, 2 Doyehatta Street, Calcutta (a); 3A(JK) (Central), 28-6-57 (b); 22-8-61 (f).
- 31. (S) Shri Mone Lall Mullick (Properietor) rying on business under the trade name Messrs. khaldas Mullick & Co., (for) Messrs. Rakhals Mullick & Co., D-14 Jagannath Ghat, Lohatty. Calcutta (a); 41A(JK) (Central), 15-6-57); 23-8-61 (f).
- 32. (S) Messrs. Rama Shankar Bajpai and a Ram Kumari Debi (Partners) carrying on siness under the trade name Hanuman Show uneswar, (for) Messrs. Hanuman Show Ramesur, 7 Baroda Thakur Lane, Calcutta (a); 364A K) (Central), 11-1-57 (b); 23-8-61 (f).

- 33. (S) Shri Swinder Singh (Proprietor) carrying on business under the trade name Messrs. Punjab Oil Co. (for) Messrs. Punjab Oil Co., 57A Kali Krishna Tagore Street, Calcutta (a); 693A (JK) (Central), 15-4-58 (b); 23-8-61 (f).
- 34. Messrs. Sunny Valley Tea Co. Ltd., Jalpaiguri town (a); 226A(JP) (Central), 15-11-57 (b); (A) Diesel oil, lubricating oil, coke, machinery parts and gunny bags (c); 19-8-61 (f).
- 35. Shri Adram Agarwalla carrying on business under the trade name Hind Auto Stores, (S) Holding No. 166/1, Ward No. 1 Khalpara of Siliguri Municipality, Siliguri, Darjeeling (for) Khalpara, Siliguri, Darjeeling (a); 326A(JI') (Central), 10-6-58 (b); 23-8-61 (f).
- 36. Messrs. Bharati (Private) Ltd, 12 Netaji Subhas Road, Calcutta, (D) (i) 78 Jan Md. Ghat Road, Naihaty, (ii) Barrabazar Ranaghat, (iii) 1 Manmolan Ghosh Street, Krishnagar (a); 44B (LR) (Central) (b); (A) Iron and steel (c); 18-8-61 (f).
- 37. Shri Bepin Ch. Amin carrying on business under the trade name Messrs. Industrial Enterprises (Iadia), 21/A Canning Street, Calcutta (a); 1220A(LR) (Central), 16-2-61 (b) (A) Packing paper, electrical accessories, pipes, bends, ball bearing, rods, angles, flats, plates, joists (c); 22-8-61 (f).
- 38. (S) Shri Bholanath Das, Shri Kartik Chandra Das and Shri Ashoke Kumar Das (Partners) carrying on business under the trade name Messrs. Paul's Electro Works (for) Messrs. Paul's Electro Works, 39 Jampukur Square, Calcutta (a); 344A(MK) (Central), 23-8-57 (b); 18-8-61 (f).
- 39. Messrs. A. Veerappa, S. K. Ananda Subramaniam, S. K. Venkata Chalam, V. Adycappan and V. Ramanathan carrying on business under the trade name Messrs. A. V. R. A. & Co., 65B Vivekananda Road, Calcutta (a); 865A(MK) (Central), 23-3-61 (b); (A) Hair oils, tooth powder, and cosmetics under Remy trade mark (c); 18-8-61 (f).
- 40. Messrs. Sree Biswakarma Oil, Rice & Flour Mills, Tantigaria, Midnapore (a); 114A(MN) (Central), 10-6-58 (b); (A) Kshesari dal (c); 21-8-61 (f).
- 41. Messrs. Mohammad Bhai Golamally carrying on business under the trade name Calcutta Filter Manufacturing Co., (S) 62/1A Netaji Subhas Road, Calcutta (for) 36 Beck Bagan Row, Calcutta (a); (S) 908A(MR) (Central) (for) 249A (BH) (Central) (b); 18-8-61 (f).
- 42. (S) Shri Ramriklal D. Shah carrying on business under the trade name Alluminium & Alloys Industries (for) Messrs. Ramriklal D. Shah and Kantilal P. Shah carrying on business under the trade name Alluminium & Allcys Industries, 435 Jessore Road, Dum Dum, Calcutta-28 (a); 468A(PG) (Central), 1-9-60 (b); 21-8-61 (f).

- 43. (S) Shri Srichandmal, Shri Hiranand Haswani and Shri Bagrajmal carrying on business under the trade name Sunrise Auto Engineering (for) Messrs. Sunrise Soorkey Mill (Partners Hiranand & others), post-office Garia, 24-Parganas (a); 352A(PG) (Central), 21-8-59 (b); (A) Automobile spare parts and accessories (c); 22-8-61 (f).
- 44. (S) Messrs. Kanai Lall Sirkar, Balai Lal Sirkar and Netai Lal Sirkar carrying on business under the trade name F. N. Sirkar (for) F. N. Sirkar, 37 Canning Street, Calcutta (a); 338A (RB) (Central), 5-7-57 (b); 18-8-61 (f).
- 45. (S) Shri Bishnu Pado Nag carrying on business under the trade name B. P. Nag & Co. (for) Messrs. B. P. Nag & Co., P-21/22 Radhabazar Street, Calcutta (a); 742A (RB) (Central), 29-6-59 (b); 22-8-61 (f).
- 46. (S) Shri Balaram Kumar carrying on business under the trade name Kumar Watch Co. (for) Messrs. Kumar Watch Co., P-36 Radhabazar Street, Calcutta (a); 536A (RB) (Central), 29-8-57 (b); 22-8-61 (f).
- 47. Messrs. The Vangham Burn Crane Co. Ltd., 12 Mission Row, Calcutta (a); 888A (RB) (Central) 14-2-61 (b); (A) Rails for travelling cranes (c); 23-8-61 (f).
- 48. (S) Shri Gunvantlal Patel (Karta), Sm. Motibin Patel, Shri Hamendra Patel, Shri Khushmanlal Patel, Shri Bhailal Patel and Sm. Damayanti Patel (Hindu united family) carrying on business under the trade name Messrs. Pranjibandas Kuberdas (for) Messrs. Pranjibandas Kuberdas, 50 Monohardas Street, Calcutta (a); 343A (RJ) (Central), 1-7-57 (b); 18-8-61 (f).
- 49. Sm. Swarn Kanta (Proprietress) carrying on business under the trade name Messrs. Sunil & Co., 171/A Harrison Road, Calcutta (a); 762A (RJ) (Central), 9-3-60 (b); (A) Machine and machine parts (c); 18-8-61 (f).
- 50. (S) Sm. Manorama Mitra (Proprietress) carrying on business under the trade name Messrs. Gour Chandra Mitra & Bros., (for) Messrs. Gour Chandra Mitra & Bros., 57 Clive Street, Calcutta (a); 182A(RJ) (Central), 27-6-57 (b); 19-8-61 (f).
- 51. (S) Shri Shiv Ratan Bagadia (Proprietor) carrying on business under the trade name Messrs. Bagadia Saree Stores (for) Messrs. Bagadia Saree Stores, 30/31 Kalakar Street, Calcutta (a); 7A (RJ) (Central), 6-6-57 (b); 22-8-61 (f).
- 52. (S) Shri Mulchand Sethia, Shri Tolaram Sethia and Shri Hulash Chand Bothra (Partners) earrying on business under the trade name Messrs. Premsukdas Tolaram (for) Messrs. Premsukdas Tolaram, 195/1/1 Harrison Road, Calcutta (a); 384A(RJ) (Central), 10-7-59 (b); 21-8-61 (f).
- 53. (S) Shri Jiwanmal Toshniwal, Shri Pusparaj Toshniwal, Shri Brij Mohan Toshniwal, Shri Sitaram Toshniwal, Shri Purshottam Toshniwal, Shri Ram Ch. Toshniwal and Shri Jaharmal Toshniwal (Partners) carrying on business under

- the trade name Messrs. Jiwanmal Ramlal (for Messrs. Jiwanmal Ramlal, 203 Harrison Road Calcutta (a); 32B(RJ) (Central), 16-7-57 (b); (A) Cement (c); 21-8-61 (f).
- 54. (S) Shri Prithiraj Bothra, Shri Sukuma Mal Bothra, Shri Begraj Bothra, Shri Kusha Chand Bothra, Shri Amar Chand Bothra and Shri Bijoy Singh Bothra (Partners) carrying on busi ness under the trade name Messrs. Kushal Chan Kanhaiyalal (for) Messrs. Kushal Chand Kanhaiyalal, 46 Strand Road, Calcutta (a); 35A(RJ (Central), 18-6-57 (b); 24-8-61 (f).
- 55. (S) Shri Laduram Saraogi, Shri Rar Kumar Tantia, Shri Sampatram Tantia and Shr Bhagirathmal Tantia (Partners) carrying of business under the trade name Messrs. Tantiya Hosiery Mills (for) Messrs. Tantiya Hosiery Mills, 94 Cotton Street, Calcutta (a); 720A(RJ) (Central), 26-12-58 (b); 23-8-61 (f).
- 56. (S) Shri Radheshyam Agarwalla (Propretor) carrying on business under the trade name Messrs. Poddar Trading Co. (for) Messrs. Poddar Trading Co., 65 Cotton Street, Calcutta (a); 654 (RJ) (Central), 6-12-57 (b); 23-8-61 (f).
- 57. (S) Shri Sailendra Nath China and Shr Dilip Kumar Bhawani carrying on business under the trade name Messrs. Sailendra Nath China (for) Messrs. Sailendra Nath China, 16A Cad Depot., Sealdah, Calcutta (a); 348A/8L/ (Central), 18-7-57 (b); 18-8-61 (f).
- 58. (S) Sm. Lakshmi Devi Jhunjhunwalla carrying on business under the trade name Gonest Das Ram Gopal (for) Messrs. Gonesh Das Ram Gopal, 1 Chittaranjan Avenue, Calcutta (a) 58B(SL) (Central), 17-4-58 (b); 18-8-61 (f).
- 59. (S) Khanchand (Proprietor) carrying or business under the trade name Messrs. Khanchand & Sons (for) Messrs. Khanchand & Sons., Danew Market, Calcutta (a); 271A(TL) (Central), 18-7-57 (b); 18-8-61 (f).
- 60. Messrs. M. M. Coomer & Co., (S) 80 Lower Circular Road (for) 16/2 Ram Kanta Bose Street (a); (S) 682A(TL) (Central), 18-8-61 (for) 4264 (TL) (Central), 6-11-57 (b); 18-8-61 (f).
- 61. Messrs. Advaita Ashram (S) 5 Dela Entally Road (for) 4 Wellington Lane (a); (S) 683A(TL) (Central), 18-8-61 (for) 643A(SL) (Central), 3-9-57 (b); 18-8-61 (f).
- 62. (S) Mr. G. G. Charles, D. Dahanayake, G. G. Palis and W. Dahanayake (Partners) carrying on business under the trade name Messes Commonwealth Jewellers, (for) Messes. Commonwealth Jewellers, 1 Humayan Place, Calcutta (a); 539A (TL) (Central), 4-8-59 (b); 22-8-61 (f).
- 63. Maya Pada Bhattacharjee (Proprietor) carrying on business under the trade name Messis. Traders (for) Messis. Traders, F-22, 45 New Market, Calcutta (a); 124A(TL) (Central), 28-6 57 (b); 23-8-61 (f).

- 64. (S) (1) Hemanga Chandra Guin and (2) hri Kantha Guin (Proprietor) carrying on usiness under the trade name Messrs. Guin & Co. for) Messrs. Guin & Co., D-18 Hogg Market, alcutta (a); 133A(TL) (Central), 28-6-57 (b); 3-8-61 (f).
- (5). (S) Mohd. Yusuf and Mohd. Idrees (Parters) carrying on business under the trade name fesses. The New Gramophone Stores (for) Messes. he New Gramophone Stores, 22 Lindsay Street, falcutta (a); 29B(TL) (Central), 31-8-57 (b); 3-8-61 (f).
- (66. (S) Abdul Kahhar (Proprietor) carrying on misness under the trade name Messrs. Modern Shoe Stores (for) Messrs. Modern Shoe Stores, 12/13 New Market, Calcutta (a); 402A(TL) (entral), 9-11-57 (b); 23-8-61 (f).
- 67. (S) Pritan Chand Chawla (Proprietor) arrying on business under the trade name Messrs. Jiana Agencies (for) Messrs. Diana Agencies, 8A Chowringhee Road, Calcutta (a); 61A(TL) Central), 24-6-57 (b); 23-8-61 (f).
- 68. (S) Mr. Haroomal Lalchand (Proprietor) arrying on business under the trade name Messrs. Lalchand (for) Messrs. S. Lalchand, 3-38 New larket, Calcutta (a); 251A(TL) (Central), 5-7-57 (b); 23-8-61 (f).
- 69. (S) (1) Nathubhai Gopalji Desai, (2) Dahya shai Gopalji Desai and (3) Hari Bhai Gopalji sesai (Partners) carrying on business under the rade name Messrs. V. City Stores (for) Messrs. V. sity Stores, 20 Lindsay Street, Calcutta (a); 75A TL3 (Central), 25-6-57 (b); 23-8-61 (f).
- 70 (S) Messrs. I. R. C. Weldmesh Ltd. (for) lessrs I. R. C. Weldmesh (Private) Ltd., 7A )chi Serampore Road (a); 521A(TL) (Central), 6-5-09 (b); 24-8-61 (f).

Explanatory notes.—Regarding the amendments ade the following code letters have been used o indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHISE, Commissioner.

No. 259C.T.—14th September 1961.—In pursunce of the provisions of section 9 of the Bengal inance (Sales Tax) Act, 1941 (Bengal Act VI of 41), the following names and addresses of gistered dealers whose registrations under the ct were amended with effect from the date noted gainst each of them and in respect of the partitlars appearing in the different items in the anner indicated against such particulars are ublished for general information:—

- dotes.--(a) Serial number, name, address, chief
  - (b) Number and date of the registration certificate.
- (c) Goods for use in manufacture or in the
- (b) Goods for resale.
- (e) Date of amendment.

- 1. B. L. Ghosh and N. B. Karmakar carrying on business under the trade name Messrs. Kegie & Co., 24 Ashutosh Mukherjee Road, Calcutta (a); AL/749A, 25-4-60 (b); (A) Feldspar (d); 26-8-61 (e).
- 2. (S) Bankim Ch. Das and Sarbeswar Ch. Mal carrying on business under the trade name Messrs. Oriental Automobile Stores (for) Messrs. Oriental Automobile Stores, 16A Ashutosh Mukherjee Road, Calcutta, (1) B. T. Road, Asansol, (2) Mangoe Lane, Calcutta, (3) Dharmatala Street, Calcutta (a); AL/3B, 26-5-53 (b); 28-8-61 (e).
- 3. (S) Shri Dhirendra Nath Bakshi carrying on business under the trade name Messrs. Dhirendra Nath Bakshi (for) Messrs. Dhirendra Nath Bakshi (S) 8/G Mommpur Road (for) P-19 Harisabha Street, Calcutta (a); AL/289A, 17-7-56 (b); 29-8-61 (e).
- 4. Messrs. Eyre Smelting Ltd., 5 Hide Road, Calcutta (a); AL/249A, 31-10-51 (b); (A) (ii) Fraysol paste flux, (iii) solder cream, (iv) Soldering paste, (v) Tinning salts (c); 28-8-61 (e).
- 5. (8) Shri Akshoy Kumar Sinha carrying on business under the trade name Messis A. Sinha & Co. (for) Messis. A. Sinha & Co., Kalighat Railway Siding, Calcutta (a); AL/151A, 14-5-49 (b); 29-8-61 (e).
- 6. Mrs. Inder Kaur Sethi carrying on business under the trade name Messrs. Makhan Lal Podder 8-1A Bakery Road, Calcutta-22 (a); AL/751A, 30-4-60 (b); (A) Pig iron, m. s. sheet, steel plates (d); 29-8-61 (e).
- 7. Messrs. Bholanath Chandra & Brothers, Bolpur, district Birbhum (a); AS/808A, 23-1-48 (b); (A) Carbide, vermilion, stationery goods, glass wares, baji patka, colours, thread, aluminium goods, enamelled goods, utensils of china clay, lozenges, barley, tea, chanachur, ghee, lime, umbrella, tin boxes & suit cases, leather suit case, paper, locks, bound register, mats, batteries, lights, scented oil, atta for general merchandise as and when required for re-sale (d); 31-8-61 (e).
- 8. Messrs. Sonehi-Lal Ram Swarup, Post Office Dubrajpur, district Birbhum (a); AS7280A, 25-9-41 (b); (D) All sorts of kirana goods and all sorts of galla goods (d); 31-8-61 (e)
- 9. Shri Banechand Agarwalla, Shri Purakh Chand Agarwalla and Shri Omkarmal Agarwalla carrying on business under the trade name Hiralal Banechand, 26/4A Armenian Street, Calcutta; Kalimpong, Darjeeling (a); AT/213B, 12-1-54 (b); (A) Myrobalan, sulphate of iron, tarpaulin, paper bag and hosiery goods (d); 26-8-61 (e).
- 10. (S) Shri Gopal Chandra Ghose, Shri Ananta Kumar Hazra, Shri Hemanta Kumar Hazra, Shri Subhendu Prasad Hazra, Shri Narendra Kumar Hazra and Shri Krishna Chandra Ghose carrying on business under the trade name Hazra Bros & Co. (for) Hazra Brothers & Co., 20/3 Armenian Street, Calcutta (a); AT/2925A, 21-7-52 (b); 29-8-61 (e).

- 11. Shri Beharilal Chowdhury and Shri Harprakash Chowdhury carrying on business under the trade name Messrs. Far East Traders, 71/1 Canning Street, Calcutta (a); AT/2517A, 16-8-50 (b); (A) Oil paper (d); 26-8-61 (e).
- 12. Shri Prabhulal Gulabchand Mehta carrying on business under the trade name Messrs. Jov Bharat Trading Co., 71 Canning Street, Calcutta (a); AT/3003A, 10-1-52 (b); (D) Toilet requisites, hardware, stationery, jute products, medicine, perfumery, tea, oil and torch, batteries, bulbs, provisions (d); 29-8-61 (e).
- 13. Messrs, Ray Brothers, 66 Canning Street, Calcutta (a); AT/2013A, 29-9-41 (b); (D) Gunny bags, hessians (d); 29-8-61 (e).
- 14. (8) Shri Dayalal Dwajiram Dave carrying on business under the trade name Messrs. R. Dayalal Dave (for) Messrs. R. Dayalal Dave, 21-25 Rupchand Roy Street, Calcutta (a); AT/125A, 25-9-41 (b); 30-8-61 (e).
- 15. (8) Shri Dwarkadas Agarwala carrying on business under the trade name Dwarkadas Hariram (for) Messrs, Dwarkadas Hariram, 46 Cross Street, Calcutta (a); AT/790A, 27-9-41 (b); 31-8-61 (e).
- 16. Messrs Bhajanlal Sraff and Sajan Kumar Sraff carrying on business under the trade name Bhajanlal Sajankumar, 12 Noormal Lohia Lane, Calcutta (a); ΛΤ/3732Λ, 16-2-61 (b); (Λ) Hosiery goods (d); 30-8-61 (c).
- 17. Messrs, Hardwarimal Madhogaria, Rampratap Madhogaria, Nagarmal Madhogoria and Kanahiyalal Madhogaria carrying on business under the trade name of Nagarmal Kanahiyalal, 25 Amratola Street, Calcutta (a); AT/3758A, 6-7-61 (b); (A) Old newspapers, rampatri and cuminssed (Zeera) and caustic soda (d); 30-8-61 (e).
- 18. Messrs. G. S. Nevatia, Sita Nevatia, Sarla Nevatia and Arun Kumar Nevatia (Partners) carrying on business under the trade name Messrs. Auto Centre, 2A Theatre Road, Calcutta (a); BH/3248A, 12-12-60 (b); (A) Scooter parts and accessories (d); 28-8-61 (e).
- 19. (8) Messrs. Haridas Pal and Santosh Kumar Pal carrying on business under the trade name of Iswar Chandra Pal, and Ganga Prasad Pal and Grandson, (for) Shri Haridas Pal, (Proprietor) carrying on business under the trade name Iswar Chandra Pal and Ganga Prasad Pal and Grandson, 45C Asutosh Mukherjee Road, Calcutta (a); BH/3123A, 15-12-59 (b); 28-8-61 (e).
- 20. (S) Messrs. D. N. Mondal & Co., Private Ltd., (for) Messrs. D. N. Mondal & Co., (S) 18/2/B Garcha 2nd Lane, Calcutta (for) 18/2 Garcha 2nd Lane, Calcutta (a); BH/3038A, 2-2-59 (b); 30-8-61 (e).
- 21. (S) Shri Amal Chandra Guha, (Proprietor) carrying on business under the trade name Messrs. A. C. Guha, (for) Messrs. A. C. Guha, (S) P/394 Purna Das Road, Calcutta (for) P.21 Mission Row Extension, Calcutta (a); (S) BH/3309A (for) SL/1743A, (b); 30-8-61 (e).

- 22. Shri M. L. Kapoor (Proprietor) carrying on business under the trade name Messrs. Pioneer Camera Stores, 1 Kyd Street, Calcutta (a); BH/2967A, 3-5-58 (b); (A) Auto bulbs (d); 31-8-61 (e).
- 23. (S) Shri Joygopal Khanna (Proprietor) carrying on business under the trade name Messra, Khanna Cloth House (for) Messrs. Khanna Cloth House, Chowk Chandni, Burdwan (a); BN/729A, (b); 30-8-61 (e).
- 24. (S) Shri Rash Behari Chatterjee (Proprietor) carrying on business under the trade name Messrs. Rash Behari Chatterjee (for) Messrs. Rash Behari Chatterjee, B. L. Hati Road, Radhanagar, Burdwan (a); BN/1132A (b); 30-8-61 (e).
- 25. (S) Sarbashri Santi Kumar Banerjee and Rabi Prasanna Roy (Partners) carrying on business under the trade name Messrs. Burdwan Automobile Stores (for) Messrs. Burdwan Automobile Stores, G. T. Road, Burdwan (a); BN/95A (b); 30-8-61 (e).
- 26. (S) Shri Sakti Pada Sadhu (Proprietor, carrying on business under the trade name Messr. Sakti Pada Sadhu (for) Messrs. Sakti Pada Sadhu (dushkara, Burdwan (a); BN/1116A (b); 30-8-61 (c).
- 27. (8) Shri Anadi Prasad Mandal (Proprietor) carrying on business under the trade name Messrs. Anadi Prasad Mandal (for) Messrs. Anadi Prasad Mandal, Naldanga, Burdwan (a); BN/1044A (h); 30-8-61 (e).
- 28. (S) Shri Jharendra Nath De (Proptietor) carrying on business under the trade name Messrs Sibsankar De (for) Messrs. Sibsankar De, Natumahal, Burdwan (a); BN/935A (b); 30-8-61 (e).
- 29. (8) Shri Bhupendra Chandra Mandal (Proprietor) carrying on business under the trade name Messrs. Gobinda Bhander (for) Messrs. Gobinda Bhander, Nadanghat, Burdwan (a); BN/5694 (b); 30-8-61 (e).
- 30. (S) Messrs. Satya Kinkar Das and Ananta Lal Das (Partners) carrying on business under the trade name Messrs. Satya Kinkar Das & Brothers (for) Messrs. Satya Kinkar Das & Brothers. Barabazar, Burdwan (a); BN/231A (b); 30-8-61 (e).
- 31. (S) Shri Satyaraman Kar (Proprietor) carrying on business under the trade name Messrs. Satyaraman Kar (for) Messrs. Satyaraman Kar, Katwabazar, Katwa, Burdwan (a); BN/401A (b); 30-8-61 (e).
- 32. (S) Shri Panchu Gopal Choudhury (Proprietor) carrying on business under the trade name Messrs. Panchu Gopal Choudhury (for) Messrs. Panchu Gopal Choudhury, Moniharipoti, Kalna, Burdwan (a); BN/521A (b); 30-8-61 (e).
- 33. (S) Sreemati Radha Rani Mallick (Proprietress) carrying on business under the trade name Messrs. Sreemati Radha Rani Mallick (for) Sreemati Radha Rani Mallick, Katwa, Burdwan (a); BN/337A (b); 30-8-61 (e).

- 34. (S) Messrs. Indu Bhusan Guha, Phanihusan Guha, Bhujanga Bn. Guha, Ahi Bn. Guha, bani Bn. Guha, Girija Bn. Guha and Bibhutin. Guha (Partners) carrying on business under ne trade name Messrs. Nagendra Nath Guha nd Indu Bhusan Guha (for) Nagendra Nath Guha nd Indu Bhusan Guha, Saktigarh, Burdwan (a); iN/86A (b); 30-8-61 (e).
- 35. (S) Shri Bibhuti Bhusan Tah (Proprietor) arrying on business under the trade name lessrs. Bibhuti Bhusan Tah (for) Messrs. Bibhuti Bhusan Tah, Kalna Road, Burdwan (a); BN/303A (b); 30-8-61 (e).
- 36. (S) Messrs. Bhagbat Prosad Seal, Mukunda Murari Seal and Naba Kishore Seal (Partners) carrying on business under the trade name Messrs. Bhagbat Prosad Seal Mukunda Murari Seal (for) Messrs. Bhagbat Prosad Seal Mukunda Murari Seal, Jamalpur, District Burdwan (a); BN/416A (b); 30-8-61 (e).
- 37. (S) Messrs. Sundar Gopal Dutt, Purusattam Butt and Pulin Behari Dey (Partners) carrying on business under the trade name Messrs. Sundar Gopal Dutta & Co. (for) Messrs. Sundar Gopal Dutta & Co., Hatu Dewan, Burdwan (a); BN/442A (b); 30-8-6i (e).
- 38. (8) Shri Monohar Lal Das (Proprietor) rarrying on business under the trade name Messrs. M. L. Das (tor) Messrs. M. L. Das, Ranigunj, Burdwan (a); BN/431A (b); 31-8-61 (e).
- 39. (S) Shri Pran Krishna Das (Proprietor) carrying on business under the trade name Messrs. buran Krishna Das (for) Messrs. Pran Krishna Das, ure Kalna, Burdwan (a); BN/636A (b); 31-8-61 c).
- 40. (S) Messrs. Belaluddin Miah, Md. Hosen hah and Md. Samad Miah carrying on business inder the trade name Belal Biri Factory, (for) stessrs. Belal Biri Factory, Dhulian, district Murshidabad (a); BR/110A, 22-2-46 (b); 28-8-61 (e).
- 41. (S) Messrs. Hiralal Bhakat, Hari Kishan Bhakat and Madan Mohan Bhakat, carrying on business under the trade name Hiralal Bhakat (for) Messrs. Hiralal Bhakat, Sagardighi, District Mushidabad, Murshidabad(1) (a); BR/19B, \$3-5-46 (b); 28-8-61 (e).
- 42. (8) Shri Ahi Bhusan Dutta carrying on business under the trade name Messrs. Ahi Bhusan Dutta (for) Messrs. Ahi Bhusan Dutta, Jalangi Bazar, Jalangi, District Murshidabad (a); BR/ 573A, 10-11-52 (b); 30-8-61 (e).
- 43. (S) Messrs. Gouranga Prosad Saha and mala Kanta Saha carrying on business under trade name Gouranga Prosad Saha Kamala nta Saha (for) Messrs. Sachinaudan Saha and ners, Bhabta, police-station Beldanga, District arshidabad (a); BR/452A, 15-3-56 (b); 30-8-61
  - 44. Messrs. Manindra Nath Kundu and Fatic andra Kundu carrying on business under the de name Kundu Stores, Alipurduar, District lpaiguri (a); CB/666A, 27-3-58 (b); (A) Smith llows, hookahs and steel trunks (d); 28-8-61 (e).

- 45. Messrs. Bhutoria & Sons Private Ltd., 161/1 Mahatma Gandhi Road, Calcutta (a); CL/2874A, 25-10-57 (b); (Λ) Motor vehicles (d); 26-8-61 (e).
- 46. Shri Kirpal Singh Narula, Balbir Singh Narula, Desiaj Kalra and Amar Nath Kalra carrying on business under the trade name Messrs. Ishar Singh Kirpal Singh & Co., (8) 2 Ram Lochan Mallick Street, Calcutta (for) 10/1 Portuguese Church Street, Calcutta (a); (8) CL/3307A (for) AT/335A, 26-9-41 (b); 28-8-61 (e).
- 47. (8) Messrs, S. M. Mohmodally and S. M. Showkatally carrying on business under trade name Messrs. General Luc Trading Co. (for) Messrs. General Luc Trading Co., 146 Lower Chitpur Road, Calcutta (a); CL<sub>1</sub>2319A, 26-2-52 (b); 30-8-61 (e).
- 48. (S) Pakir Malim Ahmed carrying on business under the trade name Messrs. S. M. Aboobakkar & Co. (for) S. M. Aboobakkar, A. K. S. Kabeer, K. S. Houlabibi, Z. Azeez and S. A. Abdul Gaffor carrying on business under the trade name S. M. Aboobakker & Co., 62/10/11 Phears Lane, Calcutta (a); CL/3141A, 21-12-59 (b); 30-8-61 (e).
- 49. (S) Mohd. Shafi and Mohd. Gulzar carrying on business under the trade name Messrs. Omar Bros. (for) Messrs. Omar Bros, 21 Lower Chitpur Road, Calcutta, (a); CL/1354A, 30-7-45 (b); 30-8-61 (e).
- 50. Shri Rathin Dey (Proprietor) carrying on business under the trade name Aren & Co., 36 Strand Road, Calcutta (a); CR/3034A, 15-5-58 (b); (A) & i. wire, oil operated refrigerator, cambridge rocking microtome, whipple micrometer, camera lucida and juice extractor (d); 26-8-61 (e).
- 51. The Kusum Commercial Co. Privato Ltd., 40 Netaji Subhas Road, Calcutta (a); CR/2710A, 3-9-57 (b); (A) Stapling machine (c); 26-8-61 (c).
- 52. (S) Shri Himatlal Jhunjhabhai Gandhi (Proprietor) carrying on business under the trade name Messrs. Gandhi & Co., 59 Old Chinabazar Street, Calcutta (for) Messrs. Gandhi & Co., (a); (A) Calcutta-1 (a); (S) CR/212B (for) CR/2474A (b); 28-8-61 (e).
- 53. Goenka Commercial Syndicate (Private) Ltd., (S) 29 Strand Road, Calcutta (for) 3 Commercial Buildings, Calcutta (a); (S) CR/3145A (for) LR/2898A (b); 20-8-61 (e).
- 54. (S) Shri Bajranglal Chittanjia (Proprietor) carrying on business under the trade name Globe Agencies (for) Globe Agencies, 137 Canning Street, Calcutta (a); CR/1752A, 8-2-50 (b), 30-8-61 (e).
- 55. Shri Madhusudan Guin (Proprietor) carrying on business under the trade name Messrs. K. N. Mittra & Co., 92 Old Chinabazar Street, Calcutta (a); CR/181A, 26-9-41 (b); (A) (1) Raw materials: paper, board and binding materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Exercise books, (ii) Accounts books, (iii) Writing pads (c); 30-8-61 (e).

- 56. (S) Shri Purshottamdas Arora (Proprietor) carrying on business under the trade name Messrs. Purshottamdas & Sons (for) Messrs. United Trading Corporation, 71A Netaji Subhas Road, Calcutta (a); CR/1769A, 1-3-50 (b); 30-8-61 (e).
- 57. J. & R. Hutchison Private Ltd., 10 Clive Row, Calcutta (a); CR/868A, 21-10-41 (b); (A) Jute goods and Iron and steel goods (d); 31-8-61 (e).
- 58. (S) Messrs. C. R. Krishnan, Almaram Agarwal, N. R. Hariharam and Meyalal Kedia carrying on business under the trade name Bengal Chemicolour Co. (tor) Bengal Chemicolour Co., 10 Armenian Street, Calcutta (a); (S) CR/213B (for) CR/1648A (b); 31-8-61 (e).
- 59. (S) Shri Ramkishen Agarwalla (Proprietor) carrying on business under the trade name Messrs. Manchand Dahiram (for) Messrs. Manchand Dahiram, Rangbul, Sonada (a); 111/894A, 19-6-56 (b); 30-8-61 (e).
- 60. (S) (Karta, Hindu United Family) Shri Sagarmall Agarwalla carrying on business under the trade name Messrs. Sagarmall Hanumandas (for) Sagarmall Hanumandas, Maniabhanjang, Darjeeling (a); DJ/901A, 6-8-56 (b); (A) Tea (d); 30-8-61 (e).
- 61. Mossrs, Hargulall Ramchandra, Rangbul, Sonada (a); DJ/444A, 15-9-49 (b); (A) Umbrella, broomstick, paper (d); 30-8-61 (e).
- 62. Messrs. Kauleshwarram Baleshwar Ram, Pokhriabong, Nagrispur, (a); DJ/443A, 15-9-49 (b); (A) Groundnut, groundnut oil, stationery goods, battery, toilet goods, coconut, coconut oil, chillies, rashun, candle, paper, jarda, surti, sweets, pepper, chimney, glass, lantern, paint & varnishes, soda, amonia, bottle, jar, tea, chira, muri, balm and oinments, camphor and rope (d); 30-8-61 (e).
- 63. (S) B.D.R. Railway Coys. Ltd., Employer's Grain Shop (for) B.K.A.K.B.D. Rand K.F. Railway Coys. Ltd., Employer's Grain Shops, (S) 3 Netaji Subhas Road, Calcutta-1 (for) 28 Dalhousie Square, Calcutta-1 (a); EL/99B, 28-9-46 (b); 26-8-61 (e).
- 64. Messrs. Bengal Engineering Co. Private Ltd., 12 Dalhousie Square East, Calcutta (a); EL/204A, 6-10-41 (b); (A) Flow meters, pressure reactor, laboratory stirrer, dial thermometer, audeo valves, dial lamps, chopper bar galvanometer, pysometer indicator (d); 31-8-61 (e).
- 65. (S) Messrs. Mauji Nagji Kanji Narayan Mithu, Monji Babulal Visram and Haribhai Deoshi carrying on business under the trade name M. K. Patel & Co. (for) M. K. Patel & Co., 517 G. T. Road, South, Howrah (a); HW/1413A, 18-2-49 (b); 26-8-61 (e).
- 66. (S) Shri Kenaram Mukherjee (Proprietor) carrying on business under the trade name Howrah Engineering and Galvanizing works (for) Howrah Engineering and Galvanizing works, 68 Benaras Road, North Bantra, Howrah (a); HW/740A, 1-9-47 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment

- of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below for sale: (i) G. i. buckets, c. i. castings pump parts, machine parts, (ii) Table vice and c.i metric weights (for) Black sheet, galvanized sheet m.s. round, power motors, tools, implements, bras and c.i. cuttings, bolts, nuts, w.i. pipes and (1) Any other raw materials, (2) Plant, machinery spare parts, accesories and consumable stores Certified by the purchasing dealer to be require for use in any process in the manufacture of g.1 buckets, c.i. casting, all kinds of fitting works steel safe and cabinet, steel furniture and conduipipe, c.i. casting for sale (c); 30-8-61 (e).
- 67. (S) Shri Gopal Chandra Roy carrying or business under the trade name Messrs. Gow Chandra Roy, 37 Shibtolla Street, Calcutta (a) JK/2540A, 10-9-53 (b); 26-8-61 (e).
- 68. Messrs. Baldeodas Brahman and Banwarilal Brahman (Partners) carrying on business under the trade name Baldeodas Bamearilal, (S) 402 Upper Chitpore Road (for) 131 Cotton Street, Calcutta (a); JK/1656A, 4-12-47 (b); 28-8-61 (e).
- 69. (S) Messrs. Chand Mohan Basak, Mani Mohan Basak and Surjyalal Basak carrying on Chan Mohan Basak & Bros. (for) Messrs. Chand Mohan Basak & Bros, 48 Nalini Sett Road, Calcutta (a); Jk/2679A, 2-12-55 (b); 31-8-61 (e).
- 70. Messrs. Rebati Kanta Poddar & Sons Ltd., 1 Nalini Sett Road, Calcutta (a); JK/2689A, 22-12-55 (b); (A) Silver (d); 31-8-61 (e).
- 71. (S) Shri Shyam Sundar Poddar carrying on business under the trade name Variety Store (for) Variety Stores, Mal, Jalpaiguri (a); JP, 1545A, 17-1-57 (b); 28-8-61 (e).
- 72. Shri Kishori Mohan Majumdar carrying of business under the trade name Murshidabad Stores, Hill Cart Road, Siliguri, Darjeeling (a). JP/2055A, 19-7-61 (b); (A) Hair oil, tooth brush, toilets, threads, combs, mirrors, toys, paper, exercise books, pencils, ink, nibs, jam, jelly, butter, shoe polish (d); 28-8-61 (e).
- 73. Shri Dawarka Prasad Agarwalla carrying on business under the trade name Radha Kishor Stores., Hill Cart Road, Siliguri, Darjeeling (a) JP/2045A, 7-6-61 (b); (A) Toilets, tooth brush blade, battery, candle, logenges, jam, jelly, squash sauces, combs and mirrors, shoe polish, brush cards, mantle, tea, soda, incense (d); 28-8-61 (e)
- 74. (S) Ramdin Agarwalla carrying on busines under the trade name Gouri Sankar Stores (for Gouri Sankar Stores, Dinbazar, Jalpaiguri (a) JP/1881A, 28-2-59 (b); 31-8-61 (e).
- 75. Shri Kumud Ranjan Sinha (Proprietor carrying on business under the trade name Messis Sinha Supply Agency, Kantalpota, Krishnagar Nadia (a); KR/96B, 16-12-60 (b); (A) Chocolate cocoa and bourn vita (d); 28-8-61 (e).

- 76. (S) Shri Chhotalal K. Mehta (Proprietor) rrying on business under the trade name of essrs. B. Bhogilal & Co., 7 Swallow Lane, lcutta (for) Messrs. B. Bhogilal & Co. (A) 21A nning Street, Calcutta (a); LR/193A, 25-9-50 ); 28-8-61 (e).
- 77. Sarbasri Prabhudayal Kanoria, Basudeo Inoria, Yatindra Nath Ganeriwal, and Ganriwal, (Partners) carrying on der the trade name of Messrs. Textiles Inland gencies, (for) Textile Inland Agencies, 33 Netaji inhas Road, Calcutta (a); LR/2627A, 3-12-55 ), 28-8-61 (e).
- 78. Shri B. C. Paul (Proprietor) carrying on usiness under the trade name Messrs. B. C. Paul Co (for) Messrs. B. C. Paul & Co., 18 Netaji abhas Road, Calcutta (a); LR/1985A, 6-12-50 b), 28-8-61 (e).
- 79. (S) Shri Kalooram Beriwala and Shri irishna Kumar Beriwala (Partners) carrying on usiness under the trade name of Messrs. Kalooram leriwalla & Sons (for) Messrs. Kalooram leriwalla and Sons, 22 Netaji Subhas Road, alcutta (a); IR/2709A, 9-10-56 (b), 28-8-61 (e).
- 80. (S) Shri Bechulal Shah (Proprietor) carrying on business under the trade name Messrs. The ational Engineering Co. (for) Messrs. The ational Engineering Co., (S) 22 Netaji Subhas oad, Calcutta (for) 13 Clive Street, Calcutta (a); R/58A, 3-10-41 (b); 28-8-61 (e).
- 81. Shri Puranmall Kedia (Proprietor) carryg on business under the trade name Messrs, atomal Commercial Trading Corporation, (8) India Exchange Place (for) 9/2 Dover Lane, alcutta (a); (8) 1R/3273A (for) BH/3154A (b); 8-8-61 (e).
- 82. Shri Biswanath Pasari (Proprietor) carryng on business under the trade name Messrs. Biswanath Pasari, 9 Royal Exchange Place, alcutta (a); LR/2277A, 2-6-52 (b); (A) Hosiery and globes, thread, button, boot polish, rain roats, plastic bags, torches, tailoring chalks, affhaline balls, polythene, machinery (c); 0-8-61 (e).
- 83. G. Das & Co. (Private) Ltd., 8 Royal kehange Place, Calcutta (a); LR/396A (b); (A) lardboard (d); 31-8-61 (e).
- 84. (S) Shri Sumer Mal Pugalia and Sagar Ial Sarana (Partners) carrying on business under he trade name Messrs. Electro Power Plants (for) Iessrs. Electro Power Plants, 20 Netaji Subhas Ioad, Calcutta (a); LR/2771A, 26-10-56 (b); I-8-61 (e).
- 85. (S) Shri Prabhat Kumar Das (Proprietor) arrying on business under the trade name Messrs. Fioneer Timber Products (for) Messrs. Pioneer limber Products, (S) 14/2 Canal East Road, Falcutta (for) 111 Akhil Mistry Lane, Calcutta (a); (S) MK/3331A (for) SL/2633A (b); 26-8-61 (e).

- 86. (S) Shri Durga Charan Bose carrying on business under the trade name Messrs. D. C. Bose & Co., (for) Messrs. D. C. Bose & Co., 14/A Jagadish Nath Roy Lane, Calcutta (a); MK/2904A, 10-1-58 (b); 28-8-61 (e).
- 87. (S) Shri Raghunath Shaw and Shri Matilal Jaiswal (Partners) carrying on business under the trade name Messrs. Matilall & Co. (for) Messrs. Matilal & Co., 11B Keshab Chandra Sen Street, Calcutta (a); MK/2506A, 5-7-54 (b); 28-8-61 (e).
- 88. (8) Saurendranath Mitra (Proprietor) carrying on business under the trade name Messrs. The Bodhi Press (for) Messrs. The Bodhi Press, 5 Sankar Ghose Lane, Calcutta (a); MK/1731A, 5-9-49 (b); (8) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Printed matters and blocks for sale (for) (1), (2), (3). Certified by the purchasing dealer to be required for use in any process in the manufacture of printed matters and blocks for sale (c); 29-8-61 (e).
- 89. Hari Sadhan De (Proprietor) carrying on business under the trade name Messrs. Hari Sadhan Dey & Bros. (for) Messrs. Hari Sadhan Dey & Bros, 123/1 Upper Circular Road, Calcutta (a); MK/59B, 17-9-42 (b); 29-8-61 (c).
- 90. (S) Raja Ram Shaw (Proprietor) carrying on business under the trade name Messrs, R. J. & Co. (for) Messrs, R. J. & Co., 77 Kailash Bose Street, Calcutta (a); MK/2707A, 5-10-56 (b); 29-8-61 (e).
- 91. (S) Bachanlall Jaiswal and Mohanlall Jaiswal (Partners) carrying on business under the trade name Messrs. Bachanlal Mohan & Co. (for) Messrs. Bachanlal Mohan & Co., 12/1 Ghosh Lane, Calcutta (a); MK/2854A, 7-3-58 (b); 29-8-61 (e).
- 92. (S) Biswanath Shaw, Panchanlal Shaw and Kashi Nath Shaw (Partners) carrying on business under the trade name Messrs. Ramsarup Biswanath Prasad (for) Messrs. Ramsarup Biswanath Prasad, 77 Kailash Bose Street, Calcutta (a); MK/1019A, 19-1-44 (b); 29-8-61 (e).
- 93. (S) Bhagwanram Shaw (Proprietor) carrying on business under the trade name Messrs. Bhagwanram Shaw (for) Messrs. Bhagwanram Shaw, 2 Chalta Bagan Lane, Calcutta (a); (S) MK/1060A, (for) BDI/1060A (b); 29-8-61 (e).
- 94. (S) Binoy Sarkar (Proprietor) carrying oxbusiness under the trade name Messrs, B. Sarkar & Son (for) Messrs, B. Sarkar & Son, 6/1/B Madan Mitra Lane, Calcutta-6 (a); MK/2848A, 28-1-58 (b); 29-8-61 (e).
- 95. (S) Suresh Chandra Ghose and Pyari Mohan Sarkar (Partners) carrying on business under the trade name Messrs. Robin Hosiery Factory (for) Messrs. Robin Hosiery Factory, 29A Guruprosad Chaudhury Lane, Calcutta (a); MK/154A, 29-9-41 (b); (S) (1) Raw Materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process

of manufacture of the goods named below: Woolen, cotton mercerised and silken genzies, undershirts of various designs and sporting shirts for sale (for) yarn, needles, thread, chemical and (1), (2) and (3). Certified by the purchasing dealer to be required for use in any process in the manufacture of woollen, cotton mercerised and silken genzies, undershirts of various designs and sporting shirts for sale (c); 29-8-61 (e).

- 96. (8) Mussammat Gnaga Dei, I Santlal Jaiswal, Bhagwati Prosad Jaiswal, Basmati Dei and Rama Sankar Prasad Jaiswal (Partners) carrying on business under the trade name Messrs. Ajodha Ram Mathura Ram (for) Messrs. Ajodha Ram Mathura Ram, 77 Kailash Bose Street, Calcutta (a); (8) MK/164A, (for) BDI/164A (b); 29-8-61 (e).
- 97. (S) Vindhyachal Prasad (Proprietor) carrying on business under the trade name Messrs. Vindhyachal Prasad Lakshminarayan (for) Messrs. Vindhyachal Prasad Lakshminarayan, 75 Kailash Bose Street, Calcutta (a); (S) MK/1954A (for) BDI/1954A (b); 29-8-61 (e).
- 98. (8) Saurendranath Mitra (Proprietor) carrying on business under the trade name Messrs. Readers' Corner (for) Messrs. Readers' Corner, 5 Sankar Ghosh Lane, Calcutta (a); MK/1159A, 8-6-45 (b); (8) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Privided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Books, laboratory books, exercise book and charts for sale (1), (2) and (3). Certified by the purchasing dealer to be required for use in any process in the manufacture of books, laboratory books, exercise book and charts (c); 29-8-61 (e).
- 99. (S) Satya Ch. Bose, Bhola Nath Bose, Promotho Nath Bose and Sm. Kalyani Bose (Partners) carrying on business under the trade name Messrs. Bose Press (for) Messrs. Bose Press, 30 Brojo Mitter Lane, Calcutta (a); MK/2935A, 28-11-58 (b); 29-8-61 (e).
- 100. Messrs. Industrial Engineering Corporation, (8) 9D Ultadanga Main Road, Calcutta (for) 9 Panchi Dhopani Galli, Calcutta (a); MK/2593A, 12-9-55 (b); 30-8-61 (c).
- 101. (S) Shri Bama Pada Basu (Karta) carrying on business under the trade name Messrs. Presidency Pharmacy (Basu & Sons) (for) Messrs. Presidency Pharmacy (Basu & Sons), 205 Cornwallis Street, Calcutta (a); MK/431A, 24-9-43 (b); 31-8-61 (e).
- 102. Sarbasri Gangalushan Prosad, Binaramprosad and Raghuramprosad (Partners) carrying on business under the trade name Messrs. Sree

- Bishnu Bhander, Hatkhola, English Bazar, Malda Bibigram, Malda (a); M1/32B, 4-7-60 (b); (A Catachue, dhup coir, broom stick, groundnut od soda, tejpata, dalmut, vermillion, tea, pahnu barley, sathi food, colour, exercise books, pencii paste, blade, fita, mental ink, agurbati chinmi robin blue, zira, postadana, mouri, kalazira, metal dhania, gurpati, groundnut (d); 26-8-61 (e).
- 103. Messrs. B. N. Nandy & Co., 62/1A Neta Subhas Road, Calcutta (a); MR/2210A, 31-3-4 (b); (A) Carbide (d); 20-8-61 (e).
- 104. Messrs. Bhimraj Banshidhar, 180 Mahatua Gandhi Road, Calcutta (a); MR/266A, 26-9-4 (b); (A) Electrical goods (d); 28-8-61 (e).
- 105. Messrs, S. L. Mukherjee & Co., 115 Netaj Subhas Road, Calcutta (a); MR/844A, 7-1041 (b); (A) Manila Rope (d); 28-8-61 (e).
- 106. Messrs. J. B. Nandy & Co., 113K Netaji Subhas Road, Calcutta (a); MR/626A, 24-9-41 (b); (D) Sundry-goods, (A) Brass rod, gun metal cock, wooden handle, sisal rope, broom stek, brushes, rubber goods, straw board, coir string, coir matting & mats, jute and hemp twine, hessian cloth, wire rope, cloth-cutting, tallow, wood, vaseline, pully-chain, soft soap, linseed oil, steel flexible wire, fencing wire, brass wire, copper rivets, aluminium rivets, pipe & pipe tittings (d); 30-8-61 (e).
- 107. Messrs, Adhikary & Company, 62 Netage Subhas Road, Calcutta (a); MR/2564A, 10-2-60 (b); (A) Brown powder, mustaki, sonajara, yellow pewri, m.s. bolts and nuts, lock nuts, m.s. bright rods, aluminium angle, pipe fittings, cast iron worm wheel (d); 30-8-61 (e).
- 108. Messrs, Gour Mohan Roy and Pratulla Kumar Sadhukhan carrying on business under the trade name Pioneer Small Engineering Works, 54 Sarat Ghose Garden Road, Calcutta-31 (a); PG/2548A, 3-6-61 (b); (D) Stationery fittings, (A) Sanitary-fittings (d); 28-8-61 (e).
- 109. (S) Shri Madan Mohan Saha carrying on business under the trade name Madan Mohan Saha (for) Messrs. Madan Mohan Saha, 12/13 Shaanagar Road, Calcutta-28, (A) 62 Belghachia Road, Calcutta-37 (1) (a); (S) PG/167B (for) PG/1875A, 19-8-56 (b); 28-8-61 (e).
- 110. Messrs. Universal Mercantile Corporation (Private) Ltd., 14/2 Old Chinabazar Street, Calcutta (a); RB/1094A, 7-3-60 (b); (A) Gatt valves (d); 26-8-61 (e).
- 111. Shri Kuran Krishna Mitra carrying of business under the trade name S. Miller & Co., 8-B Lallbazar Street, Calcutta (a); RB/798A, 20-1-42 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., rubber composition, machine oil and ink. Provided that all goods for which exemption for payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Printed articles

- ile (for) paper, printing ink and (1) Any other materials, (2) Plant, machinery, spare parts, sories and consumable stores, (3) Building plumbing materials, or fixtures, required for truction, fitting out or repair of any buildings, fied by the purchasing dealer to be required see in any process in carrying out sanitary rical and mechanical contract (c); (D) onery articles, (A) Paper, envelopes, pens and ils (d); 26-8-61 (e).
- 2. (S) Shri Kanai I.al Bagri carrying on ness under the trade name Ganges Trading oration (for) Messrs. Ganges Trading Corpon., 14/2 Old Chinabazar Street, Calcutta (a); 113A, 13-3-50 (b); (D) Hessian cloth, metal p, aluminium sheets, machines, lime stones building materials, electrical v.i. wire and es, hard ware and mill stores, (A) Scrap rials, boring, turning grease cap, m.s. round, es, aluminium sheets, copper ingots, machinand parts, joist, road rollers, rods, m.s. flat, k sheets, channels, square, carbon tool, wire screw, rail, stainless steel, copper wires, thene bags, electric switches punching chips lets), ashestos sheets, G.I. sheets, boiler and wires (d); 26-8-61 (e).
- 3. Shri Ram Chandra Agarwala carrying on ness under the trade name R. Rajiv and Co., Mission Row Extension, Calcutta-1 (a); 890A, 26-8-57 (b); (A) Diesel Engines and trical cables (d); 28-8-61 (e).
- 14. (S) Messrs. Bhusan Chandra Ghose, bhu Nath Ghose and Biswanath Ghose carryon business under the trade name B. C. Ghose ros. (for) Messrs. B. C. Ghose & Bros. 44 Old abazar Street, Calcutta (a); RB/247A, 30-9-41; (D) Other merchandise as and when required certified for resale (d); 28-8-61 (e).
- 15. (S) Shri Omprakash Goyle carrying on iness under the trade name Ashok Trading Co. r) Messrs. Ashok Trading Co., P-7 Mission w Extension, Calcutta (a); RB/196A, 29-7-55); 28-8-61 (e).
- 16. (S) Shri K, Rajgopal carrying on business let the trade name Elmec Engineering Co. (for) i K. Rajgopal (Proprietor) carrying on busis under the trade name Messrs. Elmec Engineer-Co., P-14 Mission Row Extension, Calcutta; RB/281A, 5-6-51 (b); 30-8-61 (e).
- 17. (S) L. Raghubir Saran Garga, L. Uttamud Jain, L. Madanlel Jain, L. Shiam Beharilal, Shanti Swaroop Jain and L. Vimendra Koomar pta carrying on business under the trade name pta & Co. (for) Messrs. Gupta & Co., 66 Ezra cet. Calcutta (a); RB/55A, 26-3-53 (b); 8-61 (c).
- 118. Messrs. Hindustan Lever Ltd., 1 and 3 abourne Road, Calcutta (a); RB/995A, 22-12-54 ); (A) Erasmic blade (d); 30-8-61 (e).
- 119. Messrs. Kusum Products Ltd., 9 abourne Road, Calcutta (A) Calcutta-1 (a); i) RB/81B (for) RB/648A (b); 31-8-61 (e).

- 120. (S) Shri Dhirendra Kishore Ray Chowdhury carrying on business under the trade name Gopinath Glass Supplying Co. (for) Messrs. Gopinath Glass Supplying Co., 7 Ezra Street, Calcutta (a); RB/715A, 6-2-51 (b); (A) Linseed oil, sulphuric acid, barytes and m.s. drums (d); 31-8-61 (e).
- 121. (S) Shri Kali Pada Das (Proprietor) carrying on business under the trade name of Messrs. Narendra Nath Chowdhury & Co., (for) Messrs. Narendra Nath Chowdhury & Co., 58 Clive Street, Calcutta (a); RJ/123A, 25-9-41 (b); 29-8-61 (f).
- 122. (S) Shri Satyapal Agarwal (Proprietor) carrying on business under the trade name Messrs. Ashoka Trading Co. (for) Messrs. Ashoka Trading Co., 58 Clive Street, Calcutta (a); RJ/2742A, 1-12-56 (b); 26-8-61 (f).
- 123. (S) Shri Jogesh Ch. Dey (Proprietor) carrying on business under the trade name Messrs. Jogesh Ch. Dey (for) Messrs. Jogesh Ch. Dey, 57 Clive Street, Calcutta (a); RJ/1101A, 29-4-44 (b); 28-8-61 (f).
- 124. (S) Shri Shankarlal Rathi, Shri Duli Chand Rathi, Shri Sampatlal Rathi, Shri Jorawarmal Bagri and Shri Balchand Bagri (Partners) carrying on business under the trade name Messrs. Sankarlal Dulichand (for) Messrs. Sankarlal Dulichand, 16 Pageyapatty Street, Calcutta (a); RJ/1877A, 11-4-50 (b); 29-8-61 (f).
- 125. (8) Shri Tarak Nath Ghosh (Karta of Hindu undivided family) carrying on business under the trade name Messrs. Girish Ch. Ghosh (for) Messrs. Girish Ch. Ghosh, 58 Clive Street, Calcutta (a); RJ/1515A, 11-3-48 (b); 31-8-61 (f).
- 126. (S) Shri Jethmal Rathi and Shri Sohanlal Rathi (Partners) carrying on business under the trade name Messrs. Rajendra Hosiery (for) Messrs. Rajendra Hosiery, 57 Monohardas Street, Calcutta (a); RJ/2067A, 27-6-51 (b); 31-8-61 (f).
- 127. Messrs. Sambhu Nath Dutta, Taranath Dutta, Shri Kiran Bala Dutta, Shri Biswanath Dutta, Shri Pasupatinath Dutta, Shri Chandra Nath Dutt and Kumari Saraswati Dutta (Partners) carrying on business under the trade name Gandeswari Bhander (for) Messrs. Gandeswari Bhander, 55/1 Cossipore Road, Calcutta (a); SH/2005A, 20-12-57 (b); 26-8-61 (e).
- 128. Shri Netai Mohan Saha (Proprietor) carrying on business under the trade name Krishna Traders, 20 Kumartully Street, Calcutta-5 (a); SH/2325A, 10-5-55 (b); (A) China clay, graphite and clay-in-bulk (kharimati) (d); 26-8-61 (e).
- 129. (S) Messrs. Gopinath Datta, Gangadhar Datta and Gopal Lal Datta (Partners) carrying on business under the trade name Manmatha Nath Datta (for) Messrs. Manmatha Nath Datta, 28 Maharshi Debendra Road, Calcutta (a); SH/521A, 25-9-41 (b); 28-8-61 (e).

- 130. (S) Messrs. Narayandas Agarwal, Raghunath Prasad Agarwal and Beharilal Agarwal carrying on business under the trade name Narayandas Raghunath Prosad (for) Narayandas Raghunath Prosad, 171/B Upper Circular Road, Calcutta (a); SH/342A, 27-11-41 (b); 31-8-61 (e).
- 131. Shri Jnana Priya Mallick (Proprietor) carrying on business under the trade name Messrs. E. H. Engineering Co. 71 Mandal Street, Calcutta (a); SH/306SA, 7-4-61 (b); (A) Pipes, pipe-fittings and screws (d); 31-8-61 (e).
- 132. (S) Shri Ajit Kumar Saha (Proprietor) carrying on business under the trade name Mayapur Traders (for) Messrs. Mayapur Traders, Mayapur, Arambagh, Hooghly, (A) Harinkhola, Hooghly (a); (S) SP 104B (for) SP/1217A (b); 30-8-61 (e).
- 133. (S) Shri Jasodah Kumar Adak (Proprietor) carrying on business under the trade name Messrs. Calcutta Iron Works (for) Messrs. Calcutta Iron Works, (S) 52B Indian Mirror Street, Calcutta (for) 45 Christopher Road, Calcutta (a); (S) TL/2453A, 29-8-61 (for) BH/3035A, 28-1-59 (b); 29-8-61 (e).
- 134. (S) Shri Probodh Ch. Bauerjee (Proprietor) carrying on business under the trade name Messrs. The Pioneer Printing Works, (for) Messrs. The Pioneer Printing Works, 86/35B Wellesly Street, Calcutta (a); TL/277A, 16-10-41 (b); 29-8-61 (e).
- 135. (S) Shri A. M. Gupta (Proprietor) carrying on business under the trade name Messrs. Hindusthan Timber Industries (for) Messrs. Hindusthan Timber Industries Hindusthan Timber Industries, 41 Chaulpatty Road, Calcutta (a); TL/1596A, 30-8-51 (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Ply wood, tea-chest (for) ply wood, logs, sodium, silicate lactic casien, shell lime, coppers, sulphate, caustic soda, boric acid and (1) Any other raw materials, (2) Plant. machinery spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of ply wood for sale (c); 29-8-61 (e).
- 136. (S) Ram Swarup Gupta (Proprietor) carrying on business under the trade name Messrs. Modern House (for) Messrs. Modern House, D29 and 102, New Market, Calcutta (a); TL/464A, 27-9-41 (b); 30-8-61 (e).
- 137. Shri Dinesh Chandra Chatterice (Proprietor) carrying on business under the trade name Messrs. Printodex advertising, (S) 14 Moti Sil Street, Calcutta (for) 1 British Indian Street, Calcutta (a); (S) TL/2454A, 29-8-61 (for) EL/3464A, 14-7-61 (b); 29-8-61 (e).

- 138. (S) Shri Nandalal Mehta (Propried carrying on business under the trade name Mes Mehta & Co. (for) Messrs. Mehta & Co. 2 Lind Street, Calcutta (a); TL/1008A, 14-10-46 (31-8-61 (e).
- 139. (S) Messrs. The Aditya Investme Private Ltd. (Proprietor) carrying on busin under the trade name Messrs. Mignonette ( Messrs. Mignonette, 25 Lindsay Street, Calc (a); TL/1995A, 8-2-56 (b); 31-8-61 (e).
- 140. (S) Lalit Mohan Dey (Proprietor) on ing on business under the trade name Messrs. I Mohan Dey (for) Messrs. Lalit Mohan Dey. S. N. Banerjee Road, Calcutta (a); TL/91 19-9-45 (b); 31-8-61 (e).
- 141. (S) Shri Om Prokash Sethi (Propried carrying on business under the trade name Mes. Chowringhee Sports (for) Messrs. Chowring Sports, 6 Chowringhee Centre, Calcutta to TL/2J24A, 19-4-58 (b); 31-8-61 (e).
- 142. (S) Sarbasri Jiwan Ram and Den Chand (Partners) carrying on business under trade name Messrs. Modern Book Depot (for Messrs. Modern Book Depot, 9 Chowringth Centre, Calcutta (a); TL/1448A, 27-6-52 (a) 30-8-61 (e).

Explanatory notes.—Regarding the amendment made the following code letters have been used indicate the manner in which the particulars a registration have been amended:—

a registration have been amended:—
(A) means "Add"; (D) means "Delete"; (means "Substitute".

S. K. GHOSE, Commission

No. 263C.T.—14th September 1961.—In properties of the provisions of section 9 of the Ben Finance (Sales Tax) Act, 1941 (Bengal Act VI 1941) read with sub-section (2) of section 9 of Central Sales Tax Act, 1956, the following of and addresses of registered dealers whose retrations under the Central Sales Tax Act amended with effect from the date noted against of them and in respect of the parties appearing in the different items in the maindicated against such particulars are publicated against such particulars are public

- Notes.—(a) Serial number, name, address, contact of business and number branches.
  - (b) Number and date of the registra certificate.
  - (c) Goods for resalc.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution contract.
  - (f) Date of amendment.
- 1. (S) Bankim Ch. Das and Sarbeswar carrying on business under the trade name Met Orientral Automobile Stores (for Met Orientral Automobile Stores, 16A Ashir

- Mukherjee Road, Calcutta (1) B. T. Road, (2) Mango Lane, (3) Dharmatala Street (a); 12B (AL) (Central), 28-6-57 (b); 28-8-61 (f).
- 2. Messrs. The Eyre Smelling (Private) Ltd., 5 Hide Road, Calcutta (a); 29A(AL) (Central). 27-6-57 (b); (A) (ii) Frysol paste flux, (iii) Solder cream, (iiv) Soldering paste, (v) Tinning salts (d); 28-8-61 (f).
- 3. (S) Shri Akshay Kumar Sinha carrying on business under the trade name Messrs. A. Sinha & Co. (for) Messrs. A. Sinha & Co., 13 Kalighat Railway Siding, Calcutta (a); 83A(AL) (Central). 17-7-57 (b); 29-8-61 (f).
- 4. Mrs. Inder Kaur Sethi carrying on business under the trade name Messrs. Makhan Lal Poddar, 8/1A Bakery Road, Calcutta (a); 238A(AL) (Central), 30-6-61 (b); (A) Pig iron, m.s. sheets, steel plates (c); 29-8-61 (f).
- 5. Messrs. Laxhami Narayan Maheswary, Rampratap Samani, Sanwarmal Samani and Kesardev Samani carrying on business under the trade name Calcutta Cloth Stores, (S) 7 Noormal Lohia Lane, Calcutta (for) 194 Cross Street, Calcutta (a); 50A(AT) (Central), 19-6-57 (b); 29-8-61 (f).
- 6. (S) Shri Dayalal Dawjiram Dave carrying on business under the trade name Messrs. R. Dayalal Dave (for) Messrs. R. Dayalal Dave, 24-25 Rupchand Roy Street, Calcutta (a); 239A(AT) (Central), 26-6-57 (b); 30-8-61 (f).
- 7. Messrs. Sajan Kumar Sraff and Bhajanlal Sraff carrying on business under the trade name Bhajanlal Sajan Kumar, 12 Noormal Lohia Lane, Calcutta (a);  $1146\Lambda(\Lambda T)$  (Central), 9-1-61 (b); Cotton (c); 30-8-61 (f).
- 8. Shri G. S. Nevatia, Sm. Sita Nevatia, Sm. Sarala Nevatia and Shri Arun Kr. Nevatia (Partners) carrying on business under the trade name Messrs. Auto Centre, 2A Theatre Road, Calcutta (a); 541A(BH) (Central), 31-10-60 (b); (A) Cushion, travelling kits, mattress (c); 28-8-61 (f).
- 9. Shri M. L. Kapoor (Proprietor) carrying on business under the trade name Messrs. Pioneer Camera Stores, 1 Kyd Street, Calcutta (a); 344A (BH) (Central), 7-5-58 (b); (A) Auto bulbs (c); 31-8-61 (f).
- 10. (S) Shri Joygopal Khanna (Proprietor) carrying on business under the trade name Messrs. Khanna Cloth House (for) Messrs. Khanna Cloth House, Chawk-Chandni, Burdwan (a); 39A(BN) (Central) (b); 30-8-61 (f).
- 11. (S) Shri Rash Behari Chatterjee (Proprictor) carrying on business under the trade name Messrs. Rash Behari Chatterjee (for) Messrs. Rash Behari Chatterjee, B. L. Hati Road, Radhanagar, Burdwan (a); 26A(BN) (Central), (b); 30-8-61 (f).
- 12. Shri Deshraj Kalra, Amarnath Kalra, Kirpal Singh Narula and Balbir Singh Nalura carrying on business under the trade name Messrs. Ishar Singh Kirpal Singh & Co., (S) 2 Ramlochan

- Mallick Street, Calcutta (for) 10/1 Portuguese Church Street, Calcutta (a); (S) 1133A(CL) (Central) (for) 223A (CSII) (Central), 26-6-97 (b); 28-8-61 (f).
- 13. (S) Pakir Malim Ahmed carrying on business under the trade name S. M. Aboobakker & Co. (for) Messrs. S. M. Aboobakker, A. K. S. Kabeer, K. S. Houla Bibi, Z. Azecz and S. A. Abdul Gaffor carrying on business under the trade name S. M. Aboobakker & Co., 62/10/11 Phears Lane, Calcutta (a); 1011A(CL) (Central), 12-3-60 (b); 30-8-61 (f).
- 14. (S) Mohd. Shafi and Mohd. Gulzar carrying on business under the trade name Messrs. Omar Bros. (for) Messrs. Omar Bros, 21 Lower Chitpur Road, Calcutta (a); 254A(CL) (Central), 1-7-57 (b); 30-8-61 (f).
- 15. (S) Shri Himatlal Jhunjhunbhai Gandhi (Proprietor) carrying on business under the trade name Messrs. Gandhi & Co., (for) Messrs. Gandhi & Co., 59 Old Chinabazar Street, Calcutta. (A) Calcutta-1 (a); (S) 76B(CR) (Central), (for) 316A(CR) (Central) (b); 28-8-61 (f).
- 16. Messrs. Taherbhai Sk. Abedally, Esmailbhai Sk. Abedally, Hatembhai Sk. Abedally and Ahmedbhai Abedally carrying on business under the trade name Engineering Appliances Corporation, 12B Clive Row, Calcutta (a); 1400A(CR) (Central), 19-5-61 (b); (A) Tools (e); 29-8-61 (f).
- 17. Messrs. Gouri Sankar Jute Mills Private Ltd., 10 Clive Row, Calcutta (a); 821A(CR) (Central), 31-7-57 (b); (A) Gunny cuttings (c); 28-8-61 (f).
- 18. (S) Messrs. Hargovindas Anandjee and Girdhardas Anandjee (Partners) carrying on business under the trade name Tulsidas Girdhardas (for) Tulsidas Giredhardas, 24 Bonfield Lane, Calcutta (a); 598A(CR) (Central), 12-7-57 (b); 30-8-61 (f).
- 19. Messrs. Hargovindas Anandjee and Girdhardas Anandjee (Partners) carrying on business under the trade name Tulsidas Giridhardas, 24 Bonfield Lane, Calcutta (a); 598A(CR) (Central), 12-7-57 (b); (A) Crude drugs, chemicals, shellac, wax, colour and paints, acid and phenyle (c); 30-8-61 (f).
- 20. Goenka Commercial Syndicate (Private) Ltd., (S) 29 Strand Road, Calcutta (for) 3 Commercial Buildings, Calcutta (a); (S) 1438A(CR) (Central) (for) 1022A(LR) (Central) (b); 30-8-61 (f).
- 21. Messrs. Pramatha Nath Daw, Pauchanan Daw, Monilal Daw and Deb Prasad Daw carrying on business under the trade name Messrs. Daw & Brothers, 14 Raja Woodmunt Street, Calcutta (a); 623A(CR) (Central), 15-7-57 (b); (A) Water meters (c); 31-8-61 (f).
- 22. (S) Shri Bajranglal Chittanjia (Proprietor) carrying on business under the trade name Globe Agencies (for) Globe Agencies, 137 Canning Street, Calcutta-1 (a); 1028A(CR) (Central), 24-2-58 (b); 31-8-61 (f).

- 23. (S) C. R. Krishnan, Almaram Agarwala and N. R. Hariharam Meyalal Kedia carrying on business under the trade name Bengal Chemicolour Co. (for) Messrs. Bengal Chemicolour Co., 10 Armenian Street, Calcutta (a); (S) 77B(CR) (Central) (for) 80A(CR) (Central) (b); 31-8-61 (f).
- 24. Messrs. Bisesarlal Jagdish Prasad, Kurseong (a); 302A(DJ) (Central), 16-11-57 (b); (A) Wheat products and soap (c); 28-8-61 (f).
- 25. (S) Shri Gopal Chandra Roy (Proprietor) carrying on business under the trade name Gour Chandra Roy (for) Messrs. Gour Chandra Roy, 37 Shibtolla Street, Calcutta (a); 51A(JK) (Central), 15-6-57 (b); 26-8-61 (e).
- 26. (S) Messrs. Dhirendra Nath Mondal and Chandulal Nemchand Mehta carrying on business under the trade name Dhirendra Nath Mondal & Co. (for) Messrs. Dhirendra Nath Mondal, Chandulal Nemchand Mehta and Gopichand Mondal Nemchand Mehta and Gopichand Mondal carrying on business under the trade name Dhirendra Nath Mondal & Co., 55 Nalini Sett Road, Calcutta (a); 330A(JK) (Central), 5-7-57 (b); 29-8-61 (e).
- 27. (S) Shri Ramdin Agarwalla carrying on business under the trade name Gouri Sankar Stores (for) Gouri Sankar Stores, Dinbazar, Jalpaiguri (a); 407Λ(JP) (Central), 18-5-59 (b); 31-8-61 (c).
- 28. (S) Shri Chhotalal K. Mehta (Proprietor) carrying on business under the trade name Messrs. B. Bhogilal & Co., 7 Swallow Lane, Calcutta (for) Messrs. B. Bhogilal & Co., (A) 21A Canning Street, Calcutta (a); 17B(LR) (Central), 28-6-57 (b); 28-8-61 (f).
- 29. (S) Sarbasri Prabhudayal Kanoria, Basudeo Kanoria, Yatindra Nath Generiwal and Banwarilal Ganeriwal (Partners) carrying on business under the trade name Messrs. Textiles Inland Agencies (for) Textiles Inland Agencies, 33 Netaji Subhas Road, Calcutta (a); 295A(LR) (Central), 4-7-57 (b); 28-8-61 (f).
- 30. (S) Shri Sumermal Pugalia and Sm. Dhanpat Devi Surana (Partners) carrying on business under the trade name Messrs. Electro Power Plants (for) Messrs. Electro Power Plants, 20 Netaji Subhas Road, Calcutta (a); 423A(LR) (Central), 24-7-57 (b); (A) Sheets, rod shaftings, file, wire, products, bolts and nuts, cables and wires, metres, fans, electrical fittings, beltings, rice huller, flour mills, oil enpellers, tyres and tubes, battery and automobile, bulbs, diesel and petrol engine and parts thereof (c); 28-8-61 (f).
- 31. (S) Shri B. C. Paul (Proprietor) carrying on business under the trade name Messrs. B. C. Paul & Co. (for) Messrs. B. C. Paul & Co., 18 Netaji Subhas Road, Calcutta (a); 159A(LR) (Central), 26-6-57 (b); 28-8-61 (f).
- 32. (S) Shri Kalooram Beriwala and Shri Krishna Kumar Beriwala (Partners) carrying on business under the trade name Messrs. Kalooram Beriwala & Sons (for) Messrs. Kalooram Beriwala & Sons, 22 Netaji Subhas Road, Calcutta (a); 622A(LR) (Central). 24-8-61 (b); 28-8-61 (f).

- 33. (S) Shri Bechulal Shaw (Proprietor) carrying on business under the trade name Messrs. The National Engineering Company (for) Messrs. The National Engineering Company, 22 Netaji Subhas Road. Calcutta (a); 256A(LR) (Central), 2-7-57 (b); 28-8-61 (f).
- 34. Shri Puran Mall Kedia (Proprietor) carrying on business under the trade name Messrs. National Commercial Trading Corporation, (S) 2 India Exchange Place, Calcutta (for) 9/2 Dover Lane, Calcutta (a); (S) 1258A(LR) (Central), (for) 477A(BH) (Central) (b); 28-8-61 (f).
- 35. (S) Shri Nathmall Khaitan, Shri Gopiram Khaitan, Shri Banwarilal Khaitan, Shri Narayan Prasad Khaitan, Shri Sita Ram Khaitan and Shri Balkrishan Khaitan carrying on business under the trade name Messrs. International Wirenail Manufacturing Co. (for) Messrs. International Wirenail Manufacturing Co., 196B Chittaranjan Avenue, Calcutta (a); 153A(MK) (Central), 1-7-57 (b); 26-8-61 (f).
- 36. (S) Shri Kanshiram, Langani, Shri Vishwanath Langani, Shri Ajadianath Langani, Shri Dwarkanath Langani and Shri Krishnalal Langani (Partners) carrying on business under the trade name Messrs. Kanshi Ram Vishwa Nath Langani (for) Messrs. Kanshi Ram Vishwa Nath Langani, 8/1 Balmukunda Mackar Road, Calcutta (a); 512A(MK) (Central), 15-1-58 (b); 29-8-61 (f).
- 37. (S) Satya Ch. Bose, Promotosh Nath Bose, Bhola Nath Bose and Sm. Kalyani Bose (Partners) carrying on business under the trade name Messrs. Bose Press (for) Messrs. Bose Press, 30 Brojonath Mitter Lane, Calcutta-9 (a); 720A(MK) (Central), 27-8-59 (b); 29-8-61 (f).
- 38. (S) Hari Sadhan De (Proprietor) carring on business under the trade name Messrs. Hari Sadhan De & Bros., (for) Messrs. Hari Sadhan & Bros., 123/1 Upper Circular Road. Calcutta (a); 50B(MK) (Central), 10-6-59 (b); 29-8-61 (f).
- 39. (S) Bhagwan Ram Shaw (Proprietor) carrying on business under the trade name Messrs. Bhagawan Ram Shaw (for) Messrs. Bhagawan Ram Shaw, 2 Chalta Bagan Lane, Calcutta (a); 317A(MK) (Central), 6-8-57 (b); 29-8-61 (f).
- 40. Messrs. Rudra & Co. Private Ltd., 32 Madan Mitter Lane, Calcutta-6 (a); (S) 3864 (MK) (Central) (for) 386A(BD4) (Central) (b); 29-8-61 (f).
- 41. (S) Surendra Nath Mitra (Proprietor) carrying on business under the trade name Messis. Bodhi Press (for) Messis. Bodhi Press, 5 Sankar Ghosh Lane, Calcutta (a); (S) 542A(MK) (Central) (for) 542A(BDI) (Central) (b); 29-8-61 (f).
- 42. (S) Saurendra Nath Mitra (Proprietor) carrying on business under the trade name Messrs. Readers Corner (for) Messrs. Readers Corner, 5 Sankar Ghosh Lane, Calcutta (a); 541 A (MK) (Central), 25-2-58 (b); 29-8-61 (f).

- 3. (S) Mussamat Ganga Dei, Santlal Jaiswal, m Sankar Jaiswal, Bhagwat Prasad Jaiswal Basmati Devi (Partners) carrying on business ler the trade name Mesrs. Ajodharam thuraram (for) Messrs. Ajodharam Mathuran, 77 Kailash Bose Street, Calcutta (a); 14A K) (Central), 24-5-57 (b); 29-8-61 (f).
- 4. (S) Raja Ram Shaw (Proprietor) carrying husiness under the trade name Messrs. R. J. & Co., 77 Kailash Bose ret, Calcutta (a); (S) 274A(MK) (Central) r) 274A(BDI) (Central) (b); 29-S-61 (f).
- 45. (S) Bachanlal Jaiswal and Mohanlall iswal (Partners) carrying on business under the de name Messrs. Bachanlall Mohan & Co., (for) ssrs. Bachanlall Mohan & Co., 12/1 Ghose ne. Calcutta (a); 559A(MK) (Central), 26-3-58; 29-8-61 (f).
- 46. (S) Binoy Sarkar (Proprietor) carrying on siness under the trade name Messrs. B. Sarkar Son (for) Messrs. B. Sarkar & Son, 6/1B Madan tra Lane, Calcutta (a); 664A(MK) (Central), 3-59 (b); 29-8-61 (f).
- 17. Messrs. Gour Mohan Roy and Prafulla mar Sadhukhan carrying on business under trade name Pioneer Small Engineering Works, Sarat Ghose Garden Road, Calcutta (a); 559A (i) (Central), 3-6-61 (b); (D) Stationery fittings, Sanitary-fittings (c); 28-8-61 (f).
- 18. (S) Shri Madan Mohan Saha carrying on siness under the trade name Madan Mohan Saha r) Messrs. Madan Mohan Saha, 12/13 Shamgar Road, Calcutta-28, (A) 62 Belgachia Road, leutta-37 (a); (S) 48B(PG) (Central) (for) 135A (i) (Central), 23-7-57 (b); 28-8-61 (f).
- 49. (S) Messrs, Ramji Patel, Benoy Kantaus, Arjun Patel, Sudhansu Guha, Khemji del, Panchan Nathu Patel and Sailesh Kumariha carrying on business under the trade name dional Saw Mill (for) Messrs. National Saw Bill, (S) 393/3 Prince Anwar Sha Road, Calta-31 (for) 32 Gariahata Road, Calcutta (a); ) 579A(PG) (Central) (for) 302A(BH) (Central), -11-57 (b); 28-8-61 (f).
- 50. Messrs. The Indian Standard Wagon Co. d., 12 Mission Row, Calcutta (a); 9B RB) entral), 15-6-57 (b); (D) (l) Raw materials, (2) ant machinery, spare parts and accessories, (3) usuable stores. Provided that all goods for nich exemption from payment of sales tax is aimed are intended for use in the construction, ting out, improvement or repair of any building, ad, bridge or other immovable property, or the stallation or repair of any machinery affixed any building or other immovable property (d); i-8-61 (f).
- 71. Messrs. Universal Mercantile Corporation rivate Ltd., 14/2 Old Chinabazar Street, Caltta (a); 878A(RB) (Central), 21-12-60 (b); Twine gum, elastic cord, loom spindles and icking stick (c); 26-8-61 (f).

- 52. Messrs, Bhusan Chandra Ghose, Sambhu Nath Ghose and Biswanath Ghose carrying on business under the trade name B. C. Ghose & Bros. (for) Messrs, B. C. Ghose & Bros., 44 told Chinabazar Street, Calcutta (a); 176Λ(RB) (Central), 25-6-57 (b); 29-8-61 (f).
- 53. (S) L. Raghubir Saran Garga, L. Uttamchand Jain, L. Madan Lal Jain, L. Shiam Beharilal, L. Shanti Swaroop Jain and L. Vimendra Koomar Gupta carrying on business under the trade name Gupta & Co., (for) Messrs. Gupta & Co., 66 Ezra Street, Calcutta (a): 207A(RB) (Central), 26-6-57 (b); 30-8-61 (f).
- 54. Messrs, Hindusthan Lever Ltd., 1 and 3 Brabourne Road, Calcutta (a); 704A(RB) (Central), 19-6-57 (b); (A) Erasmic blades (c); 30-8-61 (f).
- 55. (8) Shri K. Rajgopal carrying on business under the trade name Elmec Engineering Co. (for) Shri K. Rajgopal (Proprietor) carrying on business under the trade name Messrs Elmec Engineering Co., P-14 Mission Row Extension, Calcutta (a); 562A(RB) (Central), 7-9-57 (b); 30-8-61 (f).
- 56. Messrs. Kusum Products Ltd. 9 Brabourne Road, Calcutta, (A) Calcutta (a); (S) 63B(RB) (Central) (for) 26A(RB) (Central), 25-5-57 (b); 31-8-61 (f).
- 57. (S) Shri Satyapal Agarwal (Proprietor) carrying on business under the 'rade name Messrs. Ashoka Trading Co. (for) Messrs. Ashoka Trading Co., 58 Clive Street, Calcutta (a); 387A(RJ) (Central), 10-7-57 (b); 26-8-61 (f).
- 58. (S) Shri Kali Pada Das (Proprietor) carrying on business under the trade name Messrs. Narendra Nath Chowdhury & Co. (for) Messrs. Narendra Nath Chowdhury & Co. 58 (live Street, Calcutta (a); 11A(RJ) (Central), 8-6-57 (b); 29-8-61 (f).
- 59. (S) Shri Shankarlal Rathi, Shri Dulichand Rathi. Shri Sampatlal Rathi. Shri Jorawarmal Bagri and Shri Balchand Bagri (Partners) carrying on business under the trade name Messrs. Shankarlal Dulichand (for) Messrs. Shankarlal Dulichand, 16 Pageyapatty Street, Calcutta (a): 528A(RJ) (Central), 29-7-57 (b): 29-8-61 (f).
- (60) (S) Shri Tarak Nath Ghosh (Karta of Hindu undivided family) carrying on business under the trade name Messrs. Girish Ch. Ghosh (for) Messrs, Girish Ch. Ghosh, 58 Clive Street, Calcutta (a); 588A(RJ) (Central), 28-8-57 (b); 31-8-61 (f).
- 61. (S) Shri Jethmal Rathi and Shri Sohanlal Rathi (Partners) carrying on business under the trade name Messrs. Rajendra Hosiery (for) Messrs. Rajendra Hosiery, 57 Monohardas Street. Calcutta (a); 432A(RJ) (Central), 15-7-57 (b); 31-8-61 (f).
- 62. Shri Netai Mohan Saha (Proprietor) carrying on business under the trade name Krishna Traders, 20 Kumartully Street, Calcutta-5 (a); 97A(SH) (Central), 4-7-57 (b); (A) China cloy (d); 26-8-61 (f).

- 63. (S) Shri Probodh Ch. Banerjee (Proprietor) carrying on business under the trade name Messrs. The Pioneer Printing Works (for) Messrs. The Pioneer Printing Works, 86/35B Rafi Ahmed Kidwai Road, Calcutta (a); 444A(TL) (Central), 18-1-58 (b); 29-8-61 (f).
- 64. (8) Shri A. M. Gupta (Proprietor) carrying on business under the trade name Messrs. Hindusthan Timber Industries (for) Messrs. Hindusthan Timber Industries, 41 Chaulpatty Road, Calcutta (a); 545A(TL) (Central), 8-9-59 (b); 29-8-61 (f).
- 65. Shri Dinesh Chandra Chatterjee (Proprietor) carrying on business under the trade name Messrs. Printader Advertising, (S) 14 Moti Sil Street, Calcutta (for) British Indian Street, Calcutta (a); (S) 684A(TL) Central) 29-8-61 (for) 686A(TL) (Central), 14-6-61 (b); 29-8-61 (f).
- 66. Messrs. The Aditya Investments Private Ltd. (Proprietor) carrying on business under the trade name Messrs. Mignonette (for) Messrs. Mignonette, 25 Lindsay Street, Calcutta (a); 501A(TL) (Central), 6-3-59 (b); 31-8-61 (f).
- 67. (S) Sarbasri Jiwan Ram and Dewan Chand (Partners) carrying on business under the 'rade name Messis. Modern Book Depot. (for) Messis. Modern Book Depot., 9 Chowringhee Centre, Calcutta (a); 362A(TL) (Central), 5-9-57 (b); 31-8-61 (f).
- 68. (S) Nandlal Mehta (Proprietor) carrying on business under the trade name Messts. Mehta & Co. (for) Messrs. Mehta & Co., 2 Lindsay Street, Calcutta (a); 419A(TL) (Central), 23-11-57 (b); 30-8-61 (f).
- 69. (S) Shri Gobindaram (Proprietor) carrying on business under the trade name Messrs. India Saree Museum (for) Messrs. India Saree Museum, 7/1C Lindsay Street, Calcutta (a); 53Λ(TL) (Central), 22-6-57 (b); 31-8-61 (f).

Explanatory notes.—Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:

(A) means Add; (D) means Delete; (S) means Substitute.

S. K. GHOSE, Commissioner.

No. 266C.T.—21st September 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941) the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the parti-

culars appearing in the different items in the manner indicated against such particulars, are published for general information:—

- Notes.—(a) Serial number, name, address and chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (e) Goods for use in manufacture or 11 the execution of contracts.
  - (d) Goods for resalc.
  - (e) Date of amendment.
- 1. Messrs. Shri Rukmanand Kejriwal and Shri Muralidhar Purohit carrying on business under the trade name of Cosmopolitan Enterprises, 180 (\*ross Street, Calcutta (a); AT/3613A, 29-10-59 (b); (A) Washing soda and coir fibre (d); 5-9-61 (c)
- 2. (S) Shri Abhechand Uttamchand Doshi and Shri Champaklal Abhechand Doshi carrying on business under the trade name of M. Abhechand & Co. (for) Shri Abhechand Uttamchand Doshi, Shri Champaklal Abhechand Doshi, Shri Shri Papatlal Sonechand Mehta, Shri Himatlal Popatlal Mehta, Shri Manilal Vanmal Seth & Shri Akhrand Sobhagyvant carrying on business under the trade name M. Abhechand & Co., 72 Canning Street, Calcutta (a); AT/300A, 23-9-41 (b); 5-9-61 (e).
- 3. (S) Shri Ananta Kumar Hazra, Shri Hemanta Kumar Hazra, Shri Sabhendu Prasad Hazra and Shri Narendra Kumar Hazra carrying on business under the trade name Biri Trading Co. (for) Biri Trading Co., 20/3 Armenain Street Calcutta (a); AT/1355A, 24-9-41 (b); 6-9-61 (c).
- 4. (S) Messrs. Banshidhar Poddar, and Shi Jugal Kishore Poddar carrying on business under the trade name Shri Bajrang Industries (for Sree Bajrang Industries, 192 Cross Street, Calcutta (a); AT/1650A, 6-3-46 (b); (D) Machinery machinery parts, timber, building materials tools (c); (D) Hardware, machinery, timber, packing cases, crates and shocks, bobbin, cutlery tools, toilets and machinery goods, general merchandise as and when required for resale, (A) Casiron sockets, c. i. soleplates, c. i. cap, c. i. piii (d); 7-9-61 (e).
- 5. Messrs. Kishorilal Mahawar, Prahladay Mahawar, Makhanlal Mahawar, Jagadish Prasat Mahawar, Ramkumar Mahawar, Pannalal Mahawar, Badri Prasad Mahawar, Surajbhan Mahawar and Dayasankar Mahawar carrying on lusiness under the trade name Girdharilal Shasiram of Amratola Street, Calcutta (a); AT/449A, Print (b); (D) General merchandise as and when required for resale, (A) Gunny bags, old newspapers, groundnut oil, groundnut seeds, cardamon damarbatu, tamarind, broom stick, cocoanut shell turmarie, black peper, betelnut, ginger, long piple, borax, tea. catachane vermilion (d): 7-9-61 (e).

- (S) Shrimoti Sushala Devi Rampuria carryon business under the trade name Bhanwarlal upuria (for) Messrs. Bhanwarlal Rampuria, Noormal Lohia Lane. Calcutta (a); (S) AT/ [A (for) CSII/315] A (b); 7-9-61 (e).
- Shri D. P. Gupta (Proprietor) carrying on iness under the trade name Messrs. Victory geneering Works, 40 Tangra Road, Calcutta: BH/1473A, 8-4-49 (b); (Å) B. p. sheet, g.c. et, angles, flat iron, joists, rounds, square, nels, g. p. sheet, scrap iron and steel furniture, irs. cots, almirah, table, cabinet (d); 7-9-61 (e).
- 3. (S) Messrs. Asim Kumar Samanta and santa Kumar Samanta (Partners) carrying on smess under the trade name Messrs. Raj Laxmi e Mill & Co. (for) Messrs. Raj Laxmi Rice || & Co., Guskara, Burdwan (a); BN/242A (b); -61 (c).
- ). (S) Messrs. Nitya Nanda Halder and Gopal andra Halder (Partners) carrying on business der the trade name Messrs. Nityananda Halder (Gopal Chandra Halder (for) Messrs. Nityanada Halder and Gopal Chandra Halder, Nutanada Burdwan (a); BN/5A (b); 2-9-61 (e).
- 10. (S) Shri Bholanath Samanta (Proprietor) tying on business under the trade name Messrs, clauath Samanta (for) Bholanath Samanta, amganj, Burdwan (a); BN/378A (b); 2-9-61
- 1 (8) Messrs. Haridas Mullick and Sm. att: Dasi (Partners) carrying on business under trade name Messrs. Bhusan Chandra Mullick I Haridas Mullick (for) Messrs. Bhusan andra Mullick and Haridas Mullick, Ranigung zar Burdwan (a); BN/61A (b); 2-9-61 (e).
- 2. (8) Shri Probhas Chandra Chatterjee (Proeto) carrying on business under the trade name 8818 Probhat Chandra Chatterjee (for) Messrs. bihat Chandra Chatterjee, Bam Jotram, rdwan (a); BN/1188A (b); 2-9-61 (e).
- 13 (S) Messrs. Durgadas Bhatia, Tilak Rajatia. Chamanlal Bhatia, Omprokash Bhatia, 4 Krishnalal Bhatia (Partners) carrying on siness under the trade name Messrs. Bruce & . (tor) Messrs. Bruce & Co., B. C. Road, idwan (a); BN/652A (b); 2-9-61 (c).
- 14. (8) Messrs. Dilip Kumar Dey, Anil Kumar y and Aditya Kumar Dey (Partners) carrying business under the trade name Messrs. Dilip mar Dey & Brothers (for) Messrs. Dilip Kumar y & Brothers, Maldanga, Burdwan (a); Bx/4A (b); 2-9-61 (e).
- 15. (S) Messrs. Bholanath Nag, Tarak Nath g, Sambhunath Nag and Paresh Nath Nag artners) carrying on business under the trade me Messrs. Bholanath Nag (for) Messrs. Bholath Nag, Bajeprotappur, Burdwan (a); BN/4A (b); 2-9-61 (e).

- 16. (S) Messrs. Haripada Roy, Tarapada Roy, Saktipada Roy and Amiya Bikash Roy (Partners) carryin on business under the trade name Messrs. Bangajanani Bastralaya (for) Messrs. Bangajanani Bastralaya, Mobarack Buildings, Ranigunj Bazar, B. C. Road, Burdwan (a); BN/715Λ (b); 2-9-61 (e).
- 17. (8) Shri Surendra Mohan Roy (Proprietor) carrying on business under the trade name Messrs. Surendra Mohan Roy (for) Messrs. Surendra Mohan Roy, Chawkbazar, Kalna, Burdwan (a); BN/500A (b); 2-9-61 (e).
- 18. (S) Shri Narendra Nath Ghatak (Proprietor) carrying on business under the trade name Messrs. Ghatak & Sons (for) Messrs. Ghatak & Sons, Station Bazar, Katwa, Burdwan (a); BN/560A (b); 2-9-61 (e).
- 19. (S) Sm. Ushaugini Debi (Proprietress) carrying on business under the trade name Messrs. Ushangini Debi (for) Messrs. Ushangini Debi, Birhata, Burdwan (a); BN/1142A (b); 2-9-61 (e).
- 20. (S) Messrs. Lalchand, Dinanathdayal, Jagannath Bhawani and Hukmat Roi (Partners) carrying on business under the trade name Messrs. United Brick Manufacturers & Contractors (for) Messrs. United Brick Manufacturers & Contractors, Jotram, Burdwan (a); BN/1158A (b); 5-9-61 (e).
- 21. (8) Messrs. Deba Prosad Mukherjee and Samar Nath Mehara (Partners) carrying on business under the trade name Messrs. Mukherjee & Mehara Co., (for) Messrs. Mukherjee & Mehara Co., Keshabganj, Chatti, Burdwan (a); BN/1230A (b); 5-9-61 (c).
- 22. (8) Shri Bijoy Pada Kaviraj (Proprietor) carrying on business under the trade name Messrs. Bejoy Pada Kaviraj (for) Messrs. Bejoy Pada Kaviraj, Barabazar, Burdwan (a); BN/762A (b); 5-9-61 (e).
- 23. Messrs. Dulal Chandra De and Mati Bala Dasi (Partners) carrying on business under the trade name Messrs. Dulal Chandra De and Matibala Ash (for) Messrs. Matibala and Nemai Chandra Ash, Sheharabazar, post-office Shehara, post-office Kandaghosh, Burdwan (a); BN/1012A (b); 5-9-61 (e).
- 24. (8) Shri Haran Chandra Kundu (Proprietor) carrying on business under the trade name Messrs. Haran Chandra Kundu (for) Messrs. Haran Chandra Kundu, Choudhurybazar, Burdwan (a); BN/1170A (b); 6-9-61 (c).
- 25. (8) Messrs, Krishna Das Maji and Gour Das Maji (Partners) carrying on business under the trade name Messrs, Krishna Das Maji, Gour Das Maji (for) Messrs, Krishna Das Maji, Gour Das Maji, village Amila, post-office Sagrai, district Burdwan (a); BN/1022A (b): 6-9-61 (c).
- 26. (S) Shri Dinesh Chandra Choudhury (Proprietor) carrying on business under the trade name Messrs. Dinesh Chandra Choudhury (for) Messrs. Dinesh Chandra Choudhury, Mayurmahal, Puran Chak, Burdwan (a); BN/1172A (b); 6-9-61 (e).

- 27 (8) Shri Jitendra Nath Chakravarty (Proprietor) carrying on business under the trade name Messis. Burdwan Paper Stores (for) Messis. Burdwan Paper Stores, Khoshbagan, Burdwan (a); BN/1104A (b); 6-9-61 (c).
- 28. (8) Shri Sailendra Nath Mallick (Proprietor) carrying on business under the trade name Messrs. Shri Gopal Bhandar (for) Messrs. Shri Gopal Bhandar, Choudhury Bazar, Burdwan (a); BN/1161A (b); 6-9-61 (e).
- 29. (8) Shri Kartick Chandra Roy (Proprietor) carrying on business under the trade name Messrs. Lakshmi Bhandar (tor) Messrs. Lakshmi Bhandar, Maldanga, Burdwan (a); BN/865A (b); 2-9-61 (c).
- 30. (8) Shri Kanai Lal Bhakat carrying on business under the trade name Messrs. Kanailal Bhakat (for) Messrs. Kanailal Bhakat, Jiaganj. Murshidabad, Murshidabad (1) (a); BR/18B, 11-4-58 (b); 2-9-61 (e).
- 31. Messrs. Nathmull Jain and Bhagchand Jain carrying on business under the trade name Nathmull Bhagchand Jain, post-office Lalgola, district Murshidabad (a); BR/675A, 11-11-60 (b); (A) Jute thread, broom—stick, chalk (d); 2-9-61 (e).
- 32. (8) Shri Santosh Kumar Saha carrying on business under the trade name Messrs. Kalpana Tea Stall (for) Messrs. Kalpana Tea Stall, Kotwali Road, post-office Berhampore, Murshidabad (a); BR/625A, 9-9-59 (b); 5-9-61 (e).
- 33. (8) Shri Ram Narayan Dhar carrying on business under the trade name Messrs. Ram Narayan Dhar (for) Messrs. Ram Narayan Dhar, Khagra. Mur hidabad (a); BR/177A, 17-7-48 (b); 5-9-61 (e).
- 34. (S) Messrs, Shibaram Chatterjee and Satyagopal Chatterjee carrying on business under the trade name Trailakshya Tarini Bastra Bhandar (for) Trailakshya Tarini Bastra Bhandar, (Proprietor) Chatterjee & Co., Beldanga, Murshidabad (a); BR/278A, 25-7-50 (b); 6-9-61 (e).
- 35 (S) Messrs Durga Rani Sinha, Netai Charan Sinha, Tapan Kumar Sinha, Basanta Kumar Sinha, Ajov Kumar Sinha and Joyanta Kumar Sinha carrying on business under the trade name Ghose and Co. (for) Messrs. Ghose and Co., 10 Manindra Road, Khagra, Murshidabad (a); BR/190A, 13-7-57 (b); 7-9-61 (e).
- 36. (S) Messrs P. M. Shah, C. N. Shah, Sm. K. K. Shah and C. M. Shah carrying on business under the trade name Pannalal Bros., (for) Messrs. Pannalal Bros., 44/45 Ezra Street, Calcutta (a); CL/2185A, 11.7-50 (b); (A) Umbrella ribs, umbrella wire, umbrella steel (d); 4-9-61 (e).
- 37. (8) Mehamed Salehin carrying on business under the trade name Salehin Brothers (for) Salehin Brothers, 56 Canning Street, Calcutta (a); CL/189A, 29-9-41 (b); (D) Fancy goods and general merchandise. (A) Ball bearings, procision and measuring tools. snap fasteners, files and

- rasps, hinges and locks, buttons, artists materials, lead pencils, water colour and oil colour, fountain pen and fountain pen parts, surveying and mathematical instruments, electrical goods, raw materials for paints, chemicals and harberdashery, butter and cheese, canned fish, sanitary towels and belts, silk goods for medical purposes, scientic and surgical instruments, thermometers, vacuum flasks, glass ware, safety razors, blades, hair clippers, cutlery, perfumery and scents, toilet brushes, cosmetics, plastics goods, leather goods, leather polish and other polishes, flints, fishing hooks, table tennis balls, toys (d); 49.61 (e).
- 38. Sudha Rani Banerjee carrying on business under the trade name Esbee & Co., 309 Bowhazar Street, Calcutta (a); CL/3254A, 1-2-61 (b); (A) Cistern and cistern brackets (d); 4-9-61 (e).
- 38(a). Sudha Rani Banerjee carrying on business under the trade name Esbec & Co., 309 Bow bazar Street, Calcutta (a); CL/3254A, 1-2-61 (b) (D) Paper and boards (d); 7-9-61 (e).
- 39. (S) Aktari Bano carrying on business under the trade name Hashabi & Co., (for) Hashabi & Co., 295 Bowbazar Street, Calcutta (a); CL/751A 24-9-41 (b); 4-9-61 (e).
- 40. Sashikant Mehta and Fakruddin Sule manji carrying on business under the trade name Hindusthan Trading Co., 71A Netaji Subha Road, Calcutta (a); CR/1891A, 9-9-50 (b); (AM. s. rounds, m. s. plates, m. s. chanals, m. s flats, m. s. sheets, joists and galvanised sheets (d); 2-9-61 (e).
- 41. Messrs. B. L. Pachisia and Padma Binan (Partners) carrying on business under the tradename Plastic Distributors, 38 Strand Road, Calcutta (a); CR/1931A, 22-11-50 (b); (A) (1) Ray materials, (2) Plant machinery, spare parts and accessories, (3) Consumable stores, viz, grease. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Plastic goods for sale (c): 5-9-61 (e).
- 42. (S) Messrs. Durgi Devi Rajgaria, Rampiyari Rajgaria, Madanlal Saria and Thakurmal Agarwala (Partners) carrying on busines under the trade name Hindusthan Traders Corporation, 10 Jackson Lane, Calcutta (a); CR/3051A, 17-10-60 (b); (A) Bobbin carrier, twist master, newar (d); 5-9-61 (c).
- 43. Shri Biswanath Modi (Proprietor) carrying on business under the trade name Jalan Modi & Co., 67B Netaji Subhas Road, Calcutta (a); CR/1187A, 22-12-45 (b); (D) General merchandise as and when certified by the purchasing dalor to be required for resale, (A) Hardware, jute and jute products, all kinds of valves, cockediaphragms and brake linings, glue and held glue, all kinds of packing, jointing and beltings, ebouite rings and all kinds of asbestos goods, rubber goods and electrical goods, all kinds of engineering goods tools, iron, cement, steel, wool, electro rods and conveyors, chains and wooden of timber goods, non-ferrous metal and product thereof, tes, paper, glassware, erokety machines

- d parts thereof, power driven pumps and parts ereof and iron and steel (d); 5-9-61 (e).
- 44. Shri Mahabir Prasad Sharma (Proprietor) rrying on business under the trade name Messrs. eghraj Radheshyam, I Bonfields Lane, Calta (a); CR/3114A, 31-7-58 (b); (A) Plastic wder and goods and paraffin wax (d); 6-9-61
- 45. Shri Ismail (Proprietor) carrying on busiss under the trade name Bombay Trading Co., (live Row, Calcutta (a); CR/3028A, 30-7-60 (b); Wire-netting (d); 6-9-61 (e).
- 46. (S) Shri Sudhir Kumar Daw (Proprietor) arrying on business under the trade name B. urry & Co., (for) B. Hurry & Co., 9 Clive Row, alcutta (a); CR/911A, 27-9-41 (b); (D) General erchandise as and when required and certified or resale, (A) Hardware, metal, rubber goods, thestos, magnasia, wood and wood products, achine oil and tools (d); 6-9-61 (e).
- 47. (S) Messrs. G. N. Chitalia, K. V. Chitalia and C G. Chitalia carrying on business under the hitalia and Lilawanti Chitalia carrying on asmess under the trade name Chitalia Brothers, 5B Canning Street, Calcutta (a); CR/3049A, 1-4-55 (b); 6-9-61 (e).
- 48. Messrs. Hussaini Taherali Gheewala, afdar Zakiuddin Pachmerhiwalla and Hussaini adruddin Kalangi (Partners) carrying on busiss under the trade name Dominion Haidware lores. 135 Canning Street, Calcutta (a); CR/26A, 12-7-61 (b); (A) Machine oil, melting pot, ectric motors, lead seal, pulley blocks, wire nails b; 7-9-61 (e).
- 49. (S) Messrs. Nandalal Ghose, Sudhir umar Dutta and Kanailal Ghose carrying on siness under the trade name Bengal Industrial gency (for) Bengal Industrial Agency, 71A etaji Subhas Road, Calcutta (a); CR/2870A, 4-59 (b); 7-9-61 (e).
- 50. (S) Sarbasri Jokhiram, Pratap Singh, rjun Singh, Bhim Singh and Omprakash Agarala (Partners) carrying on business under the ade name Messrs. Sunrise Stores (for) Sunrise tores, Hill Cart Road, Kurseong, (D) Stephen lansions, Darjeeling (a); (S) DJ/1001A (for) DJ/148B, 22-5-57 (b); 6-9-61 (e).
- 51. Messrs. Harpatrai Mohanlal, Sonada, 1 [iii] Cart Road, Siliguri (a); DJ/137B, 28-6-55 n; (A) (1) Raw materials, (2) Plant machinery, are parts and accessories. (3) Consumable stores, rovided that all goods for which exemption from ayment of sales tax is claimed are intended for se in the actual process of manufacture of the oods named below: Tea (c); 5-9-61 (e).
- 52. Messrs, J. J. Mullick & Bros., 21 Bentinck freet, Calcutta (a); EL/167B, 17-7-51 (b); (A) 1) Raw materials, (2) Plant, machinery, spare arts and accessories, (3) Consumable stores. royided that all goods for which exemption rom payment of sales tax is claimed are intended or use in the actual process of manufacture of the goods named below: Radio & amplifier (c); 2-9-61 e).

- 53. Messrs. Greaves Cotton & Co. Ltd., 16 Hare Street, Calcutta (a); EL/461A, 6-10-41 (b); (A) Electrical goods (d); 2-9-61 (e).
- 54. (S) Shri Sohanlal Bhal (Proprietor) carrying on business under the trade name Achhraram Sohanlal (for) Shri Sohanlal (Proprietor) carrying on business under the trade name Acchraram Sohanlal, 25/26 Stephen House, Dalhousie Square, Calentia (a): EL/2560A 21-3-52 (b): 6-9-61 (c)
- Calcutta (a); EL/2560A, 21-3-52 (b); 6-9-61 (e). 55. Messrs. Plummer Bros. & Co., 5 & 6 Fancy Lane, Calcutta (a); EL/266A, 25-9-41 (b); (D) Hardware, cigarette & tobacco, abrasive paper & cloth, napthaline, ten, coal, manganese, gunny bags, (A) Cosmetics (d); 6-9-61 (e).
- 56. Shri Shibpada Mahendar (Proprietor) carrying on business under the trade name Messrs. S. P. Mahendar & Sons, (S) 27 Baikuntha Chatterjee Lane, Howrah (for) 2 Rafi Ahmed Kidwai Road, Calcutta-13 (a); (S) HW/2302A (for) TL/2266A, 11-1-60 (b); 2-9-61 (e).
- 57. (S) Shri Jatindra Nath Dey carrying on business under the trade name J. N. Dey (for) J. N. Dey, 44/12 Brindaban Mallick Lane, Howrah (a); HW/1355A, 29-8-51 (b); 2-9-61 (e).
- 58. (S) Shri Buttokristo Nandy carrying on business under the trade name Buttokristo Nandi & Sons (for) Buttokristo Nandy & Bros, (S) Bagnan Station Road (North) Bagnan, Howrah (for) Bagnan Bazar, post-office Bagnan, Howrah (a); HW/701A, 25-4-46 (b); 2-9-61 (e).
- 59. (S) Sm. Bidyananda Gupta, Gopal Prosad Gupta and Ram Babu Gupta carrying on business under the trade name Lakshmi Abhusan Bhandar (for) Messrs. Lakshmi Abhusan Bhandar, 17 Satyanarayan Temple Road, Howrah (a); HW/1961A, 11-11-58 (b); 6-9-61 (e).
- 60. (S) Shri Milan Kumar Das carrying on business under the trade name Milan Kumar Das (for) Messrs. Milan Kumar Das, 128 G. T. Road, North, Salkia, Howrah (a); HW/1712A, 22-6-56 (b); 6-9-61 (e).
- 61. Shri Sarada Prosad Murarka carrying on business under the trade name Murarka and Sons (for) Messrs. Murarka and Sons, 28 Bhairab Dutt Lane, Howrah (a); HW/1744A, 29-10-56 (b); 6-9-61 (e).
- 62. (S) Shri Jamini Bhusan Hazra, Shri Chandra Shekhar Hazra, Shri Sudhangshu Sekhar Hazra. Shri Goapal Chandra Hazra and Shri Raghunath Hazra carrying on business under the trade name Dass Hazra & Co., (for) Dass Hazra & Co., Amta, Howrah (a); HW/208A, 24-9-41 (b); 7-9-61 (e).
- 63. (S) Shri Bechuram Mullick carrying on business under the trade name Shiva Agencies (for) Messrs. Shiva Agencies, 267 G. T. Road. Shibpur, Howrah (a); HW/1625A, 10-2-55 (b); 6-9-61 (e).
- 64. (S) Sm. Radha Devi and Sm. Bimala Devicarrying on business under the trade name Messrs Ramgopal Lachminarain & Co. (for) Messrs. Ramgopal Lachminarain & Co., 25 Burtolla Street Calcutta (a); JK/1325A, 4-4-45 (b); 2-9-61 (e)

- 65. (S) Messrs. Satyanarain Poddar and Shyam Sundar Saraf carrying on business under the trade name Messrs. Satyanarain Shyam Sundar (for) Messrs. Satyanarain Shyam Sundar, 71 Burtolla Street, Calcutta (a); JK/2773A, 9-10-56 (b); (A) Cow-bezoar, chillies, sisal ropes (d); 4-9-61 (e).
- 66. Shri Monoharlal Agarwala (Proprietor) carrying on business under the trade name Messrs. Joypur Marble Emporium, 380 Upper Chitpore Road, Calcutta (a); JK/1645A, 5-11-47 (b); (A) (Hazed tiles, mosaic tiles, white cement, couch, carborandum bricks (d); 2-9-61 (e)
- 67. Messrs, Gangadhar Agarwala, Hanuman Prosad Agarwala and Purshottamdas Agarwala carrying on business under the trade name Messrs. Purshottamdass Co., 4 Doychatta Street, Calcutta (a); JK/186B, 17-6-53 (b); (A) Catechu (katha). starch, dhuna, pipal, galokgal, nutmeg (d); 2-9-61 (e). chinaroots,
- 68. (S) Messrs. Ramnayak Mishra, Sitala Prosad Mishra, Sreenath Mishra, Provhunath Mishra, Kedarnath Mishra, Pareshnath Mishra, Rajdeo Pandey and Shyamnarain Tewari carrying on business under the trade name Messis. Ram Naik Kedarnath & Co., (for) Messis. Ram Naik Mishra, Sital Prosad Mishra, Probhunath Mishra, Paresh Nath Mishra, Shyam Sundar Mishra and Kedarnath Mishra carrying on business under the trade name Messrs. Ham Naik Kedarnath & Co., 5 Narain Babu Lane, Calcutta (a); JK/2016A, 15-11-49 (b); (A) Palmaut, dhuna, Fraroot, soda, coir ropes, gugul, jute twine, dry ginger (d); 4-9-61 (e).
- 69. (S) Shri Sailendra Nath Nandy (Proprietor) carrying on business under the trade name Messrs. S. N. Nandy (for) Messrs. S. N. Nandy, D25 Jagannath Ghat, Calcutta (a); JK/16A, 29-9-41 (b); 5-9-61 (e).
- 70. (S) Messrs. Agarchand Nahata, Bhanwar-lal Nahata, Keshari Chand Nahata, Durga Devi Nahata and Chhota Devi Nahata crrying on business under the trade name Messrs. Nahata Brothers (for) Messrs. Nahata Brothers, 4 Jagmohan Mullick Lane, Calcutta (a); JK/2237A, 30-1-51 (b); (D) Oil and other general merchandise as and when required and certified by the dealer for resale. (A) Salt, pulses, wheat products, yarn, gunny bags, hessian, jute twine, millmade textiles unbralle clath, unbralle ribs, butter note. tiles, umbrella cloth, umbrella ribs, bolts, nuts, washers, screws (d); 5-9-61 (e).
- 71. (S) Uditnarain Misra (Proprietor) carrying on business under the trade name Messrs. Jagnarain Uditnarain (for) Messrs. Jagnarain Uditnarain, 4 Narain Prosad Babu Lane, Calcutta (a); JK/2742A, 24-7-56 (b); 7-9-61 (e).
- 72. (S) Messrs. Tarapado Sett, Joti Ram Sett, Sailendra Nath Sett and Amarendra Nath Sett carrying on business under the trade name Satya Charan Sett (for) Messrs. Satva Charan Sett. C-3 Jagannath Ghat Road, Calcutta (a); JK/10A, 29-9-41 (b); (D) Provisions, ghee, spices, soda (d); 7-9-61 (e).

- (S) Messrs. Neem Chand Agarwala an Phul Chand Kedia carrying on business und the trade name Neem Chand Agarwala & Co. (to Messrs. Neem Chand Agarwala and Phul Chan Agarwala carrying on business under the trac name Neem Chand Agarwala & Co., Khalpan Siliguri, Darjeeling (a); JP/2038A, 23-5-61 (b 4-9-61 (e).
- 74. Messrs. Allied Lines, 5 Clive Row, Calcut (a); LR/3229A (b); Wire (d); 2-9-61 (e).
- 75. (S) Messrs. Md. Hussan Fidailly & Hussa Bhai Ali Hossain Patanwala (Partners) carryin on business under the trade name Messrs. Unite Engineering Corporation (for) Messrs. Unite Engineering Corporation, 18 Canning Street, (a cutta (a); LR/2000A, 29-12-50 (b); 4-9-61 (e).
- 76. (S) Shri Srinath Pandey (Proprietor carrying on business under the trade name Messa Diesel Spare Supplying Syndicate (for) Messn Diesel Spare Supplying Syndicate, 10 Canning Street, Calcutta (a); I.R/3026A, 26-3-59 (11) 4-9-61 (e).
- 77. (S) Shri Prabhudayal Kanoria (Proj tor) carrying on business under the trade n Messrs. Electrical Enterprisers (for) Mes Electrical Enterprisers, 5 Clive Row, Calc (a); LR/2845A, (b); (A) Plywood (d); 54 (e).
- 78. (S) Messrs. Ravel Mining Co., 10 Cana Street, Calcutta (for) Messrs. Ravel Mining (138 Canning Street, Calcutta (a); (S) LR/32 (for) CR/2910 (b); 5-9-61 (e).
- 79. Messrs. F. Hussain & Bros., 28 Str Road, Calcutta (a); LR/1284A, 19-11-46 (b); Bricks and Soorkie (d); 6-9-61 (e).
- 80. Messrs. Hind Trading & Engineering 22 Strand Road, Calcutta (a); IAR/2626A, 3-18 (b); (A) Brooms coconuts (d); 6-9-61 (e).
- 81. Shri Jagat Bandhu Ganguly (Propriet carrying on business under the trade name Mes West Bengal Supply Syndicate, 59 Netaji Sub Road, Calcutta (a); LR/2430A, 24-7-53 (b); ( Oil and oil seeds, jute products and asbestos go (d); 6-9-61 (e).
- 82. (S) Shri Sushil Kumar Ghosh and Sud moy Ghosh (Partners) carrying on business un the trade name Messrs. Industrial Trading Trading Co., 20 Stra (for) Messrs. Industrial (107) Messrs. Industrial Trading Co., 20 SIF Road, Calcutta (a); LR/2264A, 17-7-51 (b); ( (1) Raw materials, (2) Plant, machinery, see parts and accessories. Provided that all go for which exemption from payment of sales i is claimed are intended for use in the act process of manufacture the goods named below (i) Processed minerals (c); 5-9-61 (c).
- Kanailal Panchal, Chittaranj 83. Messrs. Panchal and Rabindranath Panchal (Parine carrying on business under the trade name Mess Eastern Wire-netting Suppliers, 110/4 Nark danga North Road, Calcutta-11 (a); MK/3315. 15-7-61 (b); (A) Wire-netting (d); 2-9-61 (c)

- 84. Sm. Rebarani Kar (Proprietress) carrying m business under the trade name Messrs. R. R. fin Industries, 14/8 Canal East Road, Calcutta a); MK/3239A, 3-2-61 (b); (A) Sized tin for conainers (c); (A) Tin containers (d); 4-9-61 (e).
- 95. Messrs. Shew Shankar Company, 82/2 fuktaram Babu Street, Calcutta (a); MK/2873A, 558 (b); (A) Gunny bags (c); 4-9-61 (c).
- 86. (S) Shri Netai Chandra Dutt (Proprietor) arrying on business under the trade name Messis. Century Plastics, G. Padur Bagan Street, Calcutta-9 (a) MK/989A. 23-4-58 (b); 4-9-61 (c).
- \$7. Messrs. Friends Vulcas, ong & Petrol Co., 179 (fornwallis Street, Calcius (a); (S) MK/334A, (for) MK/22B (b); 4-9-61 (e).
- 88. (S) Sm. Rama Paul, Sm. Renu Bala Paul and Shri Sanat Kumar Paul (Partners) carrying mousiness under the trade name Messrs. A. C. Paul (for) Messrs. A. C. Paul (for) Messrs. A. C. Paul, 95 Vivelianana Road, Calcutta (a); MK/1657A, 24-5-49 (b); (A) have materials, paper loard. Provided that all goods for which exemption from payment of sales ax is claimed are intended for use in the actual process of manufacture of the goods named below: Veccunt books, exercise books, envelops, cards for Paper, straw board, book binding materials and (i) Any other raw materials (ii) Plant, nachinery, spare parts, accessories and consumable for a Certified by the purchasing dealer to be regized for use in any propess in the manufacture of Exercise books and Account books for sale (e); (D) Brass ruller, roller composition (d); 5-9-61
- 89. (S) Shri Sourendra Das Gupta (Proprieor) carrying on business under the trade name Messrs. Reproduction Syndicate (for) Messrs. Reproduction Syndicate, 7/1 Cornwallis Street, Calcutta (a); MK/407A, 9-10-41 (b); 7-9-61 (e).
- 90. (8) Shri Jatindralal Kundu and Shri Matilal Roy carrying on business under the trade name Messrs. The United Motor Accessories Co. (for) The United Motor Accessories Co., 128/1 Vivekamanda Road, Calcutta (a); MK/303A, 2-10-41 (b); 7-9-61 (c).
- 91. (S) Shri Debendranath Raha (Proprietor) carrying on business under the trade name Messrs. De. En. Rahaw & Sons (for) Messrs. De. En. Rahaw & Sons, 16 Matilal Mitra Lane, Calcutta-11 (a); MK/2813A, 9-11-57 (b); 7-9-61 (c).
- 92. Sarbasri Durgaprosad Kashiram, Keshrithand Pannalal and Sagarmall Agarwalla (Parthers) carrying on business under the trade name Messrs. Puranmall Durgaprosad, English Bazar, Malda (a); ML/561A. 11-7-58 (b); (A) Match and postadana (d); 2-9-61 (e).
- 93. Shri Manindra Nath Saha (Proprietor)

  Barrying on business under the trade name Messrs.

  Manindra Nath Saha, Balurghav, West Dinajpur

  (a); ML/246A, 28-5-61 (b); (A) Tea (d); 5-9-61
- 94. (S) Shri Guman Chand Bhandari, Narendra Singh Bhandari, Vejoy Singh Bhandari and Kishin Singh Bhandari carrying on business

- under the trade name Bhandari & Sons (for) Bhandari & Sons., (S) Bhandari Building, Khargapur, Midnapore (for) Railway Market, post-office Kharagpur, Midnapore, (A) Jhapatapur, Khargapur (a); (S) MN/116B (for) MN/66A (b); (D) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture in West Bengal for sale of the goods named below: (1) Icecream (c); 2-9-61 (e).
- 95. Messrs. Northern India Trading Company, 113B Monohardas Katra, Calcutta (a); MR/1611A, 17-2-49 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., Oils, greases & lubrications. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Bolts, nuts, rivets, washers and screws (c); 2-9-61 (e).
- 96. Messrs. Punamchand Sohanlal, 70 Pandit Purusottam Roy Street, Calcutta (A) 67 Pandit Purusottam Roy Street, Calcutta (a); (S) MR/223B (for) MR/51A (b); 4-9-61 (e).
- 97. Messrs. Mahaliram Bajaj & Co., 174 Mahatma Gandhi Road, Calcutta (a); MR/172A, 26-9-61 (b); (A) Metals, oil-seeds (d); 7-9-61 (e).
- 98. Messrs. Bengal Embroidery Stores, 35 Cross Street, Calcutta, (A) 67 Pandit Purusottam Roy Street, Calcutta (a); (S) MR/224B (for) MR/2584A (b); 7-9-61 (e).
- 99. Messrs. Set Friend & Co., 159 Netaji Subhas Road, Calcutta (a); MR/472A, 30-9-41 (b); (A) M. s. angles, m. s. plate (d); 6-9-61 (e).
- 100. Messrs. Venesta Ltd. (Plywood Dept.), (S) Kamarhati, 24-Parganas, West Bengal (for) 4 Mangoe Lane, Calcutta (a); (S) PG-2589A (for) EL/410A, 25-9-41 (b); 2-9-61 (e).
- 101. (S) Messrs. Patel Premji Khetri, Patel Lalji Nagji carrying on business under the trade name Premji Khetri Patel & Co (for) Messrs. Premji Khetri Patel & Co., (S) 50 Raja S. C. Mullick Road, Calcutta-32 (for) P-34 South End Park, Calcutta (a); (S) PG/2594A (for) BH/3081A 28-7-59 (b); 7-9-61 (e).
- 102. Messrs. David E. Ezra & Stanley S. Ezra carrying on business under the trade name Edward & Co., 23 Lallbazar Street, Calcutta-1 (a); RB/544A, 27-9-41 (b); (D) Materials required for use in the execution of electrical and sanitary contracts in West Bengal (c); (A) Electric fans, electric motors, generators, convertors, water pumps, electrical wires and wiring materials, electric light fittings, pipes and pipe fittings, wash-basins, bath tubs, closets and skins (d); 5-9-61 (e).
- 103. Messrs. The Jute and Seeds Ltd., (S) 9 Brabourne Road, Calcutta (for) 18 Mallick Street, Calcutta (a); (S) RB/1257A (for) RJ/1215A (b); 5-9-61 (e).

- 104. Messrs. The Bengal Jute Bailing Co., (S) 9 Brabourne Road (for) 18 Mallick Street, Calcutta (a); (S) RB/1258A (for) RJ/2001A (b); 5-9-61 (e).
- 105. Messrs. The Jute Exporter Ltd., (S) 9 Brahourne Road (for) 18 Mallick Street, Calcutta (a); (S) RB/1260A (for) RJ/868A (b); 5-9-61 (e).
- 106. Messrs. Hindusthan Mica Dealers Ltd., (S) 9 Brabourne Road (for) 18 Mallick Street, Calcutta (a); (S) RB/1259A (for) RJ/1646A (b); 5-9-61 (c).
- 107. (S) Messrs, V. R. Kalia & I. D. Naikwara carrying on business under the trade name Arkay Equipment Co (for) Arkay Equipment Co., Brabourne Road, Calcutta (a); RB/1141A, 9-10-58 (b): 5-9-61 (e).
- 108. (S) Messrs, B. B. Raychowdhury & N. Raychowdhury carrying on business under the trade name S. N. Mukherjee & Co. (for) Messrs. S. N. Mukherjee & Co., 36 Brabourne Road, Calcutta (a); RB/11A, 30-8-54 (b); 6-9-61 (e).
- 109. Messrs Shri Bibhutosh Bhattacharjee, Gopal Chandra Bhattacharjee and Surendra Nath Bhattacharjee carrying on business under the trade name Associated Traders, 180 Lower Chitpore Road, Calcutta (a); RB/537A, 5-1-49 (b); (A) Fine chemicals used in laboratory, laboratory apparatus (d); 7-9-61 (e).
- (S) Shri Ashnarayan Saraf and Shri Banwarilal Saraf (Partners) carrying on business under the trade name Messrs. Banwarilal Giri-dharilal (for) Messrs. Banwarilal Giridharilal, 76 Cotton Street, Calcutta (a); RJ/216B, 1-6-56 (b); 6-9-61 (e).
- 111. (S) Shri Kanhaiyalal Saraogi, Shri Ranglal Saraogi, Shri Champalal Saraogi and Shri Jai Kumar Saraogi (Partners) carrying on business under the trade name Messrs. Chunilal Kanahayalal (for) Messrs. Chunilal Kanahayalal, 46 Strand Road, Calcutta (a); RJ/243A, 29-9-41 (b); 4-9-61
- 112. (8) Shri Surendra Nath Ghosh (Proprietor) carrying on business under the trade name Messrs. The Calcutta Sticks & Sports Works (for) Messrs. The Calcutta Sticks & Sports Works, 163 Harrison Road, Calcutta (a); RJ/773A, 8-10-4! (b); (D) Canyas, bamboo, wood, coal, leather, polish, colour, cloth, cement, lead, tools and (1) Any other materials, (2) Plant, machinery, spare parts, accessories and consumable stores (c); Certified by the purchasing dealer to be required for use in any process in the manufacture of walking sticks and rods . (A) Sticks (d); 6-9-61 (e).
- (8) Messrs. (1) Gouri Prosad Khaitan, (2) Biswa Nath Pasari, (3) Bijoy Kumar Khaitan. (4) Murlidhan Khaitan, (5) Brij Mohan Khaitan carrying on business under the trade name Kashipur Plywood Co., (for) Messrs, Kashipur Plywood Co., (8) 26 Chittaranjan Avenue, Calcutta (for) 2 Dalhousic Square East, Calcutta (a); (S) SL/ **87**64A (for) EL/2268A (b); (D) (1) Raw materials, timber, (2) Plant machinery, spare parts and occessories, (3) Consumable stores, viz. Provided

- that all goods for which exemption from the pay ment of sales tax is claimed are intended for us in the actual process of manufacture of the good named below: (i) Tea chest (c); 26-9-61 (e).
- 114. (S) Shri Harbans Singh carrying on busi ness under the trade name London Automobile (for) Messrs. London Automobiles, 17 Prince Street, Calcutta (a); SL/2720A, 11-8-54 (b) 31-8-61 (e).
- 115. (S) Messrs. Bhanulal Mulsankar Desai Mohanlal Dalpatrai Desai and Prabir Chandr Mulshankar Desai carrying on business under the trade name Desco (Motor) Syndicate (for) Messa Desco (Motor) Syndicate, 21 Princep Street, Cal-cutta (a); SL/2999A, 29-6-60 (b); 31-8-61 (c).
- 116. (S) Shri Pachu Gopal Banerjee and Sm Nanda Rani Banerjee carrying on business under the trade name Banerjee Cycle Industries (for) Messrs. Banerjee Cycle Industries, 17 Weston Street, Calcutta (a); SL/2811A, 8-6-55 (b); 31-8-61
- 117. (S) Messrs. Bengal Engineering and Au mobiles (Private) Ltd., (for) Bengal Engineering and Automobiles Ltd., (S) 14 Princep Stre Calcutta-13, Room No. 3 (for) P-55 Princ Street, Calcutta (a); SL/2754A, 25-11-54 d 30-8-61 (e).
- 118. Messrs. Associated Overseas Corporation Private Ltd., (for) 20 Mangoe Lane, Calcutta (51 Ganesh Chandra Avenue, Calcutta-13 (a); (6 SL/3768A (for) RB/986A, 26-12-58 (b); 31-84
- 119. Shri Bhagat Atmaram Chandey carryn on business under the trade name Bharat Indutrial Corporation, 37/1 Wellington Street, Ca eutta (a); SL/3742A, 20-7-61 (b); (A) Scrap at polishing materials (d); 30-8-61 (f).
- 120. (S) Shri Raj Krishna Ghosh, Panchkai (thosh and Kalipada Mukherjee carrying on bus ness under the trade name R. K. Ghosh & Co (for) Messrs. R. K. Ghosh & Co., (S) 41A Nirms Chandra Chanda Street, Calcutta (for) 41 Welling ton Street, Calcutta (a); SL/477A (b); 31-8-6
- 121. (8) Shri Saraju Prosad Singh carrying on business under the trade name Joy Shree 0 Mill (for) Messrs. Joy Shree Oil Mill, 4 Welling ton Street, Calcutta (a); SL/2201A, 7-7-51 (b) (A) Joist, tees, angles, bars and rods, asbestor sheets, g. i. sheets and expanded metal (d) 31-8-61 (e).
- 192. Messrs. Abani Bhushan Chakraborty and Swapan Kumar Bhattacharjee carrying on bush ness under the trade name New Found Syndia. ness under the trade name New Found (a) cate, 10 Nirmal Chandra Street, Calcutta (a) SL/3686A, 14-9-60 (b); (A) Parafin wax, lozenzes, cycle and cycle parts (d); 2-9-61 (e).
- 123. (S) Shri Dwarika Nath Dev carrying of business under the trade name Desco Industries (for) Messrs. Desco Industries, 27 Weston Street Calcutta (a); SL/3161A, 25-9-57 (b); 2-9-61 (e).

- 124. Siemens Engineering and Manufacturing of India Limited. 24 Chittaranjan Avenue, falcutta (a); \$L/3120A, 22-7-57 (b); (A) X-Ray ilms, X-Ray film developing chemicals, X-Ray lark room accessories, X-Ray, electro-medical and arrgical instruments and apparatus and hospital equipments (d); 4-9-61 (e).
- 125. (S)Shri Amar Chandra Das carrying en ausiness under the trade name Messrs. Das Plastic and Moulding Co. (for) Messrs. Das Plastic and Joulding Co., (S) 176/3 Bipin Behari Ganguly Street, Calcutta-12 (for) 36/4/3 Beniatola Lane, alcutta-9 (a); SL/3342A, 16-12-58 (b); 5-9-61 a).
- 126. Shri Mohanlall Landsaria carrying on pusiness under the trade name of Indira Trading [30, 53] Bentinck Street, Calcutta (a); SL/3746A, 28-7-61 (b); For purpose of Manufactures Jute cancus for use in the manufacture of Mail Bags (c): (A) Timber, mild steel plates, mild steel sheets (d); 7-9-61 (e).
- 127. (S) Shri Atul Chandra Banerjee (Proprie of) carrying on business under the trade name (C. Banerjee (for) Messrs. A. C. Banerjee, 519 Ballavpur, G. T. Road, Serampore, Hooghly (a); P/1187A, 25-11-58 (b); 4-9-61 (e).
- 128. (S) Shri Gobordhan Ash (Proprietor) rrying on business under the trade name of obardhan Ash (for) Messrs. Gobardhan Ash, arakeswar, Hooghly (a); SP/98B, 28-7-60 (b); A) Lime (d); 7-9-61 (e).
- 129. (S) D. F. Fernandes (Proprietor) carry is on business under the trade name Messrs. F. F. Fernandes (for) Messrs. D. F. Fernandes, 61-62 S. S. Hogg Market, Calcutta (a); HL/1B, 19-4-45 (b); I. Raw materials, 2. Consumble stores, viz. Provided that all goods for which comption from payment of sales tax is claimed wintended for use in the actual process of manuscure of the goods named below: (i) Ice cream, old. drink, tea, coffee (for) and (1) Any other in materials, (2) Plant, machinery, spare parts, recessories and consumable stores, (3) Building t plumbing materials or fixtures required for postruction, fitting out or repair of any building. The left of the purchasing dealer to be required in use in any process in the manufacture of Ice rum, cold drink, tea, coffee for sale (c); 6-9-6i
- 130. (S) Babu Lall Sharma (Proprietor) carryig on business under the trade name Messts, ational Dairy (Aligarh) (for) Messrs. National bury (Aligarh), E 85-86 S. S. Hogg Market, aleutta (a); TL/2004A, 27-4-56 (b); 6-9-61 (e)
- 13]. (1) Ashutosh Sen, (2) Surja Kanta Sen, (5) Sm. Sovarani Mullick, (4) Bivarani Mullick, (4) Avarani Mullick (Partners) carrying on busiss under the trade name Messrs. Sen Abdul & D., (for) Messrs. Sen Abdul & Co., (6 26, 27, 28

- S. S. Hogg Market, Calcutta (a); TL/338A, 27-9-41 (b); 6-9-61 (e).
- 132. (S) Shri Nemaidas Roy (Proprietor) carrying on business under the trade name Messrs. Park Book Bureau (for) Messrs. Park Book Bureau, 87/2 Park Street, Calcutta (a); TL/1557A, 23-6-51 (b); 7-9-61 (e).
- 133. (S) Shri Sudhansu Kumar Shaw (Proprictor) carrying on business under the trade name Messrs. Kensington Stores (for) Messrs. Kensington Stores, 10 Lindsay Street, Calcutta (a); TL/813A, 19-12-44 (b); 7-9-61 (e).
- 134. (S) Shri Uttamchand Bharwani (Proprietor) carrying on business under the trade name Messrs. Adam (for) Messrs. Adam, 5/41 Chowringhee Centre, (Opposite Light House), Calcutta (a); TL/1953A, 22-3-55 (b); 7-9-61 (e)
- 135. (S) Shri Basantalal Gupta (Proprietor) carrying on business under the trade name Messrs. Basantalal Gupta (for) Messrs. Basantalal Gupta, 1B Free School Street, Calcutta (a); TL/2172A, 24-1-59 (b); 7-9-61 (e).
- 136. (S) Gobindaram J. Santani (Proprietor) carrying on business under the trade name Messry. India Sarce Museum (for) Messrs. India Sarce Museum, 7/1 Lindsay Street, Calcutta (a); T1./1874A, 9-10-53 (b); 7-9-61 (e).
- 137. (S) Mr. Yoong Nam Han (Proprietor) carrying on business under the trade name Messrs. Sin Sin Tannery (for) Messrs. Sin Sin Tannery, 47 South Tangra Road, Calcutta (a); PG/2089Å, 19-7-58 (b); 30-8-61 (e).
- 138. (S) Mr. Chin Chen Ying (Proprietor) carrying on business under the trade name Messrs. Foung Son & Co. (for) Mr. Chin Chen Ying carrying on business under the trade name Messrs. Foung Son, 77 Bowbazar Street, Calcutta (a); SL/3510A, 29-1-60 (b); 6-9-61 (e).
- 139. (S) Kesoram Industries & Cotton Mills Ltd. (for) Messrs. Kesoram Cotton Mills Ltd., (S) 8 India Exchange Place, Calcutta (for) 8 Royal Exchange Place, Calcutta (a); LR/2639A, 26-9-41 (b); 7-9-61 (c).
- 140. Messrs. Late Hemgopal Dutt, Madan Gopal Dutt (for) late Abadut Chandra Dutt, Hem Gopal Dutt, Bolpur (a); AS/599A, 31-5-45 (b); 4-9-61 (e).

No. 270C.T.-21st September 1961.-In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941) read with sub-section (2) of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars, are published for general information: -

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for resale.
- (d) Goods for use in manufacture.
- (e) Goods for use in the execution of contract.
- (f) Date of amendment.
- (S) Messrs. Robert Hudson (India) Limited (for) Messrs. Robert Hudson (India) Private Limited, 2 Satya Doctor Road, Calcutta (a); 4A(AL) (Central), 17-5-57 (b); 4-9-61 (f).
- 2. (S) Shri Shiyaprasad Chandak carrying on business under the trade name Burrabazar Cloth Store (for) Burrabazar Cloth Store, 29/1/30 Armenian Street, Calcutta (a); 559A(AT) (Central), 8-7-57 (b); 5-9-61 (f).
- (8) Shri Abhechand Uttamchand Doshi and Sir Champaklal Abhechand Doshi carrying on business under the trade name M. Abhechand & Co., 72 Canning Street, Calcutta (for) Shri Abhechand Uttamchand Doshi, Shri Champaklal Abhechand Doshi, Shri Papatlal Sonechand Mehta, Shri Himatlal Papatlal Mehta, Shri Manilal Vaumali Seth and Shri Akhraod Sobhagyavanta carrying on business under the trade name M. Abheehand & Co. (a); 255A(AT) (Central), 27-6-57 (b); 5-9-61 (f).
- Shri Ananta Kumar Hazra, Hemanta Kumar Hazra, Shri Subhendu Prasad Hazra and Narendra Kumar Hazra carrying on business under the trade name Biri Trading Co. (for) Biri Trading Co., 20/3 Armenian Street, Calcutta (a); 446A(AT) (Central), 1-7-57 (b);
- 5. (8) Shri Bholanath Samanta (Proprietor) carrying on business under the trade name Messis. Bholanath Samanta (for) Messrs. Bholanath Samanta, Allamgunj, Burdwan (a); 8A(BN) (Central) (b); 2-9-61 (f).
- 6. (S) Shri Monoharlal Das (Proprietor) carrying on business under the trade name Messrs. M. L. Das (for) Messrs, M. L. Das, Ranigunj Bazar, Burdwan (a); 1A(BN) (Central) (b); 2-9-61 (f).
- 7. (S) Messrs, Durgadas Bhatia, Tilak Raj Bhatia, Chamanlal Bhatia, Krishanlal Bhatia & Omprokash Bhatia (Partners) carrying on business under the trade name Messrs. Bruce & Co. (for) Messrs. Bruce & Co., B. C. Road, Burdwan (a); 12A(BN) (Central) (b); 2-9-61 (f).

- (S) Messrs. Nityananda Halder and Gopal Chandra Halder (Partners) carrying on business under the trade name Messrs. Nityananda Halder Gopal Chandra Halder (for) Messrs. Nityananda Halder Gopal Chandra Halder, Nutangunj Burdwan (a); 30A(BN) (Central) (b); 2-9-61 (f).
- 9. (S) Messrs. Narendra Nath Panja, Prafulla Kumar Panja, Joylal Panja, Bhairab Chandra Panja, Gopal Chandra Panja, Bholanath Nag. Tarak Nath Nag, Sambhu Nath Nag and Paresh Nath Nag (Partners) carrying on business under the trade name Messrs. Bholanath Nag (for) Messrs. Bholanath Nag, Bajeprotappur, Burdwah (a); 51A(BN) (Central) (b); 2-9-61 (f).
- (S) Messrs. Haripada Roy, Saktipada Roy & Amiya Bikash Roy (Partners) carrying on bustness under the trade name Messrs. Bangajanani Bastralaya (for) Messrs. Bangajanani Bastralaya, Mobarak Buildings, B. C. Road, Burdwan (a): 77A(BN) (Central) (b); 2-9-61 (f).
- 11. (S) Shri Nandadulal Mallick (Proprietor) carrying on business under the trade name Messis Makhan Chandra Mallick Nanda Dulal Mallick (for) Messrs. Makhan Chandra Mallick Nanda Dulal Mallick, Katwa, Burdwan (a); 95A (BN) (Central) (b); 2-9-61 (f).
- Banshidhar Messrs. Agarwalla. Rekhraj Agarwala, Gulab Roy Agarwala, Mulchand Agarwala and Gulabibai Agarwala (Part ners) carrying on business under the trade name Messrs, Kalitara Rice Mill (for) Messrs, Kalitara Rice Mill, Kalna, Burdwan (a); 156A(BY) (Central) (b); 2-9-61 (f).
- (S) Messrs, Jagannath Kejriwal and Ramgopal Kejriwal (Partners) carrying on business under the trade name Messrs. Jagannath Rangopal (for) Messrs. Jagannath Rangopal, Katwa. Burdwan (a); 65A(BN) (Central) (b); 2-9-61 (f)
- 14. (S) Messrs. Sundar Gopal Dutta an Purusottam Datta (Partners) carrying on busines under the trade name Messrs. Sundar Gopal Datts Purusottam Datta (for) Messrs. Sundar (iop Dutta Purusottam Dutta, Memari, Burdwan (a) 59A(BN) (Central) (b); 2-9-61 (f).
- (S) Messrs. Jatindra Nath Dutta, Rames Chandra Datta, Sushil Chandra Datta and Dates Chandra Dutta (Partners) carrying on busines under the trade name Messrs. Jatindra Nath Dutt & Sons (for) Messrs. Jatindra Nath Dutta & Son Memari, Burdwan (a); 73A(BN) (Central) (b) 2-9-61 (f).
- (S) Messrs. Bhujanga Bhusan Mukherjer Lalit Barani Debi and Narayan Das Mukherp carrying on business under the trade name Mukherjee and Co. (for) Messrs. Mukherjee and Co., Bank Bhaban, 303 Netaji Subhas Road Berhampore, Murshidabad, (A) Murshidabad (2 (a); (S) 16B(BR) (Central) (for) 86A/BR (Central), 13-8-58 (b); 6-9-61 (f).
- 17. (S) Shri Pannalal Agarwala, Omprakasi Agarwala and Makhanlal Agarwala carrying of business under the trade name Messrs. Pannala Omprakash (for) Messrs. Pannalal Omprakash 8 Mechuabazar Street, Calcutta (a); 4A(CL) (Central), 16-5-57 (b); 2-9-61 (f).

- 18. (S) S. M. Mahmodally and S. M. Shaukatly carrying on business under the trade name [essrs. General Lac Trading Co. (for) Messrs. eneral Lac Trading Co., 146 Lower Chitpur Road, alcutta (a); 394A(CL) (Central), 6-7-57 (b); -9-61 (f).
- 19. (S) Mohamed Salehin carrying on business nder the trade name Salehin Brothers (for) alchin Brothers, 56 Canning Street, Calcutta (a); 53A(CL) (Central), 14-8-57 (b); (A) Toilet equisites, perfumery, paper products, chemicals, aberdashery (c); 4-9-61 (f).
- 20. (S) Aktari Bano carrying on business under he trade name Hashabi & Co. (for) Hashabi & Co., 95 Bowbazar Street, Calcutta (a); 827A(CL) Central) 5-12-58 (b); 4-9-61 (f).
- 21. Shri Ismail (Proprietor) carrying on business under the trade name Bombay Trading Co., 9 (Ive Row, Calcutta (a); 1324A(CR) (Central), 15.7-60 (b); (A) Clamps, pipe and pipe-fittings, holts and nuts (c); 2-9-61 (f).
- 22. Shri Nemchand Agarwalla and Shri Meghraj Agarwalla (Partners) carrying on business ander the trade name Messrs. Nemchand Meghraj, 123 Khengrapatty Street, Calcutta (a); 79A(CR) (Central), 18-6-57 (b); (A) Dyes, dextrin, arrow-root, sodi-bi-carbonate, starch, barityes powder (c); 6-9-61 (f).
- 23. Messrs. Hussaini Taherali Gheewala, Safdar Zakiuddin Pachmeriwalla and Hussaini Badaruddin Kalangi (Partners) carrying on busiiess under the trade name Dominion Hardware stores, 135 Canning Street, Calcutta (a); 1418A (CR) (Central), 26-6-61 (b); (A) Steel tube (c); 1-9-61 (f).
- 24 (S) Messrs. Nandalal Ghose, Sudhir Kumar Dutta and Kanailal Ghose carrying on business under the trade name Bengal Industrial Agency (tor) Messrs. Bengal Industrial Agency, 71A "etaji Subhas Road, Calcutta (a); 1205A(CR) 'entral), 20-6-59 (b); 7-9-61 (f).
- 25. Messrs, J. J. Mullick & Bros., 21 Bentinck treet. Calcutta (a); 2B(EL) (Central) 12-6-57 b); (1) Raw materials, (2) Plant, machinery, pare parts and accessories, (3) consumable tores. Provided that all goods for which exemption from payment of sales tax is claimed are Mended for use in the actual process of manufacte of the goods named below: Radio and hiplifier (d); 2-9-61 (f).
- .26. Messrs, Refugee Handierafts Sales Empoium, 9B Splanade East, Calcutta, (D) 180A Rash lehari Avenue, Calcutta (a); (S) 697A(EL) Central), (for) 92B(EL) (Central), 20-1-61 (b); [9.61 (f)].
- Street, Calcutta (a); 245A(EL) (Central), 7577 (b); (A) Electrical goods (c); 2-9-61 (f).
- 28. Messrs. Plummer Bros. & Co. 5 and 6 incy lane, Calcutta (a); 110A(EL) (Central), -6-57 (b); (A) cosmetics (c); 6-9-61 (f).

- 29. (S) Shri Sarda Prosad Murarka carrying on business under the trade name Murarka and Sons (for) Messrs. Murarka and sons, 28 Bhairab Dutta Lane, Howrah (a); 191A(Hw) (Central), 19-7-57 (b); 6-9-61 (f).
- 30. Messrs, Ramjidas Agarwala, Harkishandas Agarwala and Shrimati Gangadevi (Partners) carrying on business under the trade name Santlal Banshidhar, 132 Cotton Street, Calcutta, branch at 150A Lower Chitpore Road, Calcutta (a); (S) 82B(JK) (Central) (for) 175A(JK) (Central) 27-6-57 (b); 4-9-61 (f).
- 31. Shri Monoharlal Agarwala (Proprietor) carrying on business under the trade name Messrs. Joypur Marble Emporium, 380 Upper Chitpore Road, Calcutta (a); 380A(JK) (Central), 12-7-57 (b); (A) glazed tiles, wax polish (c); 2-9-61 (f).
- 32. (S) Messrs, Ram Nayak Mishra, Sitala Prosad Mishra, Sreenath Mishra, Probhu Nath Mishra, Kedarnath Mishra, Paresh Nath Mishra, Rajdeo Pandey and Shyam Narain Tewari carrying on business under the trade name Messrs, Ram Naik Kedarnath & Co. (for) Messrs, Ram Naik Kedarnath & Co., 5 Narayan Babu Lane, Calcutta (a); 418A(JK) (Central), 17-7-57 (b); 4-9-61 (f).
- 33. (S) Shri Sailendra Nath Nandy (Proprietor) carrying on business under the trade name Messrs. S. N. Nandy (for) Messrs. S. N. Nandy, D-25 Jagannath Ghat, Calcutta (a); 260A(JK) (Central), 1-7-57 (b); 5-9-61 (f).
- 34. (S) Shri Uditnarain Misra (Proprietor) carrying on business under the trade name Jaganarayan Uditnarain (for) Messrs. Jaganarain Uditnarain, 4 Narayan Prosad Babu Lane, Calcutta (a); 85A(JK) (Central), 22-6-57 (b); 7-9-61 (f).
- 35. (8) Shri Srinath Pandey (Proprietor) carrying on business under the trade name Messrs. Diesel Spares Supplying Syndicate (for) Messrs. Diesel Spares Supplying Syndicate, 10 Canning Street, Calcutta (a); 1036A(1R) (Central), 2-4-59 (b); 4-9-61 (f).
- 36. (8) Shri Vishnu Prasad Ravel (Proprietor) carrying on business under the trade name Messrs. Ravel Mining Co., 10 Canning Street, Calcutta (for) Messrs. Ravel Mining Co., 138 Canning Street, Calcutta (a); (8) 1262A(IR) (Central) (for) 1213A(CR) (Central) (b); 5-9-61 (f).
- 37. Messrs. Hind Trading & Engineering Co., 22 Strand Road, Calcutta (a); 573A(IR) (Central) 1-7-57 (b); (A) Jute goods, sanitary ware and fittings thereof (c); 6-9-61 (f).
- 38. Messrs, Anglo India Jute Mills Co. Ltd., 31 Netaji Subhas Road, Calcutta (a); 811A(1R) (Central), 29-1-58 (b); (A) Industrial machinery parts and forgings (d); 6-9-61 (f).
- 39. (8) Shri Vishnu Prosad Ravel (Proprietor) carrying on business under the trade name Messrs. Ravel Mining Co., (for) Messrs. Ravel Mining Co., 10 Canning Street, Calcutta (a); 1262A(LR) (Central) (b); 7-9-61 (f).

- 40. (S) Shri Shreeniwas Fatepuria, Shri Shyamsundar Fatepuria, Shri Matilal Khemka and Shri Shyamsundar Khenika (Partners) carrying on tusiness under the trade name Messrs. Shew Shankar Company, (for) Messrs. Shew Shankar Company, 82/2 Muktaram Babu Street, Calcutta(a); 651A(MK) (Central), 27-2-59 (b); (A) Salt (c); 4-9-61 (f).
- 41. (8) Shri Debendranath Raha (Proprietor) carrying on business under the trade name Messrs. De. En. Rahaw & Sons (for) Messrs. De. En. Rahaw & Sons., 16 Matilal Mitra Lane, Calcutta (a); 650A(MK) (Central), 24-2-59 (b); 7-9-61 (f).
- 42. Sarbasri Durgaprosad Kashiram and Keshrichand Pannalal Agarwall (Partners) carrying on business under the trade name Messrs. Puranmal Durgaprosad, English Bazar, Malda (a); 141(ML) (Central) (b); (A) Match and postadana (d); 2-9-61 (f).
- 43. Messrs. Mahaliram Bajaj & Co., 174 Mahatma Gandhi Road, Calcutta (a); 444A(MR) (Central), 5-7-57 (b); (A) Electrical goods, metals, hardwares (c); 7-9-61 (f).
- 44. Messrs. Bengal Embroidery Stores, 35 Cross Street, Calcutta, (A) 67 Pandit Purusottam Roy Street, Calcutta (a); (S) 72B(MR) (Central) (for) 885A(MR) (Central) (b); 7-9-61 (f).
- 45. Messrs. Venesta Ltd., (S) Kamarhati, 24-Parganas, West Bengul (for) 4 Mangoe Lane, Calcutta (a); (S) 580A(PG) (Central) (for) 293A(EL) (Central), 26-7-57 (b); 2-9-61 (f).
- 46. (S) Messrs. Patel Premji Khetri and Patel Lalji Nagji carrying on business under the trade name Premji Khetri Patel & Co. (for) Messrs. Premji Khetri Patel & Co., (S) 50 Raja S. C. Mullick Road, Calcutta-32 (for) P-34 Southend Park, Calcutta (a); (S) 581A(PG) (Central) (for) 413A(BH) (Central), 1-4-59 (b); 7-9-61 (f).
- 47. (S) Messrs. N. R. Kalia and I. D. Naik-wara carrying on business under the trade name Arkay Equipment Co. (for) Messrs. Arkay Equipment Co., 2 Brabourne Road, Calcutta (a); 838A(RB) (Central), 17-1-59 (b); 5-9-61 (f).
- 48. (S) Shri Kanhaiyalal Saraogi, Shri Ramlall Saraogi, Shri Champalall Saraogi and Shri Jai Kumar Saraogi (Partners) carrying on business under the trade name Messrs. Chunilal Kanhaiyalal (for) Messrs. Chunilal Kanhaiyalal, 46 Strand Road, Calcutta (a); 435A(RJ) (Central), 15-7-57 (b); 4-9-61 (f).
- 49. (S) Shri Surendra Nath Ghosh (Proprietor) carrying on business under the trade name Messrs. The Calcutta Sticks & Sports Works (for) Messrs. The Calcutta Sticks & Sports Works, 163 Harrison Road, Calcutta (a); 682A(RJ) (Central), 1-4-58 (b); (D) (1) Raw materials, except coal, cotton, hide skin, iron, steel, jute and oil seeds, (2) Plant, machinery spare parts, accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Walking sticks and rods, (d); (A) Sticks (c); 6-9-61 (f).

- 50. Shri Kanhaialal Chandak (Proprietor carrying on business, under the trade name Messr Plasto Metal Industries, 67B Raja Nabakrishi Street, Calcutta-5 (a); 822A(SH) (Central 15-4-61 (b); (A) Strip heaters and mouldin powder for use in manufacture of electric taparts, parts for spinning factory, parts for automobile industry, steel tools and parts for textil industry (d); 7-9-61 (f).
- 51. (S) Shri Dwarika Nath Dey carrying of business under the trade name Desco Industrie (for) Messrs. Desco Industries, 27 Weston Street Calcutta (a); 694A(SL) (Central), 18-11-57 (b) 2-9-61 (f).
- 52. Siemens Engineering Manufacturing Co. of India Limited, 24 Chittaranjan Avenue, Calcutta (a); 463A(SL) (Central), 29-7-57 (b); (A) (1) X-Ray films, (2) X-Ray film developing chemicals, X-Ray dark room accessories, X-Ray cleetro medicault and surgical instruments and apparatus and hospital equipments (c); 4-9-61 (f).
- 53. (S) Shri Amar Chandra Das carrying on business under the trade name Das Plastic and Moulding Co. (for) Messrs. Das Plastic and Moulding Co. (S) 176/3 Bipin Behari Ganguly Street, Calcutta-12 (for) 36/4/3 Beniatola Lane, Calcutta-9 (a); 937A(SL) (Central), 10-3-59 (b): 5-9-61 (f).
- 54. (S) Messrs. (1) Gouri Boral Khaitan, (2) Bisun Nath Pasari, (3) Bijoy Kumar Khaitan, (4) Marlidhar Khaitan, (5) Brij Moham Khaitan carrying on business under the trade nam Kashipur Plywood Co. (6) Messrs. Kashipur Plywood Co. (8) 26 Chittaranjan Avenus Calcutta (for) 2 Dalhousie Square East, Calcutt (a); (S) 1237A(SL) (Central) (for) 307A(EL (Central) (b); (D) (1) Raw materials, (2) Plan machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Tea Chest and tea chest camponent for sale (d); 26-8-61 (f).
- 55. Messrs. Fairfields (Private) Ltd., 67 tioksl Boral Street, Calcutta (a); 1029A(SL) (Central), 14-1-60 (b); (A) Drums (c); 29-8-61 (f).
- 56. (8) Messrs. Bhanulal Mulsankar Desai Mohanlal Dalpatrai Desai and Prabir Chaudr Mulshankar Desai carrying on business under the trade name Desco (Motors) Syndicate (for) Messrs. Desco (Motor) Syndicate, 21 Princep Street. Calcutta (a); 132Å(SL) (Central), 26-6-57 (b): 31-8-61 (f).
- 57. (8) Shri Atul Chandra Banerjee (Proprietor) carrying on business under the trade name A. C. Banerjee (for) Messrs. A. C. Banerjee, Ballavpur, G. T. Road, Serampore, Hooghly (a): 109A(SP) (Central), 12-12-58 (b); 4-9-61 (f).
- 58. (S) (1) Ashutosh Sen, (2) Surja Kanfa Sen, (3) Sm. Sovarani Mullick, (4) Sm. Bivarani Mullick and (5) Sm. Avarani Mullick (Propuedor carrying on business under the trade name Messr Sen Abdul & Co. (for) Messrs. Sen Abdul & Co. G.26/28 New Market, Calcutta (a); 249A(Th (Central), 15-7-57 (b); 6-9-61 (f).

- (S) Shri Uttamchand Bharani (Proprietor) ving on business under the trade name Messrs. m (for) Messrs. Adam, 5-41 Chowringhee tre, Calcutta (a); 175A(TL) (Central), 4-7-57; 7-9-61 (f).
- ) (S) Kesoram Industries and Cotton Mills (for) Messrs, Kesoram Cotton Mills Ltd., 8 1ndia Exchange Place, Calcutta (for) 8 Royal hange Place, Calcutta (a); 26A(LR) (Central), .57 (b); 7-9-61 (f).
- L. (S) Mr. Yoong Nam Han (Proprietor) ving on business under the trade name Messrs. Sin Tannery (for) Messrs. Sin Sin Tannery, South Tangra Road, Calcutta (a); 327A(PG) ntral), 2-5-59 (b); 30-8-61 (f).

ixplanatory notes.—Regarding the amendments be the following code letters have been used indicate the manner in which the particulars of egistration have been amended:—

A) means "Add"; (D) means "Delete"; (S) ms "Substitute".

S. K. GHOSE, Commissioner.

- o. 273C.T.—28th September 1961.—In pursue of the provisions of section 9 of the Bengal ance (Sales Tax) Act, 1941 (Bengal Act VI of 1), the following names and addresses of stered dealers whose registrations under the were amended with effect from the date noted insteach of them and in respect of the parties appearing in the different items in the ner indicated against such particulars, are lished for general information:—
- es.—(a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for use in manufacture or in the execution of contracts.
- (d) Goods for resale.
- (e) Date of amendment.
- (S) Jaganath Agarwalla carrying on busisunder the trade name Messrs. Luxmi Service tion (for) Messrs. Luxmi Service Station, t No. 46, Blook 'C', Hindusthan Colony, New ore, Diamond Harbour Road, Post Office hapur, Calcutta (a); AL/146A, 3-4-51 (b); 61 (e).
- Ananda Prakash (Proprietor) carrying on iness under the trade name Messrs. Parker ustrial Corporation, 1/C Middle Road, Hasts, Calcutta (a); AL/777A, 16-9-60 (b); (A) in equipments (d); 11-9-61 (e).
- (S) K. D. Ghosh and H. N. Ghosh carrying business under the trade name Messrs. K. D. sh & Co. (for) Messrs. K. D. Ghosh & Co., Ashutosh Mukherjee Road, Calcutta (a);

- 4. (S) Accori Chandra Pyne carrying on business under the trade name Messrs. A. C. Pyne (for) Messrs. A. C. Pyne, 136A Ashutosh Mukherjee Road, Calcutta (a); AL/614A, 17-8-57 (b); 12-9-61 (e).
- 5. Sm. Sarajini Narayanan carrying on business under the trade name Messrs. Saroj Electrical Mfg. Co., 128 Hazra Road, Calcutta-26 (a); AL/790A, 31-10-60 (b); (A) (ii) Flood light, (iii) Flood light fittings (c); 12-9-61 (e).
- 6. Messrs. Macfarlane & Co. Ltd. (S) 96 Garden Reach Road, Calcutta (for) 25 Netaji Subhas Road, Calcutta (a); (S) AL/844A, (for) LR/1654A (b); 13-9-61 (e).
- 7. Benoy Lal Ghosh and N. Karmakar carrying on business under the trade name Messrs. Kegre & Co., 24 Ashutosh Mukherjee Road, Calcutta (a); AL/749A, 25-4-60 (b); (A) Ochres, lump and powder (d); 13-9-61 (e).
- 8. (S) Shri Shyamlall, Shri Dwarkadas, Shri Banaram, Shri Vishondas and Shri Kisen Chand carrying on business under the trade name Messrs. Shyamlal Dwarkadas & Co. (for) Messrs, Shyamlal Dwarkadas & Co., 107/1A Tollygunj Road, Calcutta-26 (a); AL/300A. 10-7-56 (b); 13-9-61 (c).
- 9. (S) Gholam Mohiuddin, Feroze Jahan Quadir, Mehrunnesa Begum and Syed Moinul Hasan carrying on business under the trade name Messrs. Baboo Lall & Co. (for) Messrs. Baboo Lall & Co., 69/2 Ekbalpore Road, Calcutta-23 (a); AL/37B, 11-9-57 (b); 14-9-61 (e).
- 10. Messrs. East India Trading Co., Raniganj (a); AS/620A, 18-5-45 (b); (A) Torch, torchcell and battery, cane and iron, rubber goods, lime, lime stone, timber, iron rods, asbestos sheet (d); 12-9-61 (e).
- 11. (S) Messrs, Burnpur Club (for) Burnpur Senior Club, Burnpur (a); AS/55A, 26-9-41 (b); 12-9-61 (e).
- 12. Messrs, N. M. Bhuwalka carrying on business under the trade name Kajora Selected Colliery Co., Post office Scarsole, Raniganj, Burdwan (a); AS/565A, 8-2-45 (b); (8) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for raising of coal from the mines (for) B. C. Certified by the purchasing dealer to be required for use in any process in the raising of coal from the mines (c); 12-9-61 (e).
- 13. (S) Sarbasri K. M. Roy, A. C. Bhattacharjee and M. P. Agarwala carrying on business under the trade name Associated Dyestuff Corporation (for) Sarbasri B. M. Adalja, K. M. Roy, A. C. Bhattacharjee and M. P. Agarwala carrying on business under the trade name Associated Dyestuff Corporation, 34 Armenian Street, Calcutta (a); AT/3465A, 11-1-58 (b); 8-9-61 (e).
- 14. (8) Shri C. D. Nagpal and Messrs. M. D. Nagpal carrying on business under the frade name

- Amalgamated Universal Agencies (Cal.) (for) Shri C. D. Nagpal and Mrs. M. D. Nagpal carrying on business under the trade name Amalgamated Universal Agencies, 71 Canning Street, Calcutta (R. No. C-211) (a); AT/3743A, 17-4-61 (b); 8-9-61 (e).
- 15. (S) Shri Surajmal Taparia, Shri Kishonlai Sarda, Shri Sahanlal Taparia and Bajrangial Taparia carrying on business under the trade name Jagannath Jeetmal (for) Shri Sarajmal Faparia, Shri Kishorilal Sarda, Shri Sewbhajan Malpai, Shri Solanlal Taparia and Shri Bajranglal Taparia carrying on business under the trade name Jagannath Jeetmal, 37 Armenian Street, Calcutta (a); IT/505A, 24-9-41 (b); 12-9-61 (e).
- 16. Shri Bachhubhai Bhaichand, Shri Pranlal Bhaicland, Shri Chhabildas Bhaichand, and Shri Bahulal Bhaichand carrying on business under the trade name Luxmi Metal Works, 40A Armenian Street, Calcutta (a); AT/3558A, 27-5-59 (b); (A) Saltpetri, black salt and cowria (d); 12-9-61 (e).
- 17. (S) Srilal Behari Singh carrying on business under the trade name Hard Sales Agency (for Hard Sales Agency, 34 Armenian Street, Calcutta (a); AT/3098A, 4-9-53 (b); 13-9-61 (c).
- 18. (8) Shri Amar Singh, Shri Joginder Singh and Sri Harbans Singh carrying on business under the trade name Khorana Brothers (for) Messrs. Khorana Brothers, 5/2 Gobinda Dhar Lane, Calcutta (a); AT/2658A, 30-6-48 (b); (D) Resin, cloth, general merchandise as and when required and certified by the dealer for resale, (A) Shellac, seedlac, jute goods, damarbatu, cutch and gambiar (d); 13-9-61 (e).
- 19. Seri Ram Kumar Moda carrying on bustness under the trade name Mahabir Prasad Sitaram, 19 Mullick Street, Calcutta (a); AT/3431A, 8-12-48 (b); (D) Spices, betelnut, parapin soda, general merchandise as and when required by the dealer for resale (A) All sorts of chemicals heavy and fine (d); 14-9-61 (e).
- 20. (S) Shri V. Nagrecha carrying on business under the trade name V. Nagrecha & Co. (for) V. Nagrecha & Co. (S) 29/1 Armenian Street, Calcutta (for) 25 Allenby Road, Calcutta (a); (S) AT/3777A (for) BH/2917A, 24-9-57 (b); 14-9-61 (e).
- 21. Shri Gajanand Chowdhury carrying on business under the trade name Murlidhar Gajanand, 192 Jamunalal Bazaz Street, Calcutta (a); AT/872A, 23-9-41 (b); (D) General merchandise as and when required for resale (d); 14-9-61 (e).
- 22. Mr. J. N. Marshall and S. J. Marshall (Partners) carrying on business under the trade name Mossrs, J. N. Marshall & Co., Suite No. 8, 1 Lower Range, Calcutta-17 (a); (8) BII/3313A, (for) TL/2127A, (b); 13-9-61 (e).
- 23. (S) Kurondehi Debi, Laburam Kapur and Joygopal Kapur (Partners) carrying on business under the trade name Messrs. Bengal Cloth House (for) Messrs. Bengal Cloth House, Ranigunjbazar, Burdwan (a); BN/1121A (b); 9-9-61 (e).

- 24. (S) Abdul Jalil Molla and Majidar Rahı Molla (Partners) carrying on business undertrade name Messrs. Majidar Rahman Molla & S (for) Messrs. Majidar Rahman Molla & Sı Galsi, Burdwan (a); BN/1177A (b); 9-9-61 (
- 25. (S) Shri Dulal Chandra Pan (Propriet carrying on business under the trade name Mess Dulal Chandra Pan (for) Messrs. Dulal Chan Pan, Kalna, Burdwan (a); BN/44A (b); 9-9 (e).
- 26. (S) Beharilal Agarwalla and Kishor Agarwalla (Partners) carrying on business unthe trade name Messrs. Beharilal Agarwalla (Keshorilal Agarwalla (for) Messrs. Behar Agarwalla Keshorilal Agarwalla, Kalna, Burda (a); BN/736A (b); 9-9-61 (e).
- 27. (S) Shri Karunamoy Dutta (Propried carrying on business under the trade name Mess Karunamoy Dutta Dharmadas Dutta (for) Messi Karunamoy Dutta Dharmadas Dutta, Menical Burdwan (a); BN/1064A (b); 9-9-61 (e).
- 28. (8) Messrs. Nil Madhab Guha and Kalpada Ghosh (Partners) carrying on business and the trade name Messrs. Nil Madhab Guha, Kalpada Ghosh (for) Messrs. Nil Madhab Guha Kalpada Ghosh, Satgachia, Burdwan (a); BN/1066 (b); 12-9-61 (e).
- 29. (8) Messrs, Raj Krishna Koner, Bibek nanda Konar and Nabani Nandini Koner (Partner carrying on business under the trade name Messr Calcutta Cloth House (for) Messrs, Calcutta Clot House, B. C. Road, Burdwan (a); BN/1179A (b. 12-9-61 (e)).
- 30. (8) Messrs. Bibhuti Bhusan Samant Janki Nath Samanta, Netai Chandra Samant Jagabandhu Samanta and Saraswati Bala Der (Partners) carrying on business under the trad name Messrs. Samanta & Co. (for) Messr Samanta & Co., Memari, Burdwan (a); BN/1180. (b); 12-9-61 (e).
- 31. (8) Shri Bhut Nath Roy (Proprietor carrying on business under the trade name Messis Bhut Nath Roy (for) Bhut Nath Roy, Village and Post office Galsi, District Burdwan (a); BN/1673 (b); 12-9-61 (e).
- 32. (8) Shri Dulal Chandra Dey (Propuetor carrying on business under the trade name Messis Dulal Ch. Dey (for) Messrs, Dulal Chandra Dev Barabazar, Burdwan (a); BN/606A (b); 1229-6 (e).
- 33. (S) Messrs, Amulya Charan Laha, Narayat Mani Laha, Subal Mani Laha, Balai Mani Laha Paresh Mani Laha and Naresh Mani Laha (Parthers) carrying on business under the trade name Messrs. Ashutosh Laha, Shri Amulla Charan Laha (for) Ashutosh Laha, Sree Amulla Charan Laha Barabazar, Burdwan (a); BN/270A (b): 12-9-

- 34. (S) Shri Krishna Lal Burman (Proprietor) tving on business under the trade name Messrs.

  1. Burman (for) Messrs. K. L. Burman, Kalna
- nad, Burdwan (a); BN/1136A (b); 12-9-61 (e).
- (S) Messrs. Dhanji Shibji Patel, heta Patel and Kanji Shibdas Patel (Partners) rrying on business under the trade name Messrs. mbika Saw Mill (for) Ambika Saw Mill, Kalna ad, Burdwan (a); BN/1136A (b); 12-9-61 (e).
- 36. (S) Shri Hari Sadhan Nag (Proprietor) grying on business under the trade name Messrs. axmi Narayan Cycle Store (for) Messrs. Laxmiarayan Cycle Store, Vetarumohal Kalna, Burdwan a); BN/522A (b); 12-9-61 (e).
- 37. (S) Messrs, Shiv Ram Kakar, Krishna jumar Kakar and Tilok Raj (Partners) carrying n business under the trade name Messrs Engineer uilders Co. (for) Engineers Builders Co., Panagarli, Burdwan (a); BN/1169A (b); 12-9-61 (e).
- Messrs. Seth Uttam Chand Hukumatmall, 7. T. Road, Burdwan (a); BN/72B (b); (A) (1) law materials, (2) Plant, machinery, spare parts ml accessories, (3) Consumers Stores, viz., coal, ron and steel materials, buskets and timber. Provided that all goods for which exemption from ayment of sales tax is claimed are intended for ise in the actual process of manufacture of the goods named below: (1) Bricks, (2) Soorkey for ale (d); 13-9-61 (e).
- (S) Messrs, Mrityunjov Koyal and Ajit tumar Koyal (Partners) carrying on business mader the trade name Messrs. Radha Kishore Kayal, (for) Messrs. Radha Kishore Kayal, under the trade name tayal (for) Messrs. lainhat, Burdwan (a); BN/139A (b); 13-9-61 (e).
- 40. (8) Shri Naresh Chandra Kumar (Proorietor) carrying on business under the trade name Messrs, Kumer (for) Messrs, Kumer Hanspukur, Kalna (a); BN/162A (b); 13-9-61 (e).
- 41 (S) Shri Gobordhan Dey (Proprietor) arrying on business under the trade name Messis. iobordhan Dey (for) Messrs. Gobordhan Dey lahuribazar, Burdwan (a); BN/1093A (b); 13-9-61 (e).
- 42. (S) Shri Gouranga Dubey (Proprietor) carrying on business under the trade name Messrs. Gita Bitan (for) Messrs. Gita Bitan, Sir B. C. Road, Burdwan (a); BN/1114A (b); i3-9-61 (e).
- 43. (S) Messrs, Kishori Mohan Paul, Ramlal Paul and Shyam S. Paul (Partners) carrying on business under the trade name Messrs Kishori Mohan Paul & Bros. (for) Kishori Mohan Paul & Bros. Memari, District Burdwan (a); BN/166A (b); 13-9-61 (e).
- 44. (8) Bhojanual (Proprietor) parrying hisiness under the trade name Messrs. Seth Bhojamal (for) Messrs. Seth Bhojamal, G. T. Road, Burdwan (a); BN/1122A (b); 13-9-61 (e).
- 45. Messrs. Abdul Ghani, Abdul Galif and Soleman Seikh (Partners) carrying on business under the trade name Messrs. Abdul Ghani for Messrs. Abdul Ghani, Bud Bud Bazar, Pistrict Burdwan (a); BN/1065A (b); 13-9-61 (e).

- 46. Messrs. Ranjit Kumar Bairagya and Kamal Kumar Bairagya (Partners) carrying on business under the trade name Messrs. Ranjit Kumar Vamal Kumar (for) Messrs Ranjit Kumar Kamal Kumar, Memari, District Burdwan (a); BN/1165A (b); 13-9-61 (e).
- 47. (8) Messrs. Atul Krishna Das, Shyama Pada Das and Pran Kumar Das carrying on business under the trade name Lakshmi Stores (for) Messrs. Lakshmi Stores, Khagra, Ma (a); BR/172A, 16-7-48 (b); 9-9-61 (e). Murshidabad
- 48. (S) Messrs. Narendra Kumar Saha and Dhirendra Kumar Saha carrying on business under the trade name Saha Brothers & Co. (for) Messrs, Saha Brothers & Co., Khagra, Murshidabad (a); BR/112A, 28-2-46 (b); (1-9-6) (a).
- 49. (S) Shri Mahima Ranjan Dhar carrying on business under the trade name Messrs. Mahima Ranjan Dhar (for) Messrs, Mahima Ranjan Dhar, Kandi, Kandi Bazar, Murshidabad (a); BR/351A, 13-12-51 (b); 11-9-61 (e).
- 50. Shri Ananda Gopal Saha carrying on business under the trade name Messrs. Anonda Gopal Saha, Chaulpatty, Harihatta, Khagra, Murshidabad (a); BR/435A, 3-6-55 (b); (A) Rope and Barley (d); 14-9-61 (e).
- (S) Shri N. K. Hirani, Sm. S. A. Hirani, Sm. H. L. Hirani and Sm. Sudha K. Hirani carrying on business under the trade name Kushalchand Sons (for) Sudha K. Hirani carrying on business under the trade name Kushalchand Sons, 55 Canning Street, Calcutta (a); CL/3261A, 22.2.61 (b); 9-9-61 (e).
- 52. (8) Md. Basir Pasricha carrying on business under the trade name Messrs. H. Jones & Co. (for) Md. Salim Pasricha carrying on business under the trade name Messrs. H. Jones & Co., 2 Nawab Badruddin Street, Calcutta (a); CL/2421A, 17-12-52 (b); 13-9-61 (e).
- 53. (S) Shri Md. Zaman carrying on business under the trade name Messrs. Jadid Islamia Hotel (for) Messrs. Zadid Islamia Hotel, 73 Coloctola Street, Calcutta (a); CL/1023A, i1-9-43 (b); 9-9-61 (e).
- 54. Shri Keshabdas Todi carrying on business under the trade name Messrs. Todi General Store, 161/1 Mahatma Gandhi Road, Calcutta (a); CL/2712A, 20-3-56 (b); (Λ) Copper wire (d); 8-9-61 (e).
- 55. (8) Md. Ishaque, Md. Yaqub and Md. Sadiq carrying on business under the trade name Md. Ismail & Co. (for) Md. Ismail & Co., 6 Harmbari 1st Lane, Calcutta (a); CL/1392A, 12-11-45 (b); 13-9-61 (e).

- 56. (S) Messrs. Raojibhai Himabhai Patel, Mananbhai Gopalbhai Patel, Mohanbhai Patel, Ambalal Patel, Mohanlal Ukabhai Patel, Kantilal Shamji Dave, Hirji Dharamshi Patel, Ratilal Valji Patel. Kanji Chakubhai, Devehand Chagonlal and Savita Tapulal carrying on business under the trade name Raojibhai Maganbhai & Co. (Forest) (for) Messrs. Raojibhai Patel, Maganbhai Patel, Mohanbhai Patel, Ambalal Patel, Mohanlal Patel, Pabitri Senapati, Ambubhai Patel and Kantibhai carrying on business under the trade name Raojibhai Maganbhai & Co. (Forest), 17 Tarachand Dutta Street, Calcutta (a); CL/3222A, 15-11-60 (b); 13-9-61 (e).
- 57. Abdul Quddus carrying on business under the trade name Quick Service Traders, 14/1 Syed Salley Lane, Calcutta (a); CL/3302A, 8-6-61 (b); (A) Blacksmiths anvil (d); 13-9-61 (e).
- 58. (8) Madhusudhan Gupta, Jonnerdhan Gupta, Durga Prosad Gupta and Kalipada Gupta carrying on business under the trade name G. C. Gupta & Co. (for) Messrs. G. C. Gupta & Co., 261 Bowbazar Street, Calcutta (a); CL/1920A, 22-2-50 (b); 14-9-61 (e).
- 59. Shri Laht Mohan Chandra (Proprietor) carrying on business under the trade name L. M. Chandra & Co., 36 Strand Road, Calcuita (a): CR/2813A, 26-9-58 (b); (A) Rubber jointing (d); 8-9-61 (e).
- 60. (8) Shri Peary Mohan Mookherjee (Proprietor) carrying on business under the trade name M. M. Mookherjee & Co. (for) M. M. Mookherjee & Co., 19 Raja Woodmunt Street, Calcutta (a); CR/157A, 25-9-41 (b); 9-9-61 (e).
- 61. (S) Messrs Bhanji, Anopchand Gandhi and Prem Chand Shah carrying on business under the trade name Probhat Mill Stores Co., 138 Canning Street, Calcutta (for) Messrs. Probhat Mill Stores Co., 113G Netaji Subhas Road, Calcutta (a); (S) CR/214B (for) MR/181B (b); 9-9-61 (e).
- 62. Messrs: Lachmi Narain Tikmony and Debendra Kumar Kedia carrying on business under the trade name D. S. Industrial Corporation, 67B Netaji Subhas Road, Calcutta (a); CR/3042A, 12-9-60 (b); (A) Parts of electrical fans (b); 11-9-61 (e).
- 63. (8) Messrs, Chandannal Bardia and Kishanlal Bardia carrying on business under the trade name Universal Trading Co. (for) Messrs. Universal Trading Co., 167 Old Chinabazar Street, Calcutta (a); CR/2425A, 13-7-54 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Office files (c); 9-9-61 (e).
- 64. Messrs, Taherbhai Shaik Abdeally, Esmailbhai Shaik Abdeally, Hatimbhai Shaik Abdeally and Ahmedbhai Shaik Abdeally carrying on business under the trade name Engineering Appliances Corporation, 12B Clive Row, Calcutta (a); CR/3132A, 26-7-61 (b); (A) Electrical goods and chemicals (d); 11-9-61 (e).

- 65. (S) Messrs. Deb Kr. Chatterjee, Umasa Devi, Prava Devi and Santi Kumar Chatterje carrying on business under the trade name Ramai Mohan Chatterjee & Co. (for) Ramani Moha Chatterjee, 71A Netaji Subhas Road, Calcutta (a) CR/542A, 13-10-41 (b); 14-9-61 (e).
- 66. Shri Dasarathi (Proprieto Baneriee carrying on business under the trade name Messrs. Ghose Iron & Steel Works, 71/A Neta Subhas Road, Calcutta (a); CR/901A, 18-7-43 (b) (D) M. S. rods, crews, pipe-fitting, m.s. washe and other miscellaneous hardware goods and (1 Any other raw materials, (2) Plant machinery spare parts, accessories and consumable stores Certified by purchasing dealer to be required for use in any process in the manufacture of bolt, nut rivets, pipe-fittings, c.s.k. rivets and all other hardware materials, tallows for sale (c); (I (lunny bags, cork sheets, broomsticks, handle (for) kodalis, manila ropes, sisal rope and (8 Bolts, nuts, pipe fittings, e.s.k. rivets, hardwar materials, m.s. rods, screws, washers and tallow gunny bags, cork sheets, broomsticks, handle (for) kodalis, manila and sisal ropes (d); 14-9明 (e).
- 67. Gopal Finance and Investment Ltd., 1 Clive Row, Calcutta (a); CR/2658A, 4-1-57 (b) (A) Jute and jute products (d); 14-9-61 (e).
- 68. Messrs. A. P. Banerjee, A. K. Banerjee Subhasis Banerjee, Indranath Banerjee, Subma Banerjee, B. N. Banerjee, Baidyanath Banerjee Indranath Banerjee and Aparna Ganguli carryin on business under the trade name A. P. Banerjee & Co., 71/A Netaji Subhas Road, Calcutta (a) CR/446A, 8-10-41 (b); (A) (1) Raw material—Yarn of asbestos, cotton, jute, hemp and flux grease, tallow, lubricating oil, graphite, soa stone, magnesiam carbonate, rubber solutio compound rubber, solvent oil, parafin wax, meta wire, asbestos and rubber cord, (2) Plant, machinery, spare parts and accessories—Braiding machine and parts, (3) Consumable stores, machine oil and lubricating oil.

Provided that all goods for which exemption from payment of sales tax is claimed are intende for use in the actual process of manufacture of \$\frac{\pi}{2}\$ goods named below: (1) Asbestos packing (different varieties, (2) Hydraulic packing (different varieties (e); 14-9-61 (e).

- 69. Messrs. Kedarnath Rampratap, Kalin pong (a), DJ/883A, 16-4-56 (b); (A) Cemen iron and steel (d); 12-9-61 (e).
- 70. (For) Messrs, Gulabchand Kundanmal (S Kundanmal Agarwala, (karta, Hindu united fam ly) carrying on business under the trade nam Messrs. Gulabchand Kundanmal, Kalimpong, (1 Budhbaria, Kalimpong (a); DJ/114B, 25-1-52 (b) (D) General merchandise, (A) Cotton, would and silken cloth, hardware, toilets, iron and tecardamom, handloom goods, stationery, varumbrella, thread, tarpaulin, cycles, machine and its parts, cigarettes, rubber leather goods, blades, chirata, manjista, hosiery, hession, canvas, jute products, tea, papel dry fruits, cement, g.i. sheets, gold, silver, cappel brass, aluminium (d); 13-9-61 (e).

- 1. (For) Messrs. Hardayal Udmiram (S) srs, Baldeodas Agarwala and Murlidhar Agar1 (Partners) carrying on business under the le name Hardayal Udmiram, Kalimpong (a); (166A, 18-10-41 (b); (D) General merchandise, Hardware, iron and steel, cardamom, handn goods, stationery, spices, yarn, umbrella, saulin, sewing machine, cycles, cigarettes, ber goods, blades, hosiery, hessian, canvas, products, tea, paper, dry fruits, cement (d); ).61 (e).
- 2. Messrs. Emco. Eng. Works (Private) Ltd., ngoe Lane, Calcutta (a): EL/2771A, 27-6-53; (A) (1) Raw materials, (2) Plant, machinery, re parts and accessories, (3) Consumable stores. Provided that all goods for which exemption in payment of sales tax is claimed are intended only on the actual process of manufacture of the ods named below: Machine vice (c), Gaters of grills (d); 8-9-61 (e).
- 33. (S) Messrs. Jagadishwar Singh, Bhubawar Singh, Nageswar Singh and Vinoy Kr. igh carrying on business under the trade name M. Singh and Sons (for) Messrs. Jagadiswar gh, Bhubaneswar Singh carrying on business for the trade name B. M. Singh & Sons, rooked Lane, Calcutta (a); EL/139A, 27-9-41 (D) Hardware (d); 8-9-61 (e).
- 4 Messrs, D. L. Miller & Co. Private Ltd., Setaji Subhas Road, Calcutta-1 (a); EL/222A, 0-41 (b); (A) tea and ball-bearing (d); 14-9-61
- 5. (8) Messrs. Hari Mohan Shaw, Shri Ganesh andra Shaw, Shri Kartic Chandra Shaw, Nitai andra Shaw, Tinkori Shaw, Rabindra Nath aw and Shri Birendra Nath Shaw carrying on aness under trade name Messrs. Shaw & Co. r) Messrs. Shaw & Co., 129/10 Belilious Road, wrah (a); HW/141A, 26-9-41 (b); 9-9-61 (e).
- 6 Messrs. Binjraj Agarwala, Shivchand Raiarwala, Bangali Ram Gijraj, Kishanlal Agarwal, I Chandulal Agarwal carrying on business under trade name Kishan Lal Shiv Chand Rai, (S) Kali Majumdar Road, Post office Ghusuri, wrah (for) 20-1 Maharshi Dobendra Road, leuta (a); (S) HW/2307A (for) JK/2863A b; 8-9-61 (e).
- 77. Messrs, Rabindra Nath Panja, Haradhan nja and Rati Kanta Panja carrying on business let the trade name Sree Krishna Engineering rks. (8) 132/7 Narasingh Datta Road, Howrah r) 133 Narasingh Datta Road, Howrah (a); V/2092A, 29-2-60 (b); 11-9-61 (c).
- (8) Shrimati Annapurna Bose carrying on siness under the trade name of Messrs. J. Bose sons (for) Messrs. J. Bose & Sons, village spore, Post office Baniban, District Howrah (a); W/2011A, 18-4-59 (b); 13-9-61 (e).
- 79. (8) Shri Satish Chandra Karuri carrying business under the trade name Satish Chandra truri & Sons (for) Satish Chandra Karuri & Sons, 16 Brindaban Mallick lane, Howrah (a); HW/14A, 8-12-50 (b); 13-9-61 (e).

- 80. (S) Messrs. Sunil Chandra Kumar and Raj Kumar Kumar carrying on business under the trade name Nandy & Co. (for) Messrs. Biswanath Mullick, Kishore Mohan Kundu, Umanath Sett and Shanker Nath Sett carrying on business under the trade name Nandy & Co., D-6 Jagannath Ghat, Calcutta (a); JK/1373A, 27-9-41 (b) 8-9-61 (e).
- 81. Messrs. (Jupta Engineering Works (Private) Ltd., 2 Doyehatta Street, Calcutta (a); JK/2963A, 28-5-59 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., lubricating oil and grease. Provided that all goods for which exemption from sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Billets, squares, rods. (c); 13-9-61 (e).
- 82. (8) Messrs. Anil Kumar Nayak and Bejoy Kumar Nayak carrying on business under the trade name Phani Nayak & Co. (for) Messrs. Kanai Kumar Nayak, Anil Kumar Nayak, Bejoy Kumar Nayak carrying on business under the trade name Messrs. Nayak & Co., 231 Maharshi Debendra Road, Calcutta-7 (a); JK/2112A, 6-5-50 (b); 12-9-61 (e).
- 83. Messrs. Agarchand Nahata, Bhanwarilal Nahata, Kesharichand Nahata, Durgadevi Nahata, and Chhotadevi Nahata carrying on business under the trade name Messrs. Nahata Bros., 4 Jagmohan Mullick Lane, Calcutta (a); JK/2237A, 30-1-51 (b); (A) Automobile parts, tools and accessories, tyres and tubes, mustard oil (d); 13-9-61 (e).
- 84. (8) Messrs, Baijnath Agarwalla and Radhesyam Agarwalla carrying on the business under the trade name Rich Pal Baijnath (for) Rich Pal Baijnath, Dinbazar, Jalpaiguri (a); JP/1543A, 11-1-57 (b); 8-9-61 (e).
- 85. Manik Lal Nahata, Dinbazar, Jalpaiguri (a);  $\mathrm{JP}/1587\mathrm{A}$ ,  $\mathrm{21\text{-}8\text{-}57}$  (b); (A) Tea (d); 9-9-61 (e).
- 86. Messrs, Antoine Bentz Ltd., A/3 Gillander House, Calcutta (a); LR/296B, 17-5-60 (b); (A) Hessian cloth, hessian gunny bags, photographic films (d); 8-9-61 (e).
- 87. (S) Shri Murarilal Murarka and Shri Banwarilal Murarka (Partners) carrying on business under the trade name Messrs. Inland Agency, 25 Swallow Lane, Calcutta (for) Shri Murarilal Murarka (Proprietor) carrying on business under the trade name Messrs. Inland Agency (a); LR/2751A, 9-4-57 (b); 11-9-61 (e).
- 88. Messrs. Anglo India Jute Mills Co. Ltd., 31 Netaji Subhas Road, Calcutta (a); LR/301A, 7-10-41 (b); (A) Industrial parts and forgings (c); 12-9-61 (e).
- 89. (S) Shri Ganesh Chandra Roy, Shri Santosh Kumar Bose (Partners) carrying on business under the trade name Messrs. Bengal Jute Corporation, 25 Swallow Lane, Calcutta (for) Bengal Jute Corporation (a); LR/2595A, 20-7-55 (b); 13-9-61 (e).

- 90. Messrs. Indian Card Board Industries Ltd. (S) 2 Fairlie Place, Calcutta (for) 4 Fairlie Place, Calcutta (a); LR/835A, 24-9-41 (b); (A) Vulcanised fibre helmets (c); 13-9-61 (e).
- 91. (S) Sri Anil Kumar Mukherjee (Proprietor) carrying on business under the trade name of Messrs. National Trading Corporation, 12A Netaji Subhas Road, Calcutta (for) Messrs. National Trading Corporation, 12A Netaji Subhas Road, Calcutta (a); LR/2852A, 4-3-58 (b); (A) Iron & steel seraps, defectives and cuttings (d); 12-9-61 (e).
- 92. Western Bengal Coal Fields Ltd., 8 Royal exchange Place, Calcutta (a); LR/1165A, 9-8-45 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Coke and coal for sale (c); 14-9-61 (e).
- 93. Shri Jogendra Kumar Mazumdar carrying on business under the trade name of Jogendra Kumar Mazumdar & Co. (for) Messrs. Jogendra Kumar Mazumdar & Co., 18 Strand Road Calcutta (a); LR/2977A, 19-12-58 (b); (A) Coal (d); 14-9-61 (e).
- 94. Electrical Enterprisers, 5 Clive Row, Calcutta (a); LR/2845A, 14-2-58 (b); (A) Hard board and mill board (d); 14-9-61 (e).
- 95. (8) Sarbasri Bimal Kumar Ganeriwalla and Ram Gopal Ganeriwalla (Partners) carrying on business under the trade name of Messrs. Ganeriwalla Bros. (for) Messrs. Ganeriwalla Bros., 14/5 Clive Row, Calcutta (a); LR/2530A, 24-7-54 (b); 14-9-61 (c).
- 96. (S) Sarbasri M. P. Saraswat, J. P. Saraswat (Partners) carrying on business under the trade name of Messrs. Madhoprosad Mahibirprosad (for) Messrs. Madhoprosad Mahibirprosad, 22 Canning Street, Calcutta (a); LR/2641A, 30-1-56 (b); (A) (1) Raw materials, (2) Plant machinery, spare parts and accessories. Provided that all goods for which exemption from payments of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Life jackets (c); 14-9-61 (e).
- 97. Messrs. Chatterjee Trading (o., 15A Clive Row, Calcutta (a); LR/52991A, 14-1-59 (b); (A) Electrical coils and electric metres (d); 14-9-61 (e).
- 98. (S) Shri Sudhir Kumar Bhar, Probodh Chandra Bhar, Monoranjan Bhar, Chittaranjan Bhar, Satyanarayan Bhar and Juan Ranjan Bhar carrying on business under the trade name Messrs. Atlas Industries Co., 13/C Raja Rajkissen Street, Calcutta (a); MK/474A, 9-10-41 (b); 8-9-61 (c).
- 99. (S) Sukumar Mullick (Proprietor) carrying cv <sup>1</sup> usiness under the trade name Messrs. Maniktolla Service Station (for) Messrs. Maniktolla Service Station, 75B Amherst Row, Calcuttage (a); MK/490A, 7-10-41 (b); 9-9-61 (e).

- 100. Balkrishna Beriwala, Gayatridevi Bewale, Bimala Devi Beriwala and Brijmohan Sar. (Partners) carrying on business under the transme Messrs. Beriwala Trading Co., 167 Chittranjan Avenue, Calcutta (a); MK/3318A, 24-7-(b); (A) New Gunny bags and hessian (d) 12-9-61 (e).
- 101. (S) Shri Paramananda Mallick (Pr prietor) carrying on business under the trade nan Messrs. Mallick & Co. (for) Messrs. Mallick & Co. 322A Chittaranjan Avenue, Calcutta (a); Mb 1860A, 17-3-50 (b); 13-9-61 (e).
- 102. (S) Shri Suresh Chandra Roy and Sh Mangal Singh Salhotra (Partners) carrying c business under the trade name Messrs. Suresh Chandra Roy & Co. (for) Messrs. Suresh Chandra Roy & Co., 57/1 Keshab Chandra Sen Stree Calcutta (a); MK/2482A, 6-2-54 (b); 13-9-61 (c)
- 103. (S) Sm. Shanti Jaiswal (Proprietress carrying on business under the trade name Messis Nathuram Jaiswal (for) Messis. Nathuram Jaiswal (224/5 Cornwallis Street, Calcutta (a); MK/12574, 23-7-46 (b); 13-9-61 (c).
- 104. (S) Hari Shankar Lal Jaiswal (Proprietor) carrying on business under the trade name Messrs. Ganga Prasad Shew Shankar Lall. (for Messrs. Ganga Prasad Shew Shankar Lall. 12 Ghosh Lane, Calcutta (a); MK/771A, 29-11-4 (b); 13-9-61 (e).
- 105. (S) Dasha Rathi Dass (Proprietor) carrying on business under the trade name Messrs Kal Factory (for) Messrs. Kali Factory, 46-1 Bech Chatterjee Street, Calcutta (a); MK/4597A 22-3-49 (b); (S) (1) Raw materials, (2) Plant machinery, spare parts and accessories. Provider that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Suit case, trunks and buckets (for) Black sheet, galvanised sheet, (1), (2) and (3). Certified by the purchasing dealer to be required for use in any process in the manufacture of suit case, trunk and buckets (c); 13-9-61 (e).
- 106. (S) Sarbasri Mahabir Prosad Maskara Jagdish Prosad Maskara and Rajendra Prosad Maskara carrying on business in the trade name Messrs. Mahabir Prosad Maskara (for) Sarbasi Mahabir Prosad Maskara and Bhagwati Prosad Agarwalla (Partners) carrying on business in the trade name Messrs. Mahabir Prosad Bhagawati Prosad., Dalkola, West Dinajpur (a); M1/630A. 26-8-60 (b); 8-9-61 (e).
- 107. Sarbasri Birendra Kumar Saha, Bholanath Saha and Bhupal Chandra Saha (Partners) carrying on business under the trade name Messrs. Birendra Kumar Bholanath and Bhupal Chandra Saha, Hatkhola, Raiganj, West Dinajpur (a); ML/111A, 21-9-53 (b); (A) A. c. roofring, rainwater, soil materials, septic tank buildings, boards, bituman, washer, and bitumastic jointing compounds (d); 8-9-61 (e).

- S. Shri Jasodanandan Kundu carrying on less under the trade name Mesars. Jasodanan-Kundu & Sons, English Bazar, Malda (a); 334A, 3-6-55 (b); (A) Spray pump, palmy, torchlight and torch batteries (d); 13-9-61
- 9. (S) Shri Vrajlal Thaiker carrying on busiunder the trade name G. B. Thacker (for)
  srs. (i. B. Thacker, Bhawanipur Road, Post
  Kharagpur, Midnapur (a); MN/1378A,
  58 (b); (A) (1) Raw materials, (2) Saw.
  sided that all goods for which exemption from
  ment of sales tax is claimed are intended for
  in the actual process of manufacture in West
  gal for sale of the goods named below: (i)
  d timber (c); 11-9-61 (e).
- 10. Messrs. Industrial Traders, 129 Netaji has Road, Calcutta (a); MR/2602A, 5-4-61; (A) Lead wool, sanitary fittings, hardware has coir mats, barbed wire, wire gauze, clamps, minium angles, torchlight, beltings, drill, ro-meter, binges, screw nails (d); 9-9-61 (e).
- 11. Messrs. Dhanaluxmi Engineering Works, Mahatma Gandhi Road, Calcutta (a); 2586A, 2-12-60 (b); (A) Lead goods (d); 3-61 (c).
- 12 (8) Shri Radha Kishan Agarwala (Protot) carrying on business under the trade name srs. Radha Kishan Agarwalla (for) Messrs. lha Kishan Agarwalla, 113B Monohardas Street, (floor), Calcutta (a); MR/2347A, 25-6-56 (b); Timber (d); 12-9-61 (e).
- 13. Messrs. National Stores Syndicate, (S) Netaji Subhas Road, Calcutta (for) 9 Clive  $\tau$ , Calcutta (a); (S)  $MR/2622\Lambda$  (for) 3082 V (b); 12-9-61 (e).
- 14. Messrs, Mallick & Co., 68D Netaji Subhas d, Calcutta (a); MR/2401A, 5-7-57 (b); (A) telte goods, screw nuts, bolts (d); 14-9-61 (e).
- 15. (S) Shri Maheswar Prosad Singh carrying business under the trade name Titagarh Brick infacturing Works, (for) Messrs. Titagarh & Manufacturing Works, Titagarh, 24-ganas, Patulia, Bandipur, 24-Parganas (1) (a); PG/168B (for) PG/193A, 19-5-49 (b); 61 (e).
- lf. (S) Messrs. Sm. Kamala Bala Paul and Charubala Kundu carrying on business under trade name Dipali Soorkey Works, (for) Depali rkey Works, Kamarthuba, Post Office Habra, larganas (a); PG/2223A, 21-9-59 (b); (A) is, sand (d); 8-9-61 (e).
- 17. Messrs, Jagdish Chandra Chibha, Kuldip Chibha, Ramdip Ch. Chibha and Prem Nath bha carrying on business under the trade name ustrial Engineering Works, (S) 311/15 Prince ar Sha Road, Tollygunj, Calcutta-33 (for) 128 ra Road, Room No. 58, Calcutta-28 (a); PG/2598A, (for) AL/687A, 21-3-59 (b); 61 (e).
- 18. Messrs. Tarapada Reza, Nalinaksha Beza, tananda Karmakar and Gopi Krishna Karmakar ying on business under the trade name Tarat Reza (Gopi Krishna Karmakar, 228 S. N. Roy

- Road, Calcutta-38, Buroshibtala, Tollygunj, Calcutta (1) (a); PG/35B, 20-9-41 (b); (D) Oils, spices, sugar, grocery goods and tea (d); 9-9-61 (e):
- 119. Shrimati Neera Mitra carrying on business under the trade name Mitra Works, 6 Kusthia Road, Calcutta-39 (a); PG/2558A, 19-6-61 (b); (A) Spares, accessories and motors for electrically driven pumps (d); 13-9-61 (e).
- 120. Messrs. Tools Suppliers Privates Ltd., (S) P-34 India Exchange Place, Calcutta (for) 18 Netaji Subhas Road, Calcutta (a); RB/1261A (for) LR/2720A (b); 9-9-61 (e).
- 121. Messrs, Metal Import (Private) Ltd., (S) 18-D Sukeas Lane, Calcutta (for) 33 Netaji Subhas Road, Calcutta (a); RB/1262A (for) LR/2820A (b); 9-9-61 (e).
- 122. Messrs. Oriental Machinery Supplying Agency Ltd. carrying on business under the trade name Oriental Machinery Supplying Agency Ltd. (for) Oriental Machinery Supplying Agency Ltd., P-12 Mission Row Extension, Calcutta (a); RB/178A, 25-9-41 (b); (8) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Machineries and machinery parts, (for) (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building and plumbing materials or fixtures required for construction, fitting out or repair of any buildings. Certified by the purchasing dealer to be required for use in the manufacture of machineries and machinery parts (c); 9-9-61 (e).
- 123. Shri Vijoy Singh Sarana carrying on business under the trade name Messrs. Hind Traders, 14/2 Old Chinabazar Street, Calcutta (a); RB/1080A, 15-1-60 (b); (A) Pressure gauge (d); 9-9-61 (e).
- 124. (S) Messrs. Super Watch Co. Private Ltd. (for) Super Watch Co., 6 Radhabazar Street, Calcutta (a); RB/129A, 3-7-56 (b); 9-9-61 (e).
- 125. Shri R. Venkitachalam carrying on business under the trade name The General Supply Agencies, P-22 Swallow Lane, Calcutta (a); RB/1245A, 31-7-61 (b); (A) Fountain pen, propelling pencil and board (d); 11-9-61 (e).
- 126. (S) Shri Balaichand Sett carrying on business under the trade name Ramkrishna Paper House, (for) Ram Krishna Paper House. Prop.—Shri Balai Chand Set!, (S) 19 Brabourne Road, Calcutta (for) P-19 Durga Charan Mitter Street, Calcutta (a); (S) RB/1263A (for) MK/3070A (b); 11-9-61 (e).
- 127. (S) Shri Anil Sengupta carrying on business under the trade name A. Sengupta and Co. (for) Messrs. A. Sen Gupta & Co., P-36 India Exchange Place Extension, Calcutta (a); RB/692A, 9-8-54 (b); 12-9-61 (e).

- 128. (S) Shri Saileswar Das carrying on business under the trade name Hindusthan Industrial Equipment Co. (for) Messrs. Hindusthan Industrial Equipment Co., 20 Pollock Street, Calcutta (a); RB/362A, 6-5-48 (b); 12-9-61 (e).
- 129. (S) Messrs. Ujagar Singh Sahney, Joginder Singh Anand and Daljeet Singh Sahney carrying on business under the trade name Republican Automobiles (for) Messrs. Republican Automobiles, 14 Bentinck Street, Calcutta (a); RB/464A, 16-5-51 (b); 12-9-61 (e).
- 130. (8) Shri Amiya Krishna Goswami carrying on business under the trade name Goswami & Co. (for) Messrs. Goswami & Co., 14 Bentinck Street, Calcutta (a); RB/60A, 1-12-43 (b); 12-9-61 (e).
- 131. (S) Shi Ajit Kumar Mallick, Ranjit Kumar Mallick and Sanjit Kumar Mallick carrying on husiness under the trade name Mallick & Co. (for) Messrs. Mallick & Co., 10 Bentinck Street, Calcutta (a); RB/135A, 24-9-41 (b); 12-9-61 (c).
- 132. (S) Messrs. Prafulla Chandra Mallick and Prabhas Chandra Mallick carrying on business under the trade name Popular Cycle Co. (for) Messrs. Popular Cycle Co., 2/C Bentinck Street, Calcutta (a): RB/359A, 12-9-45 (b); 12-9-61 (e).
- 133. (8) Messrs, Sukhlal Kasal Chand Mehta and Kishore Kumar Kasalchand Mehta carrying on business under the trade name S. K. Mehta & Co. (for) S. K. Mehta & Co., 37 Canning Street, Calcutta (a); RB/900A, 14-10-57 (b); (A) Spare parts. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Lamps, (ii) Lanterns, (iii) Stoves (c); 12-9-61 (e).
- 134. (S) Shri Ranvir Mehta carrying on business under the trade name R. V. Mehta & Sons (for) Messrs. R. V. Mehta & Sons., 14 Bentinck Street, Calcutta (a); RB/182A, 17-1-46 (b); (D) Hardware (d); 12-9-61 (e).
- 135. (S) Messrs. B. N. Sudan and Bhola Nath Mukherjee carrying on business under the trade name Indian Commercial Union (for) Messrs. Indian Commercial Union, P-36 India Exchange Place Extension, Calcutta (a); RB/1011Å, 30-4-59 (b); 12-9-61 (e).
- 136. (S) Messrs, Sisir Kumar Ghosh and Anil Kumar Chatterjee carrying on business under the trade name G. C. Trading Co. (for) Messrs, G. C. Trading Co., 14 Bentinck Street, Calcutta (a); RB/1038A, 15-9-49 (b); 12-9-61 (e).
- 137. (8) Messrs, I. N. Khattar, C. B. Khattar and S. P. Khattar carrying on business under the trade name Kay Trading Syndicate (for) Messrs, K. Trading Syndicate, 31 Brabourne Road, Calcutta (a); RB/632A, 16-12-49 (b); 12-9-61 (e).
- 138. (S) Messrs, Sudhansu Mitter, Sailendra K. Mitter, Santosh K. Mittra and Sarat K. Mitra carrying on business under the trade name S. K. Mitter & Sons (for) S. K. Mitter & Sons, 24 Brabourne Road, Calcutta (a); RB/425A, 7-6-45 (b); 13-9-61 (e).

- 139. (S) Shri Brij Ballabh Agarwal carryi on business under the trade name Athuka Tradic Corporation (for) Messrs. Athuka Trading Corporation, P-12 Mission Row Extension, Calcutta-1 (a RB/502A, 29-3-51 (b); 13-9-61 (e).
- 140. (S) Messrs, Satendra Kumar, R. K. Ja and D. K. Jain carrying on business under trade name Relay Corporation (for) Messrs. Rel Corporation, 10/1D Lallbazar Street, Calcutta (a RB/760A, 31-8-50 (b); 13-9-61 (e).
- 141. (S) Shri Jehangir K. Pandey carrying business under the trade name Internation Agencies (for) Shri Jehangir K. Pandey (Prprietor) carrying on business under the trade name Messrs. International Agencies, P-14 Missic Row Extension, Calcutta (a); RB/776A, 12-9.; (b); 13-9-61 (e).
- 142. (S) Messrs. Ajit Kumar Goswami aw Danesh Chandra Mukherjee carrying on business under the trade name Friends' Type Foundry (for Messrs. Friends' Type Foundry, 8-B Lall Bazar Street, Calcutta (a); RB/547A, 16-6-54 (b) 13-9-61 (e).
- 143. (S) Shri Bhairab Chandra Dey (Proprietor) carrying on business under the trade name Messrs. B. C. Dey & Co. (for) Messrs. B. C. Dey & Co., 72 Monohardas Street, Calcutta (a); RJ/2862A, 5-8-58 (b); 9-9-61 (e).
- 144. (S) Shri Bhogilal Jariwala (Proprieton carrying on business under the trade name Messis, D. Bhogilal Jariwala (for) Messis, D. Bhogilal Jariwala, 31A Mullick Street, Calcutta (a); RJ/2881A, 18-3-59 (b); 9-9-61 (e).
- 145. (8) Shri Birendra Nath Roy (Proprietr) carrying on business under the trade name Mess. B. N. Roy & Sons (for) Messrs. B. N. Roy and Sons. 94 Raja Chowk (Room Nos. 93 and 94). Calcutta-7 (a); RJ/2899A, 17-9-59 (b); Tin oil. coffee, cocoa (d); 12-9-61 (e).
- 146. S Shri Hariram Agarwal, Shri Hira Bholotia, Shri Phulchand Agarwal and Shri Siram Bholotia (Partners) carrying on business until the trade name Messrs. Sitaram Phul Chand & Co. Mullick Street, Calcutta (a); RJ/2593A. 6-7-(b); 13-9-61 (e).
- 147. (S) Shri Rameshwarlal Maheswari (Piprietor) carrying on husiness under the framame Messrs. Surajmal Jethmal (for) Messrs. Surajmal Jethmal (for) Messrs. Surajmal Jethmal, 17 Pageyapatty Street, Calcutta (a); RJ/1161A, 24-8-44 (b); (D) General merchandise as and when required and certained for resale, (A) Cotton, dhuty and saree (d): 13-9-61 (e).
- 148. (S) Shri Saligram Dua (Propuetor) carrying on business under the trade name Messrs. Saligram & Sons. (for) Messrs. Saligram & Sons. 7 Sambhu Mallick Lane, Calcutta (a); RJ (2074), 20-1-61 (b); (A) Rope, buckets, pans, tea, timed food, shoes, thread, nut, bolt and screws, weight and measurements (d); 13-9-61 (e).

- 149. (S) Shri Gajanand Agarwalla, Shri miwas Agarwala, Shri Monoharlal Agarwala d Shri Biseswarlal Agarwala (Partners) carryg on business under the trade name Messrs. duram Chotelal (for) Messrs. Laduram Chotelal, 1 Babulal Lane, Calcutta (a); RJ/466A, 27-9-41 (D); (D) General merchandise as per order received d certified for resale, (A) Cereals, pulses, food ains, oil seeds, gunny bags, soda (d); 13-9-61 ).
- 150. (S) Shri Bajranglal Poddar, Shri Maliram oddar, Shri Shankarlal Poddar and Shri Chiranji-l Poddar (Partners) carrying on business under trade name Messrs. Bhagabandas Sitaram (for) lessrs. Bhagabandas Sitaram, 30 Cotton Street, alcutta (a); RJ/857A, 25-9-41 (b); 13-9-61 (e).
- 151. (S) Shri Bhulabhai Nathuabhai Jariwala Proprietor) carrying on business under the trade name Messrs. Suresh Jari Stores (for) Messrs. Suresh Jari Stores (for) Messrs. Suresh Jari Stores, 30/31 Kalakar Street, Calcutta (a); RJ/2595A, 25-7-55 (b); 14-9-61 (e).
- 152. (S) Shri Satyanarayan Poddar and Shri fadanlal Poddar (Partners) carrying on business nder the trade name Messrs, S. N. Poddar & Co. for) Messrs, S. N. Poddar & Co., 173 Harrison load, Calcutta (a); RJ/2565A, 6-4-54 (b); 4-9-61 (e).
- 153 (S) Shri Basudeb Sreemony and Shri baladeb Sreemony (Partners) carrying on business nder the trade name Messrs. National Stores, 7 Clive Street, Calcutta (Room No. 214A) (a); 17 (2423A, 25-9-53 (b); (A) Insecticide, blades, arley, tinopal (d); 14-9-61 (e).
- 154. (S) Shri Sitaram Jayswal (Proprietor) arrying on business under the trade name Sita-am Jayswal (for) Sitaram Jayswal, 93B Cossipore load, Calcutta (a); SH/1978A. 3-10-51 (b); 9-61 (e).
- 155. (S) Messrs. Anadi Mohan Ghosh, Ananta fohan Ghosh, Satyabrata Ghosh, Shantimoy ihosh and Sm. Hiranmoyee Ghosh (Partners) arrying on business under the trade name Bengal by Manufacturing Co. (for) Bengal Box Manufacturing Co., (S) 5 Raj Coomar Chatterjee Road, Calcutta-2 (for) 1 Raj Coomar Chatterjee Road, Calcutta-2 (a): SH/1910A, 20-6-51 (b); (D) Paper board, wood and A and B. Certified for any modes in the manufacture of boxes, containers and macking materials for sale, (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from ayment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Boxes, containers and packing materials (c); 8-9-61 (e).
- 156. (S) Shri Basudeb Ghosh (Proprietor) carrying on business under the trade name Kalika Mistanna Bhandar (for) Kalika Mistanna Bhandar, 23 R. G. Kar Road, Calcutta, (A) 18/1 Baghbazar Street, Calcutta (a); (S) SH/190B (for) SH/1493A (b); 11-9-61 (e).

- 157. Sm. Mrinalini Dutta (Proprietress) carrying on business under the trade name Narendra Nath Purnendu Bhusan Dutta, 108 Belgachia Road, Calcutta (a); SH/51A, 24-9-41 (b); (A) Linseed, sesame seed and castor seed (d); 11-9-61 (e).
- 158. Shri Moni Bhusan Gupta (Proprietor) carrying on business under the trade name of Rimco, 15B Nalin Sarkar Street, Calcutta (a); SH/2782A, 26-3-59 (b); (A) Laboratory chemicals and laboratory equipments (d); 12-9-61 (e).
- 159. (S) Shri Monoranjan Das (Karta of Hindu united family) carrying on business under the trade name Akshoy Kumar Das & Sons (for) Messrs, Akshoy Kumar Das & Sons, Shaoraphuli, Hooghly (a); SP/546A, 28-8-58 (b); 11-9-61 (e).
- 160. Messrs. K. L. Service Station Private Ltd., Borokalitala, Chandernagore, Hooghly (a); SP/1170A, 13-8-58 (b); (A) Chassis (d); 14-9-61 (e).
- 161. (S) Shri Ranjit Kumar Mitra and Shri Bhabendra Nath Mitra (Partners) carrying on business under the trade name Messrs. Mitra Shilpa Kutir (for) Messrs. Mitra Shilpa Kutir, 80 Lower Circular Road, Calcutta (a); TL/2006A, 2-5-56 (b); 8-9-61 (e).
- 162. (8) Shri Desraj Bhasin (Proprietor) carrying on business under the trade name Messrs. Delco Paints Corporation (for) Messrs. Delco Paints Corporation, 7/1 Lower Circular Road, Calcutta (a); TL/1851A, 14-3-53 (b); 8-9-61 (e).
- 163. (S) Janab Safi Haider (Proprietor) carrying on business under the trade name Messrs. Star Book Depot (for) Messrs. Star Book Depot, 40 Lower Circular Road, Calcutta (a); TL/267Λ, 10-10-61 (b); 8-9-61 (e).
- 164. (S) Shri Printamdas S. Jagliani (Proprietor) carrying on business under the trade name Messrs. Sarce Bhawan (for) Messrs. Sarce Bhawan, A-37 New Market, Calcutta (a); TL/2205A, 19-5-59 (b); 8-9-61 (e).
- 165. (S) Shri Om Prakash Garg (Proprietor) carrying on business under the trade name Messrs. Garg Glass Works (for) Messrs. Garg Glass Works, P-11/6 New C.I.T. Road, Calcutta (a); TL/2276A, 28-9-56 (b); 8-9-61 (e).
- 166. Messrs. Vernon Furnishing Co., 46/37 S. N. Banerjee Road, Calcutta (a); TL-2421A, 17-6-61 (b); (D) Wooden Box, (A) Wooden table (d); 9-9-61 (e).
- 167. (S) The Webbing and Belting Factory Private Ltd. (Proprietor) carrying on business under the trade name Messrs. Everest Hand Fabrics (for) Messrs. Everest Hand Fabrics, 1 Lindsay Street, Calcutta (a); TL-1890A. 27-1-34 (b); 9-9-61 (e).

168. (S) Mr. Wazed Ali Halder (Proprietor) carrying on business under the trade name Messrs. Carrying on business under the trade name Messrs.
M. Y. Halder & Sons (for) Messrs. M. Y. Halder
& Sons, 14F Lindsay Street, Calcutta (a);
TL-1237A, 29-4-49 (b); (S) (1) Raw materials,
(2) Plant, machinery, spare parts and accessories,
(3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) All kinds of lamp shades, (for) All kinds of electric goods, galvanised wires, silk, cloths, buckram, parchment papers, linseed oil, curious, flower vases and (1) Any other raw materials, (2) parts, accessories and Building or plumbing Plant, machinery, spare consumable stores. (3) materials or fixtures required for construction, fitting out or repair of any building. Certified that the purchasing dealer to be required for use in any process in the manufacture of all kinds of lampshades for sale (e); 9-9-61 (e).

169. Messrs. Khan & Sons Private Ltd., 3 Abdul Ali Row (a); TL/2334A, 22-9-60 (b); (A) Big cardamom, small cardamoms, kadu kirata (d): 12-9-61 (e).

170. Shri Subodh Chandra Sengupta and Shri Girindra Nath Das (Partners) carrying on business under the trade name Messrs, S. C. Sen Gupta & Co., (S) P-55 C.I.T. Road, Scheme-52, Calcutta (for) 29B Brindaban Bysak Street Calcutta (a); (S) TL/2461A, 12-9-61 (for) SH/2946A, 25-5-60 (b); 12-9-61 (e).

171. (S) Mohammed Elahi (Proprietor) carrying on business under the trade name Messrs.
Rahman Stores (for) Messrs. Rahman Stores,
North Range, 37 & 38 S. S. Hogg Market, Calcutta
(a); TL/344A, 26-5-45 (b); (A) Readymade garments (d); 12-9-61 (e).

172. (S) Shri Gangadin Gupta (Proprietor) carrying on business under the trade name Messrs. Gangadin Gupta (for) Messrs. Gangadin Gupta. D 32 New Market, Calcutta (a); TL/1748A. 27-6-52 (b); 13-9-61 (e).

173. (S) (1) Shri Kishenchand and (2) Shri Ramchand (Partners) carrying on business under the trade name Messrs. Modern Silk Store (for) Messrs. Modern Silk Store, D55 New Market. Calcutta (a); TL/1996A, 14-2-56 (b); (A) Calcutta (a); TL/1996A, Embroidery chicken (d); 14-9-61 (e).

174. (S) Sm. Sarma Dey and Sm. Niharbala Dev Sarker (Partners) carrying on business under the trade name Messrs. J. & P. Industries (for) Messrs. J. & P. Industries, 9 Chaulpatty Road, Calcutta (a); TL/1951A, 19-3-55 (b); 13-9-61 (e).

175. (S) Nandalal Sen, Shri Shaukar Prasad Sen and Shri Gobindadas Sen (Partners) carrying on business under the trade name Messrs. Gramophone House (for) Messrs. Gramophone House, 1/9 Dharamtolla Street. Calcutta (a); TL/2117A, 19-3-58 (a); 13-9-61 (e).

(S) Messrs. Samuel Wu and Wu Yang Sien (Partners) carrying on business under the trade name Samuel Wu & Co. (for) Messrs, Samuel Wu & Co., P-29 Mission Row Extension Calcutta-13 (a); SL/2893A, 27-12-55 (b); (A Paints & varnishes (d); 14-9-61 (e).

Explanatory notes.—Regarding the amendment made the following Code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete";

(S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 277C.T.-28th September 1961. - In put suance of the provisions of section 9 of the Bern Finance (Sales Tax) Act, 1941 (Bengal Act) of 1941) read with sub-section (2) of section by the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different columns in the manner indicated against such particulars are published for general information:-

Notes.—(a) Serial number. name, address and chief place of business and number of branches.

- (b) Number and date of the registra on certificate.
- Goods for resale.
- (d) Goods for use in manufacture
- for use in the execution of (e) Goods contracts.
- (f) Date of amendment.
- 1. (S) Jaganath Agarwalla carrying on bus ness under the trade name Messrs. Luxini Service Station (for) Messrs. Luxmi Service Station, 160 New Alipore, Behala, Calcutta (a); 51A(AL) (Central), 1-7-57 (b); 8-9-61 (f).
- 2. Ananda Prakash Kharbananda (Proprietor) carrying on business under the trade name Messrs. Parker Industrial Corporation, 1C Middle Road. Hastings, Calcutta (a); 258A(AL) (Central) 251-60 (b); Farm equipment (c); 11-9-61 (f).
- 3. Sm. Sarojini Narayanan carrying on lust ness under the trade name Messrs. Saroi Electrical Mfg. Co., 123 Hazra Road, Calcutta-26 (a): 255A (AL) (Central), 31-10-60 (b); (A) (ii) Flood light (iii) Flood light fittings (d); 12-9-61 (f).

- Messrs. Macfar Lane & Co. Ltd., (S) 96 len Reach Road, Calcutta (for) 25 Netaji las Road, Calcutta (a); (S) 294A(AL) (Central) LR/83A(LR) (Central) (b); 13-9-61 (f).
- (S) Shri Shyamlall, Shri Dwarkadas, Shri naram and Shri Kishan Chand carrying on acss under the trade name Messrs. Shyamlall rkadas & Co. (for) Messrs. Shyamlall Dwarka-& Co. (a); 119A(AL) (Central), 8-8-57 (b); .61 (f).
- Shri Baijanath Prosad carrying on business of the trade name Shri Durga Timber & ing Stores, Neamatpur, post-office Sitaram-Burdwan (a); 6A(AS) (Central), 21-6-57 (b); Cane and cane busket, pipe and pipe fittings, tube, copper brass and stone chips (c); 12-9-(f).
- (S) Sarbasree K. M. Roy, A. C. Bhattacharya M. P. Agarwala carrying on business under trade name Associated Dyestuffs Corporation) Associated Dyestuffs Corporation, 34 Armetstreet, Calcutta (a); 852A(AT) (Central), -58 (b); 8-9-61 (f).
- Messrs. Bhajanlal Shroff and Sajankumar off carrying on business under the trade name panlal Sajankumar, 12 Noormal Lohia Lane, ofta (a); 1146A(AT) (Central), 9-1-61 (b); Yarn (c); 8-9-61 (f).
- (S) Shri S. D. Nagpal and Mrs. M. D. pal carrying on business under the trade name dramated Universal Agencies (Cal.) (for) (°1) Nagpal and Mrs. M. D. Nagpal carryon business under the trade name Amalgamated versal Agencies, 71 Canning Street, (R. No. 1), Calcutta (a); 1174A(AT) (Central), 17-1-ln; 8-9-61 (f).
- Messrs. Jagdish Prasad Swaika, Shantilal Shah and Shwalal Swaika carrying on business a the trade name Messrs. Union Stores pliers, 192 Jamunalal Bazaz Street, Calcutta 157A(AT) (Central), 9-2-61 (b); (A) Beltig and belt fasteners (c); 12-9-61 (f).
- (S) Shri Lal Behari Singh carrying on ness under the trade name Hard Sales Agency Hard Sales Agency, 34 Armenian Street, uffa (a); 810A(AT) (Central), 25-10-57 (b); -61 (f).
- 1. (S) Shri V. Nagrecha carrying on business in the trade name V. Nagrecha & Co. (for) Sagrecha & Co., (S) 29/1 Armenian Street, utto (for) 25 Allenby Road. Calcutta (a); (S) A(AT) (Central) (for) 94A(BH) (Central), i7 (h); 14-9-61 (f).

- 13. (S) Shri Bhobshankar Purshottam carrying on business under the trade name Bholasankar Purshottam (fof) Bholasankar Purshottam, 19/4 Armenian Street, Calcutta (a); 418A(AT) (Central), 28-6-57 (b); 14-9-61 (f).
- 14. J. N. Marshall & S. J. Marshall (Partners) carrying on business under the trade name Messrs. J. N. Marshall & Co., Suite No. 8, 1 Lower Range, Calcutta-17 (a); (S) 580A(BH) (Central) (for) 465A(TL) (Central) (b); 13-9-61 (f).
- 15. (8) Karam Dehi Debi, Saindas Mehra, Jangilal Mehra and Brij Mohan Mehra (Partners) carrying on business under the trade name Messrs. Bengal Cloth House (for) Messrs. Bengal Cloth House, Raniganj Bazar, Burdwan (a); 38A(BN) (Central) (b); 13-9-61 (f).
- 16. (S) Sachindra Kumar Roy (Proprietor) carrying on business under the trade name Messrs. Sachindra Kr. Roy (for) Messrs. Sachindra Kumar Roy, Kalna, Burdwan (a); 60A(BN) (Central) (b); 13-9-61 (f).
- 17. (S) Kalipada Roy (Proprietor) carrying on business under the trade name Messrs. Nil Kanta Roy Kalipada Roy (for) Messrs. Nil Kanta Roy Kalipada Roy, Nutanganj, Burdwan (a); 72A(BN) (Central) (b); 13-9-61 (f).
- 18. (S) Messrs. Raj Krishna Konar, Bibekananda Konar and Nabani Nandini Konar (Partners) carrying on business under the trade name Messrs. Calcutta Cloth House (for) Messrs. Calcutta Cloth House, B. C. Road, Burdwan (a); 105A(BN) (Central) (b); 13-9-61 (f).
- 19. (S) Messrs. Kanji Sibji Patel. Karsan Kheta Patel. Kanji Sivdas Patel and Shivdas Kactura Patel (Partners) carrying on business under the trade name Messrs. Ambica Saw Mill (for) Messrs. Ambica Saw Mill, Kalna Road, Burdwan (a); 79A(BN) (Central) (b); 13-9-61 (f).
- 20. (8) Sm. Radbarani Mullick (Proprietress) carrying on business under the trade name Messrs. Radbarani Mullick (for) Messrs. Radbarani Mullick, Katwa, Burdwan (a); 121A(BN) (Central) (b); 13-9-61 (f).
- 21. (S) Messrs. Sasthi Charan Dutta and Nabani Kumar Dutta (Partners) carrying on business under the trade name Messrs. Lakhi Cycle Stores (for) Messrs. Lakhi Cycle Stores, B. C. Road, Burdwan (a); 11A(BN) (Central) (b); 13-9-61 (f).
- 22. (S) Messrs. Ranjit Kumar Bairagya and Kamal Kumar Bairagya (Partners) carrying on business under the trade name Messrs. Ranjit

- 'Kumer Kamal Kumer (for) Messrs. Ranjit Kumer 'Kamal Kumar, Memari, district Burdwan (a); '64A(BN) (('entral) (b); 13-9-61 (f).
- 23 (S) Messrs. Baidya Nath Dey, Sambhu Nath Dey, Paresh Nath Dey, Digbijoy Dey and Apt Kr. Dey (Partners) carrying on business under the trade name Messrs. Nagendra Nath Dey & Sons (fcr) Messrs. Nagendra Nath Dey & Sons, Memari, Burdwan (a); 33A(BN) (Central) (b); 13-9-61 (f).
- 24. (S) Messrs, Harendra Nath Das and Durga Pada Das carrying on business under the trade name Bharat Padukalaya (for) Messrs, Bharat Padukalaya, 6 Manindra Road, Khagra, Murshidabad (a): 97A(BR) (Central), 14-11-58 (b); 14-9-61 (f).
- 25. (8) N. K. Hirani, Sm. S. A. Hirani, Sm. H. L. Hirani and Sm. Sudha K. Hirani carrying on business under the trade name Kushalchand Sons (for) Sudha K. Hirani carrying on business under the trade name Kushalchand Sons, 55 Canning Street, Calcutta (a); 1093A(CL) (Central) 22-2-61 (b); 9-9-61 (f).
- 26. Messrs, Dhani Ram Mohajan, Soorujmull Gupta, Ram Kumar Singh, Baijnath Gupta and Dhanipat Rai Gupta carrying on business under the trade name Soorajmull Baijnath, 138 Canning Street, Calcutta (a); 1032A(CR) (Central), 28-6-57 (b); (A) Damaged Cycle parts (d); 9-9-61 (f).
- 27. (S) Messrs, Bhanji, Anop Chand Gandhi and Prem Chand Shah carrying on business under the trade name Probhat Mill Stores Co., 138 Canning Street, Calcutta (for) Messrs. Probhat Mill Stores, Calcutta (for) Messrs. Road, Calcutta (a); (S) 78B(CR) (Central) (for) 33B(MR) (Central) (b); 9-9-61 (f).
- 28. Messrs. Gopal Chandra Ganguly, Shyamapada Ganguly & Gouri Sankar Nandy (Partners) carrying on business under the trade name Calcutta Mill Stores, 31 Strand Road, Calcutta (a); 588A (CR) (Central), 12-7-57 (b); (A) Injector testing pump (c); 11-9-61 (f).
- 29. Keshavprasad Basantkumar, Kalimpong (a); 5A(DJ) (Central), 30-5-57 (b); (A) Sport goods, hesicry, toys, watch and straps, clock and spare parts, cutlery, utensils (c); 13-9-61 (f).
- 30. (S) Messrs. Jagadishwar Singh, Bhubaneswar Singh. Nageswar Singh and Vinoy Kr. Singh carrying on business under the trade name B. M. Singh & Sons (for) Messrs. Jagadiswar Singh and Bhubaneswar Singh carrying on business under the trade name B. M. Singh & Sons,

- 1 Crooked Lane, Calcutta (a);  $388\Lambda(EL)$  (Centra 17-8-57 (b); 8-9-61 (f).
- 31. Messrs. Roshan Lal Meghraj Gari al Gian Chand carrying on business under the  $t_{\rm ra}$  name Punjab Steel Works, 135 Girish Gha Road, post-office Belurmath, Howrah (a); 501; (HW) (Central), 2-3-60 (b); (A) Hot rolled stri and forged axles (c); 8-9-61 (f).
- 32. Messrs. Kishanlal Agarwala, Benjra Agarwala, Shivehand Rai Agarwala, Bengalitaj Gejraj, Chandulal Agarwala carrying on busine under the trade name Kishan Lal Shivehand Raj G Kali Mazumdar Road, post-office Ghusuri Howrah (for) 20/1 Maharshi Debendra Road, Calcutta (a); 641A(HW) (Central) (for) 7024 (JK) (Central) (b); 8-9-61 (f).
- 33. (S) Shri Satish Chandra Karuri carryi on business under the trade name Satish Chand Karuri and Sons (for) Messrs. Satish Chand Karuri & Sons, 10/6 Brindaban Malick Lar Howrah (a); 336A(HW) (Central), 18-11-57 (13-9-61 (f).
- 34. (S) Messrs, Sunil Chandra Kumer and R Kumar Kumer carrying on business under t trade name Nundy & Co. (for) Messrs, Biswanz Mullick, Kishori Mohan Kundu, Umanath & and Sambhu Nath Sett carrying on business und the trade name Nundy & Co., D-6 Jagannath 6bs Calcutta (a); 32A(JK) (Central), 14-6-57 (b); 8-61 (f).
- 35. (S) Messrs. Baijnath Agarwalla at Radheshyam Agarwalla carrying on busine under the trade name Rich Pal Baijnath (La Rich Pal Baijnath, Dinbazar, Jalpaignri 126A(JP) (Central), 29-7-57 (b); 8-9-61 (f)
- 36. (S) Shri Sushil Kumar Ghosh and Sudhamoy Ghosh (Partners) carrying on bust under the trade name Mossrs. Industrial Traction (Co. (for) Messrs. Industrial Trading Co., 20 Str Road, Calcutta (a); 50A(LR) (Central), 194 (b); (A) (1) Raw materials, (2) Plant, maching spares parts and accessories. Provided that goods for which exemption from payment of stax is claimed are intended for use in the act process of manufacture of the goods named belo (i) Processed minerals (d); 8-9-61 (f).
- 37. (S) Shri Murari Lal Murark. S Banwarilal Murarka (Partners) carrying on ht ness under the trade name Messrs. Inland Agen-25 Swallow Lane, Calcutta (for) Messrs. Inland Agency (a); 592A(LR) (Central), 13-8-57 (h); 11-61 (f).

PART I]

- 38. Messrs. Indian Card Board Industries Ltd., Fairlie Place, Calcutta (a); 808A(LR) (Central), 0-1-58 (b); (A) Vulcanised fibre helmets (d); 13-9-1 (f).
- 39. Shri Anil Kumar Mukherjee (Proprietor) arrying on business under the trade name Messrs. intional Trading Corporation, 12A Netaji Subhas load, Calcutta (a); 1158A(LR) (Central), 12-4-60 b); (A) Iron and steel scraps, defectives and uttings (c); 12-9-61 (f).
- 40. Messrs. Western Bengal Coal Fields Ltd., India Exchange Place, Calcutta (a); 593A(LR) Central), 13-8-57 (b); (A) Goods covered by rule 13 of the Central Sales Tax Registration and Turnover Rules, 1957, for use in mining of coke and coal for sale (c); 14-9-61 (f).
- 41. Messrs. Electrical Enterprisers, 7G Clive Row, Calcutta (a); 838A(LR) (Central),, 31-3-58 b); (A) Plywood, hard board and mill board (c); 4-9-61 (f).
- 42. (S) Sarbashri M. P. Saraswat, J. P. jaraswat and M. K. Saraswat (Partners) carrying in business under the trade name Messrs. Madhorosad Mahabirprosad (for) Messrs. Madhoprosad fahabirprosad, 22 Canning Street, Calcutta (a); 4A(LR) (Central), 19-9-57 (b); (A) (1) Raw naterials, (2) Plant, machinery, spare parts and eccessories. Provided that all goods for which xemption from payment of sales tax is claimed re intended for use in the actual process of manuacture of the goods named below: (i) Life jackets d): 14-9-61 (f).
- 43. Messrs. Chatterjee Trading Co. (Partner: iban Krishna Chatterjee and others), 15A Clive low, Calcutta (a); 1104A(LR) (Central), 6-11-59 b); (A) Electric coil and electric meters (c); 4-9-61 (f).
- 44. (S) Shri Sudhansu Bimal Choudhury, itendra Narayan Choudhury, Amalendu Bikash Dewanji, Sudhir Ranjan Dutta, Purnendu Bikash Choudhury, Dr. H. P. Dey, Sm. Sneha houdhury, Dr. Pravash Kumar Biswas, Dr. tadha Kanta Dey, Sm. Usha Rani Choudhury, ikhendu Bikash Choudhury and Samir Ranjan houdhury carrying on business under the trade ame Messrs. Glucodex Laboratories (for) Messrs. Ilucodex Laboratories, 3E Khash Mahal Street, lalcutta (a); 705A(MK) (Central), 3-8-59 (b); 1-9-61 (f).
- 45. (S) Shri Suresh Ch. Roy and Shri Mangal singh Salhotra (Partners) carrying on business inder the trade name Messrs. Suresh Chandra Roy & Co., (for) Messrs. Suresh Chandra Roy & Co., 7/1 Keshab Chandra Sen Street, Calcutta (a); 106A(MK) (Central), 27-6-57 (b); 13-9-61 (f).

- 46. (S) Harishankarlal Jaiswal (Proprietor) carrying on business under the trade name Messrs. Ganga Prosad Shew Sankarlal (for) Messrs. Ganga Prosad Shew Sankarlal, 12/1 Ghosh Lane. Calcutta (a); 8A(MK) (Central), 1-7-57 (b); 13-9-61 (f).
- 47. Messrs. A. Veerappa, S. K. Ananda Subramaniam, S. K. Venkatachalam, V. Adycappan and V. Ramanathan carrying on business under the trade name Messrs. A. V. R. A. & Co., 65B Vivekananda Road, Calcutta (a); 865A (MK) (Central), 23-3-61 (b); (A) Tooth paste (c); 13-9-61 (f).
- 48. (S) Shri Parbat Dana Patel (Proprietor) carrying on business under the trade name Messrs. Radhey Saw Mill (for) Messrs. Radhey Saw Mill. (22/3 Canal West Road, Calcutta (a); 379A(MK) (Central), 11-9-57 (b); (D) Consumable stores (d): 14-9-61 (f).
- 49. (S) Shri Vrajlal Thacker carrying on business under the trade name Messrs. Thacker (for) Messrs. G. B. Thacker, Bhowanipur Road, post-office Kharagpur, Midnapore (a); 125A(MN) (Central), 6-10-58 (b); (A) Timber (d); 11-9-61 (f).
- 50. (S) Shri Radha Kishan Agarwalla (Proprietor) carrying on business under the trade name Radhakishan Agarwalla (for) Messrs. Radha-Kishan Agarwalla, 113B Monohardas Street (1st floor), Calcutta (a); 55A(MR) (Central), 25-6-57 (b); (A) Timber (c); 12-9-61 (f).
- 51. Messrs. National Stores Syndicate, (S) 70 Netaji Subhas Road, Calcutta (for) 9 Clive Row, Calcutta (a); (S) 913A(MR) (Central) (for) 1383A(CR) (Central) (b); 12-9-61 (f).
- 52. Messrs. Jagadish Chandra Chibha, Kuldip Ch. Chibha, Ramdip Ch. Chibha and Prem Nath Chibha carrying on business under the trade name Industrial Engineering Works (S) 311/15 Prince Anwar Sha Road, Tollygunj. Calcutta-33 (for) Hazra Road, Calcutta (a); (S) 583A(PG) (Central) (for) 241A(AL) (Central), 13-7-60 (b); 9-9-61 (f).
- 53. Messrs. Tools Suppliers Private Ltd., (S) P-34 India Exchange Place, Calcutta (for) 18 Netaji Subhas Road, Calcutta (a); 944A(RB) (Central) (for) 15A(LR) (Central) (b); 9-9-61 (f).
- 54. Messrs. Metal Import (Private) Ltd., (S) 18D Sukeas Lane, Calcutta (for) 33 Netaji Subhas Road, Calcutta (a); 945A(RB) (Central) (for) 717A(LR) (Central) (b); 9-9-61 (f).

- 55. (S) Super Watch Co. Private Ltd. (for) Super Watch Co., 6 Radhabazar Street, Calcutta (a); 586A(RB) (Central), 7-11-57 (b); 9-9-61 (f).
- 56. (S) Shri Saileswar Dass carrying on business under the trade name Hindusthan Industrial Equipment Co. (for) Messrs. Hindusthan Industrial Equipment Co., 20 Pollock Street, Calcutta (n); 490A(RB) (Central), 31-7-57 (b); 12-9-61 (f).
- o7. (8) Shri Anil Sen Gupta carrying on business under the trade name A. Sen Gupta & Co. (for) Messrs. A. Sen Gupta & Co., P-36 Royal Exchange Place Extension, Calcutta (a); 310A (RB) (Central), 5-7-57 (b); 12-9-61 (f).
- 58. (S) Messrs, Ujagar Singh Sahney, Joginder Singh Anand and Daljeet Singh Sahney carrying on business under the trade name Republican Automobiles (for) Messrs, Republican Automobiles 14 Bentinck Street, Calcutta (a): 134A(RB) (Central), 1-7-57 (b); 12-9-61 (f).
- 59. (S) Shri Amiya Krishna Goswami carrying on business under the trade name Goswami & Co. (for) Messrs. Goswami & Co., 14 Bentinck Street, Calcutta (a); 69A(RB) (Central), 1-7-57 (b); 12-9-61 (f).
- 60. (S) Messrs. Ajit Kumar Mallick, Ranjit Kumar Mallick and Sanjit Kumar Mallick carrying on business under the trade name Mallik & Co. (for) Messrs. Mallik & Co., 10 Bentinck Street. Calcutta (a); 180A(RB) (Central), 1-7-57 (b); 12-9-61 (f).
- 61. (S) Messrs. Sukhlal Kasalchand Mehta and Kishore Kumar Kasalchand Mehta carrying on business under the trade name S. K. Mehta & Co. (for) S. K. Mehta & Co., 37 Canning Street, Calcutta (a); 549A(RB) (Central). 5-9-57 (b); (A) spare parts intended for use in the manufacture of lamp, lantern, stoves (d); 12-9-61 (f).
- 62. (S) Messrs. Prafulla Chandra Mallick and Prabhas Chandra Mallick carrying on business under the trade name Popular Cycle Co. (for) Messrs. Popular Cycle Co., 2/C Bentinck Street, Calcutta (a); 337A(RB) (Central), 5-7-59 (b); 12-9-61 (f).
- 63. (S) Shri Ranvir Mehta carrying on business under the trade name R. V. Mehta & Sons (for) Messrs. R. V. Mehta & Sons, 14 Bentinck Street, Calcutta (a); 467A(RB) (Central), 27-7-57 (b); (D) Hardware (c); 12-9-61 (f).
- 64. (S) Messrs. B. N. Sudan and Bhola Nath Mukherjee carrying on business under the trade name Indian Commercial Union (for) Messrs. Indian Commercial Union, P-36 India Exchange Place Extension, Calcutta (a); 717A(RB) (Central) 30-4-59 (b); 12-9-61 (f).
- 65. (8) Messrs. Sisir Kumar Ghosh and Anil Kumar Chatterjee carrying on business under the

- trade name G. C. Trading Co. (for) Messrs. (i. C. Trading Co., 14 Bentinek Street, Calcutta (a); 750A(RB) (Central), 1-7-57 (b); 12-9-61 (f).
- 66. (S) Messrs. I. N. Khattar, C. B. Khattar, and S. P. Khattar carrying on business under the trade name Kay Trading Syndicate (for) Messrs, Kay Trading Syndicate, 31 Brabourne Road, Calcutta (a); 589A(RB) (Central), 8-11-57 (b); 12.9, 61 (f).
- 67. (S) Shri Brij Ballabh Agarwal carrying on business under the trade name Athuka Trading Corporation (for) Messrs. Athuka Trading Corporation, P-12 Mission Row Extension, Calcutta (a); 196A(RB) (Central), 26-6-57 (b); 13-9-61 [f]
- 68. (S) Messrs. Ajit Kumar Goswami at Danesh Chandra Mukherjee carrying on busine under the trade name Friends' Type Foundry (for Messrs. Friends' Type Foundry, 8B Lallbag Street, Calcutta (a); 90A(RB) (Central), 22.65 (b); 13-9-61 (f).
- 69. (S) Messrs. Satyendra Kumar, R. K. Jam and D. K. Jain carrying on business under the trade name Relay Corporation (for) Messrs. Relay Corporation, 10/1D Lallbazar Street, Calcutta (a); 313A(RB) (Central), 5-7-57 (b); 13-9-61 (f).
- 70. (8) Messrs. Tyebbhoy Sk. Essabhoy, Esmail Sk. Essabhoy, Nazimuddin Abdul Kader and Yunus Mulla Abdul Kader carrying on busness under the trade name Oriental & Occidental Trading Co., (for) Oriental & Occidental Trading Co., 30 Brabourne Road, Calcutta (a); 211A (RB) (Central), 1-7-57 (b); 13-9-61 (f).
- 71. (S) Shri Hariram Agarwal, Shri Huald Bholotia, Shri Phulchand Agarwal and Shri Sitaram Bholotia (Partners) carrying on business under the trade name Messrs. Sitaram Phulchand & Co. (for) Messrs. Sitaram Phulchand & Co. (for) Messrs. Calcutta (a): 252A(Rh) (Central), 1-7-57 (b); 13-9-61 (f).
- 72. (S) Shri Bhogilal Jariwala Propriet carrying on business under the trade name Mess S. D. Bhogilal Jariwala (for) Messrs. Bhogil Jariwala, 31A Mullick Street, Calcutta (a): 728 (RJ) (Central), 21-4-59 (b); 13-9-61 (f).
- 73. (S) Shri Bhulabhai Nathabhai Jariwal (Proprietor) carrying on business under the transme Messrs. Suresh Jari Stores (for) Messi Suresh Jari Stores, 30/31 Kalakar Street, Cacutta (a); 97A(RJ) (Central), 26-6-57 (b); 144-61 (f).
- 74. (S) Messrs. Anadi Mohan Ghosh, Anant Mohan Ghosh, Shantimoy Ghosh and Sm. Hiron moyee Ghosh (Partners) carrying on busines under the trade name Bengal Box Manufacturing Co., (S) Raj Coomar Chatterjee Road, Calcutta-2 (for) Raj Coomar Chatterj

- Messrs. Vijay Sugar Agency (P.) Ltd.,
   Kali Krishna Tagore Street, Calcutta (a);
   β(SH) (Central), 6-9-60 (b); (A) Groundnut oil;
   9-9-61 (f).
- 16. (S) Sm. Ramgati Guha (Proprietress) rying on business under the trade name Guha (60., (for) Messrs. Guha & Co., 442A(SH) mtral), 23-11-57 (b); 11-9-61 (f).
- 17. Messrs. Rajagopal Patel, Shivgon Gopal fel. Ladha Gopal Patel, Mouji Gopal Patel Monilal Kanji Patel carrying on business der the trade name Rajaram Patel & Co., 187 tharshi Debendra Road, Calcutta. (A) Jhoutala ad. Urdibazar, Chandannagore (additional acc of business) (a); (S) 44B(SH) (Central) (for) 2A(SH) (Central) (b); 13-9-61 (f).
- 78. Shri Panchu Gopal Pramanick (Propriegrearrying on business under the trade name Pramanick & Bros. (for) Messrs. P. Pramanick Bros., 30 G. T. Road, Bhadreswarganj, Bhaewar, Hooghly (a); 91A(SP) (Central), 12-9-58 ); Asbestos, cement-sheets (c); 11-9-61 (f).
- 79 (S) Shri Ranjit Kumar Mitra and abendra Nath Mitra (Partners) carrying on smess under the trade name Messrs. Mitra ilpa Kutir (for) Messrs. Mitra Shilpa Kutir, Lower Circular Road, Calcutta (a); 360A(TL) entral), 5-9-57 (b); 8-9-61 (f).
- 80. (S) Shri Desraj Bhasin (Proprietor) carrygon business under the trade name Messrs. dec Paints Corporation, 7/1 Lower Circular ad, Calcutta (a); 340A(TL) (Central), 22-8-7 leo Paints Corporation (for) Messrs. Delconts Corporation, 7/1 Lower Circular Road. leutta (a); 340A(TL) (Central), 22-8-57 (b); 461 (f).
- 31 (S) Shri Pritamdas S. Jagtiani (Proprie-) carrying on business under the trade name ssrs. Saree Bhawan (for) Messrs. Saree Bhawan, 37 New Market, Calcutta (a); 523A(TL) niral), 6-6-59 (b); 8-9-61 (f).

- 82. (S) Shri Om Prakash Garg (Proprietor) carrying on business under the trade name Messrs. Garg Class Works (for) Messrs. Garg Glass Works, P-11/6 New C. I. T. Road, Calcutta (a); 580A (TL) (Central), 25-7-57 (b); 8-9-61 (f).
- 83. (8) The Webbing and Belting Factory Private Ltd. (Proprietor) carrying on business under the trade name Messrs. Everest Hand Fabrics (for) Messrs. Everest Hand Fabrics, 1 Lindsay Street, Calcutta (a); 93A(TL) (Central), 27-6-57 (b); 9-9-61 (f).
- 84. (8) Sm. Sarama Dey and Sm. Nihar Bala Dey Sarkar (Partners) carrying on business under the trade name Messrs. J. & P. Industries (for) Messrs. J. & P. Industries, 9 Chaulpatty Road, Calcutta (a); 280ACTL) (Central), 18-2-57 (b); 13-9-61 (f).
- 85. (8) Shri Nanda Lal Sen, Shri Shankar Prosad Sen and Shri Gobinda Das Sen (Partnets) carrying on business under the trade name Messrs. Gramophone House (for) Messrs. Gramophone House, 1/9 Dharamtolla Street, Calcutta (a); 485A(TL) (Central), 29-11-58 (b); 13-9-61 (f).
- 86. (8) (1) Shri Kishen Chand, and (2) Shri Ramchand (Partners) carrying on business under the trade name Messrs. Modern Silk Stores (for) Messrs. Modern Silk Store, D-55 New Market, Calcutta (a); 260A(TL) (Central), 16-2-57 (b); 14-9-61 (f).
- 87. (8) Mohamed Elahi carrying on business under the trade name Messrs. Rahaman Stores (for) Rahaman Elahi carrying on business under the trade name Messrs. Rahaman Stores, 27-38 N. R. New Market, Calcutta (a); 688A(TL) (Central), 2-9-61 (b); (A) Readymade garments (c); 14-9-61 (f).

Explanatory notes.—Regarding the amendments made the following Code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

- (A) means Add; (D) means Delete; (S) means Substitute.
  - S. K. GHOSE, Commissioner.

tered No. C207

The

Calcutta



Gazette

# Extraordinary Published by Authority

A 16 : WEDNESDAY, NOVEMBER 7, 1962 [ SAKA 1884

Orders and Notifications by the Governor of War gul, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

### **DECLARATION**

Whereas the Governor is satisfied that ter land is needed for a public purpose, not a purpose of the Union, namely, for the ishment of the district headquarters at 157, police-station Raiganj, district West pur, it is hereby declared that a piece of land rising cadastral survey plots as detailed below measuring, more or less, 106.72 acres, is

# 3811(b) THE CALCUTTA GAZETTE, EXTRAORDINAL NOVEMBER 7, 1982

public expense within the aforesaid wild Karnajora.

# Schedule of Land

Village Karmajora, jurisdiction list No. 4.7.4 Attaction Raiganj, district West Landph

Cadastral survey plots in full—22, 23 25 25 26 166, 167, 170, 182, 187, 204, 205, 206, 207 21 212 216, 217, 218, 223, 228, 230, 231, 236, 237, 249, 247, 248, 249, 250, 253, 270, 277, 278, 270, 256 283, 284, 255, 286, 287, 289, 291, 293, 346, 367, 214, 715, 726, 730, 731, 732, 856, 862, 863, 864, 865, 898, 899, 901, 902, 906, 909.

Cadastral survey plots in part -25, 27 28 1 32 35, 59, 130, 132, 133, 134, 136, 137, 138, 138 45, 149, 150, 160, 165, 168, 169, 171, 172, 175 176 180, 208, 210, 215, 244, 251, 254, 258, 259, 263, 266 367 276, 288, 338, 404, 520, 521, 713, 716, 721, 728 733, 740, 741, 772, 773, 860, 852, 853, 864, 857, 878, 559, 887, 890, 854, 907, 912.

This decidration is made under the provision section 6 of Act i of 1894 to all whom it concern.

A plan of the land may be inspected in the of of the Special Land Acquisition Collector, W. Dinajpur.

By order of the Governor.

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bet

Printing West Bengal at West Bengal Govt, Press

# Calcutta



# Guzette

सहामेव जगते

### Extraordinary

### Published by Authority

KARTIKA 17 ]

THURSDAY, NOVEMBER 8, 1962

[SAKA 1884

PART IA.-Orders and Notifications of the Government of India, Statutory Notifications of the Election Commission, India, and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

### MINISTRY OF HOME AFFAIRS

### **ORDER**

New Delhi-11, the 25th October 1962.

No. 6 168 62-F.1. In exercise of the powers conferred by section 3 of the Foreigners Act, 1946 (3) of 1946), the Central Government hereby makes the following Order, namely:

- 1. (1) This Order may be called the Foreigners (Restriction on Chinese Nationals) Order, 1962.
  - (2) It shall come into force at once.
  - 2. In this Order,
  - (a) "Registration Officer" means a Registration Officer as defined in the Registration of Foreigners Rules, 1939, or such other officer, as may be authorised by him to perform the functions of the Registration Officer under this Order;
  - (b) the expression "registered address" has the meaning assigned to it in rule 2 of the Registration of Foreigners Rules, 1939.
  - 3. No Chinese national shall
  - (a) leave the local limits of the city, town or village in which he is resident, or
  - (b) absent himself from his registered address for a period exceeding twenty-four hours,

without obtaining the prior permission in writing of the Registration Officer concerned and any such permission shall be subject to such conditions as the Registration Officer may think fit to impose.

# FATEH SINGH; Jt. Secy. to the Govt. of India.

#### MINISTRY OF HOME AFFAIRS

### NOTIFICATION

New Delhi, the 2nd November 1962.

No. F.6/168/62-F.1. In exercise of the powers conferred by section 3 of the Foreigners Act, 1946 (31 of 1946), the Central Government hereby makes the tollowing Order, namely:

- 1. This Order may be called the Foreigners (Restriction on Chinese Nationals) (Amendment) Order, 1962.
- 2. (1) After paragraph 3 of the Foreigners (Restriction on Chinese Nationals) Order, 1962, the tollowing paragraph shall be inserted namely:—
  - "4. No Chinese national shall leave India by land, sea or air to a destination outside India except in accordance with such conditions, including those in regard to route, time and place of departure, as may be specified in a permit issued—
    - (a) in relation to a Chinese national employed in a Chinese Diplomatic or Consular Mission in India or the wife or any child of any such person, by the Central Government in the Ministry of External Affairs; or
    - (b) in relation to any other Chinese national by the Registration Officer having jurisdiction at the place of his registered address."
- (2) No Chinese national shall leave India by air or sea except from the ports at Bombay, Calcutta, Madras, and New Delhi.

FATEH SINGH, Jt. Secy. to the Govt. of India.

## The

# Calcutta



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### Extraordinary

### Published by Authority

RTIKA 17 THURSDAY, NOVEMBER 8, 1962 [SAKA 1884

URT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, e.c.

**GOVERNMENT OF WEST BENGAL** 

# LOCAL SELF-GOVERNMENT AND PANCHAYAT DEPARTMENT

### **Panchayat**

### **CORRIGENDUM**

No. 294/DP/1A-21/59.—5th. November 1962.—In stification No. 2836/DP/1A-21/59, dated the 26th ine 1962, issued under the second proviso to subsection (3) of section 3 of the West Bengal Transferred Territories (Assimilation of Laws) Act, 1958 (West Bengal Act XIX of 1958), and published at page 2258 of Part I of the "Calcutta Gazette", dated the 9th August 1962, for the word "Golapukur" read "Goalpokhar".

By order of the Governor.

R. N. BHATTACHARJEA, Dy. Secy. to the Govt. of West Bengal.





# Gazette

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Extraordinary

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RTIKA 17]

THURSDAY, NOVEMBER 8, 1962

[ SAKA 1884

PART V-Acts of the Parliament of India assented to by the President and Ordinances Promulgated by the President

#### MINISTRY OF LAW

(Legislative Department)

New Delhi, the 3rd November, 1962.

#### THE DEFENCE OF INDIA (AMENDMENT) ORDINANCE, 1962.

No. 6 of 1962.

Promulgated by the President in the Thirteenth Year of the Republic of India.

An Ordinance to amond the Defence of India Ordinance, 1962.

Whereas the President has declared by Proclamation under clause (1) of article 352 of the Constitution that a grave emergency exists whereby the security of India is threatened by external aggression;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

1. (1) This Ordinance may be called the Defence of Short title and (Amendment) Ordinance, 1962.

commencement.

(2) It shall come into force at once.

Amendment of section 3 of Ord. 4 of 1962.

- 2. In the Defence of India Ordinance, 1962 (hereinafter referred to as the principal Ordinance), in sub-section (2) of section 3—
  - (a) in sub-clause (j) of clause (9), after the words 'civil defence', the words 'the public safety' shall be inserted;
  - (h) after clause (13), the following clause shall be inserted, namely:—
    - "(IJA) notwithstanding anything in any other law for the time being in force,—
      - (i) the apprehension and detention in custody of any person whom the authority empowered by the rules to apprehend or detain, as the case may be, suspects, on grounds appearing to that authority to be reasonable, of being of hostile origin or of having acted, acting, being about to act or being likely to act in a manner prejudicial to the defence of India and civil defence, the security of the State, the public safety or interest, the maintenance of public order, India's relations with foreign States, the maintenance of peaceful conditions in any part or area of India or the efficient conduct of military operations, or with respect to whom that authority is satisfied that his apprehension and detention are necessary for the purpose of preventing him from acting in any such prejudicial manner,
      - (ii) the prohibition of such person from entering or residing or remaining in any area, and
      - (iii) the compelling of such person to reside and remain in any area, or to do or abstain from doing anything;".

Amendment of section 6.

- 3. In section 6 of the principal Ordinance, for sub-clause (a) of clause (1), the following sub-clause shall be substituted, namely:—
  - "(a) in sub-section (I) of section 5 thereof, after the words 'in his possession or control', the words 'any information likely to assist the enemy as defined in the rules made under the Defence of India Ordinance, 1962, or' had been inserted; and after the words 'in such a place', the words 'or which relates to or is used in, a protected area as defined in the rules made under the Defence of India Ordinance, 1962, or relates to anything in such area,' had been inserted.".

S. RADHAKRISHNAN,

President.

R. C. S. SARKAR, Secy. to the Govt. of India.



# Gazette

### Extraordinary

### Published by Authority

KARTIKA 17]

THURSDAY NOVEMBER 8, 1962

[ SAKA 1884

PART V-Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President

#### MINISTRY OF LAW

#### (Legislative Department)

New Delhi, the 3rd November, 1962

### THE COMPANIES (AMENDMENT) ORDINANCE, 1962 No. 7 of 1962

Promulgated by the President in the Thirteenth Year of the Republic of India.

An Ordinance further to amend the Companies Act, 1956.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

(1) This Ordinance may be called the Companies Short title (Amendment) Ordinance, 1962.

and commence. ment.

(2) It shall come into force at once.

1 of 1956.

2. During the period of operation of this Ordinance, Insertion the Companies Act, 1956, shall have effect as if after section and antion 293A, the following section had been inserted, namely:

"293B. The Board of directors of any company may, Power of notwithstanding anything contained in sections 293 and make concentration of the memorandum, articles or any other instrument relating to the company, contribute such to the company. instrument relating to the company, contribute such amount as it thinks fit to the National Defence Fund or National any other Fund approved by the Central Government for Fund, etc. the purpose of national defence.".

S. RADHAKRISHNAN,

President.

R. C. S. SARKAR, Secy. to the Gout. of India.

# The

# Calcutta



## Gazette

# Extraordinary Published by Authority

ETIKA 17 ]

THURSDAY, NOVEMBER 8, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATIONS

Vest Dinajpur.—No. 14366L.A.—8th November 2.—Whereas the functions of the Central vernment under the Land Acquisition Act, 1894 of 1894), in relation to the acquisition of land for purposes of the Union, have been entrusted to State Government by notification No. 20/I/55 ll., dated the 14th May 1955, issued by the vernment of India in the Ministry of dome are under clause (1) of Article 258 of the Constitution of India as S.R.O. 1074 and published at 868, Part II, section 3 of the "Gazette of India", ed the 21st May 1953;

And whereas it appears to the Governor that land likely to needed for a public purpose, being a pose of the Union, namely, for the construction development of capacity for movement of oil fic for Assam Rail Link (mile 16-17) in the village Dalkhola, jurisdiction list No. 34, police-station randighi, district West Dinajpur, it is hereby ified that pieces of land comprising cadastral very plots as detailed below and measuring, more less, 2.47 acres, are likely to be needed for the resaid public purpose at the public expense within aforesaid village of Dalkhola.

Village Dalkhola, police-station Karandighi, district West Dinajpur.

Cadastral survey plots in part—462, 463, 464 and 465.

This notification is made under the provisions of section 4 of the land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the above mentioned land which is entirely waste or arable and to which, in the opinion of the Governor, the provisions of sub-section (I) of section 17 of the Act are applicable.

By order of the Governor,

H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal. West Dinajpur.—No. 14368L.A.—8th November 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/I/55-Judl., dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (I) of Article 258 of the Constitution of India as S.R.O 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1957;

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being a purpose of the Union, namely, for the construction for development of capacity for movement of oil traffic for Assam Rail Link (mile 18-19) in the villages of Chaulhar, jurisdiction list No. 29, Chaulhar, jurisdiction list No. 16, Gowalgaon, jurisdiction list No. 17 and Silonga, jurisdiction list No. 27, police-station Karandighi, district West Dinajpur, it is hereby notified that pieces of land comprising cadastral survey plots as described below and measuring, more are less, 41.14 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Chaulhar, Lahsara, Gowalgaon and Silonga.

Police-station Karandighi, district West Dinajpur.

Village Chaulhar, jurisdiction list No. 29.

Cadastral survey plots in full—22, 25, 26, 27, 29, 32 and 21/38.

Cadastral survey plots in part—23, 24, 28, 30, 31, 33 and 35.

Village Chaulhar, jurisdiction list No. 28. Cadastral survey plots in part—1, 2, 3 and 6.

Village Lahsara, jurisdiction list No. 16.

Cadastral survey plot in full-315.

Cadastral survey plots in part—313, 316 and 302/321.

Village Gowalgaon, jurisdiction list No. 17. Cadastral survey plots in part—124, 125, 126 131.

Village Silonga, jurisdiction list No. 27.

Cadastral survey plots in full—65, 68, 69, 70

Cadastral survey plots in part—66, 67, 71, 72, 83, 84, 85, 86, 87, 64/364 and 86/367.

This notification is made, under the provisions section 4 of the Land Acquisition Act, 1894,  $_{\rm f}$  with the said notification, to all whom it  $_{\rm ff}$  concern.

A plan of the land may be inspected in the off of the Collector, West Dinajpur.

In exercise of the powers conferred by the section, read with the said notification, a Governor is pleased to authorise the Officers for a time being engaged in the undertaking, with the servants and workmen, to enter upon and sunthe land and do all other acts required or permit by that section.

In exercise of the powers conferred by sub-secti (4) of section 17 of the Land Acquisition Act, 18 (I of 1894), read with the aforesaid notification, t Governor is pleased to direct that the provisions section 5A of the said Act shall not apply to t abovementioned land which is entirely waste arable, and to which, in the opinion of the Governor the provisions of sub-section (1) of section 17 of the Act are applicable.

By order of the Governor,

H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Benga

### The

# Calcutta



### Gazette

### Extraordinary

### Published by Authority

KA 18] FRIDAY, NOVEMBER 9, 1962 [SAKA 1884

I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### PARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

#### **DECLARATION**

Darjeeling.—No. 14406L.A.—9th November 1962. Whereas the functions of the Central Government ler the Land Acquisition Act, 1894 (I of 1894), relation to the acquisition of land for the purpose the Union, have been entrusted to the State remment by notification No. 20/1/55Judl., dated 14th May 1955, issued by the Government of la in the Ministry of Home Affairs, under 180 (1) of article 258 of the Constitution of India S.R.O. 1074 and published at page 868, Part II, 1955;

and whereas the Governor is satisfied that land needed for a public purpose, being a purpose of Union, namely, for brick-field at Pashwashraya the village of Udayshing, jurisdiction list No. 51, ice-station Siliguri, district Darjeeling, it is hereby lared that a piece of land comprising cadastrait Nos. 390, 391, 392, 393, 386, 383, 382, 381, 215, 141 and 153, in part, and measuring, more or 5.74 acres, is needed for the aforesaid public pose at the public expense within the aforesaid age of Udayshing.

This declaration is made under the provisions section 6 of the Land Acquisition Act, 1894 (1894), read with the said notification, to all whom may concern.

A plan of the land may be inspected in the of of the Deputy Commissioner, Darjeeling.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Ben





# Gazette

#### Extraordinary

#### Published by Authority

KARTIKA 18]

FRIDAY, NOVEMBER 9, 1962

SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

# GOVERNMENT OF WEST BENGAL LAW DEPARTMENT

#### Legislative.

#### NOTIFICATION

No. 2650L.—9th November, 1962.—The Governor having been pleased to order, under rule 66

of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:—

### THE CALCUTTA MUNICIPAL (THIRD AMENDMENT) BILL, 1962.

#### A

#### BILL

to amend the Calcutta Municipal Act, 1951.

Whereas it is expedient to amend the Calcutta Municipal Act, 1951 for the purposes and in the manner hereinafter appearing;

West Ben. Act XXXIII of 1951.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Calcutta Municipal (Third Amendment) Act, 1962.

Substitution of new section for section 48 of West Ben. Act XXXIII of 1951, 2. For section 48 of the Calcutta Municipal Act, 1951 (hereinafter referred to as the said Act), the following section shall be substituted, namely:—

"Qualification of electors.

constituency and whose name is included in the electoral roll for the time being in force for election of members to the West Bengal Legislative Assembly from an area which includes that constituency shall be qualified to be an elector of that constituency.".

Amendment of section 49.

- 3. In section 49 of the said Act,-
  - (1) sub-section (1) shall be omitted;
  - (2) in sub-section (2), the words "under twenty-one years of age or" shall be omitted.

#### The Calcutta Municipal (Third Amendment) Bill, 1962.

(Clauses 4-6.)

Amendment of section 50.

- 4. In section 50 of the said Act,-
- (1) sub-section (2) shall be omitted;
- (2) sub-section (3) shall be omitted.

Amendment of section 52.

- 5. In section 52 of the said Act,-
- (1) in sub-section (2), clause (c) shall be omitted;
- (2) in sub-section (5), for the words, figure and brackets "every year, other than the year in which it is republished under sub-section (3)", the words "at such time and in such manner as the State Government may prescribe by rules" shall be substituted.

Amendment of section 53.

- 6. To section 53 of the said Act, the following proviso shall be added, namely:—
  - "Provided that a person who is confined in a prison or is in the lawful custody of the police, shall not be entitled so to vote.".

#### STATEMENT OF OBJECTS AND REASONS.

The main object of the Bill is to provide for adult franchise in the Calcutta Municipal Act, 1951. Consequential amendments are made in the Act where deemed to be expedient.

S. K. MUKHERJEE, Member-in-charge

Calcutta, The 8th November, 1962.

By order of the Governor,

K. K. HAJARA,
Secy. to the Govt. of West Bengal.



# Gazette

# Calcutta

### Extraordinary

#### Published by Authority

RTIKA 18]

FRIDAY, NOVEMBER 9, 1962

| SAKA 1884

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

### 30VERNMENT OF WEST BENGAL LAW DEPARTMENT

#### Legislative

#### NOTIFICATION

10. 2651L.—9th November, 1962.—The Govor having been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:-

#### THE BENCAL MUNICIPAL (AMENDMENT) BILL, 1962.

#### Α

#### BILL

to amend the Bengal Municipal Act. 1932.

WHEREAS it is expedient to amend the Bengal Municipal Ben. Act Act, 1932, for the purposes and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows: -

Short title.

1. This Act may be called the Bengal Municipal (Amendment) Act, 1962.

Amendment of section 16 of Ben. Act XV of 1932.

- After the second proviso to section 16 of the Bengal Municipal Act, 1932 (hereinafter referred to as the said Act), the following further proviso shall be added, namely:-
  - "Provided also that the Commissioners of a municipality appointed as aforesaid, shall, notwithextended term of office, as the case may be continue to hold office until the first meeting of the elected Commissioners of the municipality at which a quorum is present after a general election.".

Omission section 18. 3. Section 18 of the said Act shall be omitted.

The Bengal Municipal (Amendment) Bill, 1962.

#### (Clauses 4-8.)

Amendment of section 21.

- 4. In section 21 of the said Act,-
  - (1) in sub-section (1), for the words "A Committee consisting of the Chairman and two Commissioners to be appointed by the Commissioners at a meeting for this purpose", the words "The Magistrate in charge of the subdivision in which a municipality is situated or any other Magistrate of the first or second class authorised by him in writing in this behalf" shall be substituted;
- (2) in sub-section (5), for the words "Commissioners at a meeting", the words "Magistrate by whom the electoral rolls were prepared and published under sub-section (1)" shall be substituted;
- (3) after sub-section (5), the following sub-section shall be added, namely:—
  - "(6) The cost of preparing, publishing and printing the electoral rolls under this section shall be paid from, and the sale proceeds from the sales of such rolls shall be credited to, the Municipal Fund.".

Amendment of section 23.

- 5. In section 23 of the said Act,-
  - (1) for sub-section (2), the following sub-section shall be substituted, namely:—
    - "(2) Save as otherwise provided in this Act, a person who resides in a ward of the municipality and whose name is included in the electoral roll for the time being in force for election of members to the West Bengal Legislative Assembly from an area which includes the area comprised in the municipality shall be qualified to be an elector of that ward.";
  - (2) in sub-section (3), after the words "of unsound mind", the following words shall be added, namely:—
    - "or who is confined in a prison or is in the lawful custody of the police";
  - (3) sub-section (4) shall be omitted;
  - (4) sub-section (5) shall be omitted.

Amendment of section 24.

- 6. To sub-section (1) of section 24 of the said Act, the following Explanation shall be added, namely:
  - "Explanation.—In this section the expression first general election shall include the first general election held after the commencement of the Bengal Municipal (Amendment) Act, 1962.".

Amendment of section 26.

7. In section 26 of the said Act, the word and figures "or 18" shall be omitted.

Amendment of section 44. 8. In section 44 of the said Act, clause (c) shall be omitted.

#### STATEMENT OF OBJECTS AND REASONS.

The main object of the Bill is to provide for adult franchise in the Bengal Municipal Act, 1932. Incidentally it proposes to make some other amendments relating to the preparation of the electoral roll and to the continuation of the term of those appointed Commissioners whose existing term may expire before an election can be held on adult franchise.

S. K. MUKHERJEE, Member-in-charge.

CALCUTTA,
The 8th November, 1962.

By order of the Governor,

K. K. HAJARA.

Secy. to the Govt. of West Bengal.



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#### Extraordinary

#### Published by Authority

KARTIKA 18 J

FRIDAY, NOVEMBER 9, 1962

[SAKA 1884

ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Sclect Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

### **GOVERNMENT OF WEST BENGAL** LAW DEPARTMENT

#### Legislative

#### NOTIFICATION

No. 2652L.—9th November, 1962.—The Govmor having been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information: -

Gazette

#### THE COOCH BEHAR MUNICIPAL (SECOND AMENDMENT) BILL, 1962.

#### BILL

to amend the Cooch Behar Municipal Act, 1944.

WHEREAS it is expedient to amend the Cooch Behar Cooch Municipal Act, 1944, for the purposes and in the manner Behar Act II hereinafter appearing;

Act III of 1944.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows :-

Short title.

- 1. This Act may be called the Cooch Behar Municipal (Second Amendment) Act, 1962.
- Amendment of section 4 of Cooch Behar Act III of 1944
- 2. In clause (2) of section 4 of the Cooch Behar Municipal Act, 1944 (hereinafter referred to as the said Act), for the words "ten feet", the words "three metres" shall be substituted.

Amend. section 13.

- 3. In section 13 of the said Act,—
  - (i) for sub-section (1), the following sub-section shall be substituted, namely:-
    - "(1) The Magistrate in charge of the subdivision in which a Municipality is situated or any other Magistrate of the first or second class authorised by him in writing in this behalf shall prepare and publish at the time and in the manner and publish at the time and in the manner of the state of the second state of the second prescribed an electoral roll showing the names of persons qualified to vote at an election of Commissioners.";

The Cooch Behar Municipal (Second Amendment) Bill, 1962.

#### (Clauses 4-9.)

- (ii) in sub-section (5), for the words "Commissioners at a meeting" the words "Magistrate by whom the electoral rolls were prepared and published under sub-section (1)" shall be substituted; and
- (iii) after sub-section (5), the following sub-section shall be inserted, namely:—
  - "(6) The cost of preparing, publishing and printing the electoral rolls shall be paid from, and the sale proceeds from the sales of such rolls shall be credited to, the Municipal Fund.".

Amendment of said Act, the words, figures and letter "or under section 171J of the Cooch Behar Penal Code" shall be omitted.

Amendment of section 15.

- 5. In section 15 of the said Act,-
  - (1) for sub-section (2), the following sub-section shall be substituted, namely:—
    - "(2) Save as otherwise provided in this Act, a person who resides in a ward of the Municipality and whose name is included in the electoral roll for the time being in force for election of members to the West Bengal Legislative Assembly from an area which includes the area comprised in the Municipality shall be qualified to be an elector of that ward.";
  - (2) in sub-section (3),—
    - (a) for clause (b), the following clause shall be substituted, namely:—
      - "(b) if he is confined in a prison or is in the custody of the police; or";
    - (b) in clause (c), the words, figures and letter "or under section 171J of the Cooch Behar Penal Code" shall be omitted;
- (3) sub-section (4) shall be omitted.

Amendment of section 16.

- **6.** To sub-section (1) of section 16 of the said Act. the following Explanation shall be added, namely:—
  - "Explanation.—In this section the expression first general election shall include the first general election held after the commencement of the Cooch Behar Municipal (Second Amendment) Act, 1962.".

Amendment of section 28. 7. In section 28 of the said Act, clause (c) shall be omitted.

Amendment of section 103. 8. In section 103 of the said Act, for the words "Within one month of any sum becoming", the words "As soon as may be after any sum has become" shall be substituted.

Amendment of section 104.

- 9. In sub-section (1) of section 104 of the said Act,—
  - (i) for the words "a notice of demand, in the form prescribed in the Schedule of Forms annexed to this Act", the words, letter and figure "a notice of demand in Form A of Schedule III" shall be substituted;
- (ii) for the words "if such person shall not, within seven days", the words "if such person does not, within thirty days" shall be substituted;
- (iii) the words "within six months of the service of the notice of demand" shall be omitted; and
- (iv) for the words and figure "under a warrant in the form prescribed in the Schedule III of Forms annexed to this Act", the words, letter and figure "under a warrant in Form B of Schedule III" shall be substituted.

The Cooch Behar Municipal (Second Amendment) Bill, 1962.

#### (Clauses 10-20.)

Amendment of section 105. 10. In section 105 of the said Act, for the words "in the form in the Schedule", the words, letter and figure "in Form C of Schedule III" shall be substituted.

Amendment of section 113. 11. In section 113 of the said Act, in the Explanation, for the words and figure "mentioned in Schedule V", the words and figure "mentioned in Schedule IV" shall be, and shall be deemed always to have been, substituted.

Amendment of section 124. 12. In section 124 of the said Act, for the words "four annas", the words "twenty-five naye paise" shall be substituted.

Amendment of section 152. 13. In clause (a) of sub-section (I) of section 152 of the said Act, for the words "one mile", the words "one thousand six hundred and nine metres" shall be substituted.

Amendment of section 176. 14. In sub-section (1) of section 176 of the said Act, for the words "three hundred yards", the words "two hundred and seventy-four metres" shall be substituted.

Amendment of section 178. 15. In sub-clause (ix) of clause (a) of section 178 of the said Act, for the words "fifty yards", the words "forty-six metres" shall be substituted.

Omission of section 190. 16. Section 190 of the said Act shall be omitted.

Omission of section 191. 17. Section 191 of the said Act shall be omitted.

Omission of section 192. 18. Section 192 of the said Act shall be omitted.

Omission of section 193. 19. Section 193 of the said Act shall be omitted.

Substitution of new Schedule for Schedule II. 20. For Schedule II to the said Act, the following Schedule shall be substituted, namely:—

#### "SCHEDULE II.

#### Rates of costs for distraints under this Act.

(Section 104.)

(Section 104.)	
For Demands—	Costs.
	Rs. nP.
Under 1 Rupee	0.25
From 1 Rupee to less than 5 Rupees	0.50
From 5 Rupees to less than 10 Rupees	1.00
From 10 Rupees to less than 15 Rupees	1 .50
From 15 Rupees to less than 20 Rupees	2 .00
From 20 Rupees to less than 25 Rupees	2 .50
From 25 Rupees to less than 30 Rupees	3 .00
From 30 Rupees to less than 35 Rupees	3 .50
From 35 Rupees to less than 40 Rupees	4 .00
From 40 Rupees to less than 45 Rupees	4 ·50
From 45 Rupees to less than 50 Rupees	5 .00
From 50 Rupees to less than 60 Rupees	6 .00
From 60 Rupees to less than 80 Rupees	7 .50
From 80 Rupees to less than 100 Rupees	9 .00
Above 100 Rupees · · · · · ·	10 .00

The above costs include all expenses except when peons are kept in charge of property distrained, in which case a urther sum at the rate of nineteen naye paise for every thereof shall be paid for each man so kept.".

### The Cooch Behar Municipal (Second Amendment) Bill, 1962.

#### (Clauses 21, 22.)

Amendment of Schedule III.

- 21. In Schedule III to the said Act,-
  - (1) in form **B**,—
    - (i) for the words "and seven days have elapsed", the words "and thirty days have elapsed" shall be substituted; and
  - (ii) for the words "within seven days next after such distress", the words "within ten days next after such distress" shall be substituted;
  - (2) in form C, for the words "within seven days from the day of", the words "within ten days from" shall be substituted.

Substitution of new Schodule for Schodule IV. 22. For Schedule 1V to the said Act, the following Schedule shall be substituted, namely:—

#### "SCHEDULE IV.

#### Tax on Conveyances and Animals.

(Section 113.)

	Tax per quarter.
	Rs. nP.
(1) For every jinrickshaw or cycle rickshaw	$2 \cdot 25$
(2) For every 4 wheeled carriage on springs, drawn by two horses.	4 · 50
(3) For every 4 wheeled carriage on springs, drawn by one horse or pony, or by a pair of ponics under thirteen hands.	1 ·50
(4) For every 4 wheeled carriage without springs	1 .50
(5) For every 2 wheeled carriage on springs	$2 \cdot 25$
(6) For every 2 wheeled carriage without springs, drawn by a horse, pony or mule.	0 ·75
(7) For every horse !	$2 \cdot 25$
(8) For every pony under thirteen hands and every mule and donkey.	0 · 75
(9) For every elephant	6 .00
(10) For every bicycle $\dots$ $\dots$	1.00
(11) For every tricycle other than one meant for the use of and used by children under eight years of age.	1 .00."

#### STATEMENT OF OBJECTS AND REASONS.

The main objects of the Bill are to make provisions in the Cooch Behar Municipal Act, 1944, for-

- (1) introduction of adult franchise in municipal elections;
- (2) conversion into decimal coinage and metric measures of all references in the Act to coinage and measures of length and weight; and
- (3) collection of municipal dues in the manner provided in the Bengal Municipal Act, 1932.

The other amendments relate either to the omission of provisions which are no longer necessary to be retained in the Act or to correction of apparent omissions.

> S. K. MUKHERJEE, Member-in-charge.

CALCUTTA, The 8th November, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Gave, of West Bengal.

The

Calcutta



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1-Orders and Notifications by the Governor of West ingal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# PARTMENT OF LAND AND LAND REVENUE

### Land Development

### NOTIFICATION

oghly.—No. 14396L.Dev.—9th November 1962. hereas it appears to the Governor that land is y to be needed for a public purpose, viz., for settlement of immigrants who have migrated the State of West Bengal on account of circumces beyond their control in the village jurisdiction list No. police-station 8. para, district Hooghly, it is hereby notified that he above purpose a piece of land comprising tral survey plots Nos. 911 to 915, 917 to 922, 925, 1928 to 936, 938, 949, 1239 1246 1544

1313, 1315, 1317, 1339 to 1341, 1345, 1347, 1364, 1367, 1369, 1370, 1376, 1380, 1381, 1389 to 1392, 1396 to 1403, 1420 to 1422, 1427, 1428, 1434, 1436 to 1444, 1446, 1447, 1453 to 1455, 1457, 1460 to 1462, 1464, 1465, 1471, 1473, 1475, 1476, 1480 to 1482, 1487, 1489 to 1500, 1503 to 1505, 1731, 1734, 1737 to 1739, 1743, 1744, 1746 to 1751, 1753 to 1756, 1759, 1760, 1863, 1879 to 1885, 1903 to 1905, 1907, 1909, 1921 to 1929, 1932, 1933, 1936 to 1941, 1945 to 1968, 1979 to 1981, 1983, 1999, 2000, 2003, 2008, 2009, 3309, 3310, 3314, 3318, 3323 to 3334, 3337, 3338 and portions of cadastral survey plots. Nos. 916, 937, 1243, 1312, 1314, 1329, 1365, 1445, 1452, 1477, 1478 and 1488 and altogether measuring more or less, 72.878 acres, is likely to be required within the aforesaid village of Kotrang.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) to all whom it may concern.

In exercise of the power conferred by the afore said section, the Governor is pleased to authors the Collector for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that Section.

A plan of the land may be inspected in the officion of the Collector, Hooghly.

By order of the Governor,

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Benga

# Calcutta



## (Buzette

# Extraordinary Published by Authority

ARTIKA 18]

SATURDAY, NOVEMBER 10, 1962

[SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### EPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATION

Calcutta.—No. 14422L.A.—10th November 1962.—
/hereas the functions of the Central Government
nder the Land Acquisition Act, 1894 (Act I of 1894),
1 relation to the acquisition of land for the purpose
f the Union, have been entrusted to the State
iovernment by notification No. 20/1/55Judl.(1),
ated the 14th May 1955, issued by the Government
f India in the Ministry of Home Affairs under
lause (1) of Article 258 of the Constitution of India
s S.R.O. 1074 and published at page 868, Part II,
ection 3 of the "Gazette of India", dated the 21st
fay 1955:

And whereas it appears to the Governor that and is likely to be needed for a public purpose, being a purpose of the Union, namely, for expansion of the Gun and Shell Factory, Cossipore, in ward No. 3 of the Calcutta municipality in the city of Calcutta, it is hereby notified that a piece of land comprising premises No. 3, Khagendra Chatterjee Road and measuring, more or less, 3.4262 acres and bounded on the—

North-by Khagendra Chatterjee Road,

East—by Sarbamangala Lane and premises No. 7, Ram Gopal Ghosh Road,

South—by premises No. 7, Ram Gopal Ghosh Road,

West-by a private road,

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid ward No 3 of the Calcutta municipality in the city of Calcutta.

This notification is made, under the provisions of section 4 of the Land Acquisition Act of 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta, at No. 5, Bankshall Street, Calcutta.

By order of the Governor,

H. L. CHAKRAVARTI.

Dy Secy. to the Govt. of West Bengal.

### Land Reforms NOTIFICATION

No. 14400L.Ref.—9th November 1962.—In exercise of the power conferred by sub-section (4) of section 5A of the West Bengal Estates Acquisition Act, 1953 (West Bengal Act I of 1954), the Governor is pleased to delegate to Shri Prosanta Kumar Dasgupta, Deputy Collector and Assistant Settlement Officer, Howrah-Hooghly-Nadia Revisional Settlement Operation, all the powers of the State Government under the said section in respect of the following proceedings, namely:—

(a) proceedings Nos. 1 to 5 of 1960 of mauza Purba Chintamonipur, jurisdiction list No. 188, police-station Mathurapur, district 24-Parganas,

- (b) proceedings Nos. 1 to 5 of 1960 of man Narayanpore, jurisdiction list No. 47, polic station Kakdwip, district 24-Parganas,
- (c) proceedings No. 5 of 1960 of mauza Sumat nagar, jurisdiction list No. 22, police-static Sagar, district 24-Parganas,

under section 5A of the West Bengal Estate Acquisition Act, 1953 (West Bengal Act I of 1954)

By order of the Governor,

N. RAYCHAUDHURI,

Secy. to the Govt. of West Bengal

# The





# Gazette

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#### Extraordinary

#### Published by Authority

ARTIKA 19

SATURDAY, NOVEMBER 10, 1962

[SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

#### GOVERNMENT OF WEST BENGAL LAW DEPARTMENT Legislative

NOTIFICATION

No. 2661L.-10th November, 1962.-The Govrner having been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and R asons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:—

### THE BENCAL FINANCE (SALES TAX) (AMENDMENT) BILL, 1962.

### A BILL

to amend the Benyal Finance (Sales Tax) Act, 1941.

Whereas it is expedient to amend the Bengal Finance Bon. Act (Sales Tax) Act, 1941, for the purposes and in the manner VI of 1941, hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Bengal Finance (Sales Tax) (Amendment) Act, 1962.

Amendment of section 3 of Ben. Act VI of 1941.

- 2. In section 3 of the Bengal Finance (Sales Tax) Act, 1941 (hereinafter referred to as the said Act),—
  - (I) in sub-section (I), after the words "together with such other persons to assist him as it thinks fit", the following words shall be, and shall be deemed always to have been, added, namely:——
    - "and may specify the area or areas over which they shall exercise jurisdiction";
  - (2) after sub-section (2), the following sub-section shall be, and shall be deemed always to have been, inserted, namely:---
    - "(2A) Notwithstanding anything to the contrary contained in sub-section (I), the Commissioner may transfer any case or matter from any person appointed under sub-section (I) to assist the Commissioner to any other person so appointed whether such other person has jurisdiction over the area to which the case or matter relates or not, provided he is otherwise competent to deal with such case or the transfer of the powers of duties referred to in sub-section (2).

The Bengal Finance (Sales Tax) (Amendment) Bill, 1962. (Clause 3.)

- (3) after sub-section (3), the following sub-section shall be added, namely:—
  - "(1) It is hereby declared that-
    - (a) any order made by the State Government defining the area over which any person appointed under sub-section (1) to assist the Commissioner is to exercise jurisdiction,
    - (b) any transfer made by the Commissioner of any case or matter from any person appointed under sub-section (1) to assist the Commissioner to any other person so appointed, or
    - (c) any assessment made or anything done or any action taken by any person appointed under sub-section (7) to assist the Commissioner. in the exercise or performance of the powers or duties referred to in sub-section (2) in any case or matter arising within any area referred to in clause (a) or transferred to him by the Commissioner,

before the commencement of the Bengal Finance (Sales Tax) (Amendment) Act, 1962, shall be deemed to be and to have always been validly made, done or taken as if that Act were in force when such order, transfer or assessment was made or such thing was done or such action was taken.".

Repeal and savings

3. (1) The Bengal Finance (Sales Tax) (Amendment) West Ben. Ord. VIII Ordinance, 1962 is hereby repealed.

of 1962.

(2) Anything done or any action taken under the said Act as amended by the Bengal Finance (Sales Tax) (Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 22nd day of September, 1962.

#### STATEMENT OF OBJECTS AND REASONS.

The object of the Bengal Finance (Sales Tax) (Amendment) Bill, 1962, is to continue the provisions of the Bengal Finance (Sales Tax) (Amendment) Ordinance, 1962, which was promulgated to make provisions for specifying administrative jurisdictions of the assessing officers, enabling the Commissioner of Commercial Taxes to transfer any case or matter from any person appointed under section 3(1) of the Bengal Finance (Sales Tax) Act, 1941 to assist him to any other person so appointed whether such other person has jurisduction over the areas to which the cases or matters relate or not and to provide for certain other administrative measures.

No additional expenditure is envisaged for giving effect to the provisions of the amending Bill.

> S. BANERJI, Member-in-charge.

LALCUTTA, The 8th November, 1962.

By order of the Governor,

K. K. HAJARA, ecy. to the Govt. of West Benyal.



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RTIKA 19]

SATURDAY, NOVEMBER 10, 1962

[SAKA 1884

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

#### **SOVERNMENT OF WEST BENGAL** LAW DEPARTMENT

#### Legislative

#### NOTIFICATION

o. 2660L.—10th November, 1962.—The Govor having been pleased to order, under rule 66

hereinafter appearing;

of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:-

#### THE BENGAL MOTOR VEHICLES TAX (AMEND-MENT) BILL, 1962.

#### A

#### BILL

to amend the Bengal Motor Vehicles Tax Act, 1932.

Whereas it is expedient to amend the Bengal Motor Ben. Act Vehicles Tax Act, 1932, for the purposes and in the manner 1 of 1992

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows: -

Short title.

1. This Act may be called the Bengal Motor Vehicles Tax (Amendment) Act, 1962.

Substitution of new section for section 2 of Ben. Act I of 1932.

- For section 2 of the Bengal Motor Vehicles Tax Act. 1932 (hereinafter referred to as the said Act), the following section shall be substituted, namely:--
  - 2. In this Act, unless there is anything repugnant in the subject or context,-
  - (1) "prescribed" means prescribed by rules made under this Act;
  - (2) "the tax" means the tax imposed under this Act:
  - (3) "Taxing Officer" means an officer appointed under section 3;

#### (Clauses 3, 4.)

- (4) "tractor" means a motor vehicle which is not itself constructed to carry any load (other than equipment used for the purpose of propulsion), and includes a motor vehicle used for towing disabled vehicles but does not include a roadroller:
- (5) words and expressions used, but not defined, in this Act shall have the same meaning as in the Motor Vehicles Act, 1939.'.

IV of 1939.

Amendment of section 4.

- 3. In section 4 of the said Act-
- (1) in sub-section (1),—
  - (a) for the words "kept for use", the words "used or kept for use" shall be substituted;
  - (b) the following Explanation shall be added,. namely: --

'Explanation.—For the purposes of this Act,—

- (1) a person who keeps a motor vehicle of which the certificate of registration is current shall be deemed to keep such vehicle for
- (2) "use" includes letting on hire otherwise than on a hire-purchase agreement.;
- (2) sub-section (Ia) shall be omitted;
- (3) in sub-section (2),—
  - (a) for the words "who keeps a motor vehicle for use", the words "by whom a motor vehicle is used or kept for use" shall be substituted.

"Provided also that in the case of a motor vehicle registered outside West Bengal, whether temporarily under section 25 of the Motor IV of 1939. Vehicles Act, 1939 or otherwise, which is used or kept for use in West Bengal temporarily, the tax shall be payable for every week or part thereof, for which the motor vehicle is so used or kept for use in West Bengal, at the rate of one-fifty-second part of the tax payable for the year, per week.";

- (4) in sub-section (3),—
  - (a) after the words "is satisfied", the words "that the certificate of registration and the token delivered under section 9 on payment of the tax for the year in respect of a motor vehicle has been surrendered or" shall be inserted;
  - (b) after the words "has not been used", in the two places where they occur, the words "or kept for use" shall be inserted;
  - (c) for the words "shall refund or remit", the words "shall, on application made under section 5, retund or remit" shall be substituted;
- (5) in sub-section (4), the words "if he so desires," shall be omitted.

Inscrtion section 4A.

After section 4 of the said Act, the following section shall be inserted, namely:-

"Report of regis-4A. Every person who brings into West Bengal any motor vehicle registered outside West tered motor vehicles brought into West Bengal from Bengal outside. whether temporarily under section 25 of the Motor Vehicles Act, 1939 or otherwise and uses or keeps for use such vehicle in West Bengal shall submit to the Taxing Officer a report thereof within such time, in such form and containing such particulars as may be prescribed.".

#### (Clauses 5-8.)

Substitution of new ection for section

5. For section 5 of the said Act, the following section shall be substituted, namely:-

> "Manner of claiming 5. A person claiming to be refund or remission. entitled to a refund or remission of tax under sub-section (3) of section 4, shall, within such time as may be prescribed, make to the Taxing Officer an application in this behalf in writing which shall be accompanied by such documents as may be prescribed.

Amendment of section 6.

- 6. In section 6 of the said Act.
  - (1) in sub-section (1), for the words "who keeps a motor vehicle for use", the words "by whom a motor vehicle is used or kept for use" shall be substituted;
  - (2) in sub-section (2), for the words "who keeps such vehicle for use", the words "by whom such vehicle is used or kept for use" shall be substituted;
  - (3) sub-section (3) shall be omitted.

Amondment of section 7.

- 7. In section 7 of the said Act,—
- (1) for the words "who keeps such vehicle for use", the
- words "by whom such vehicle is used or kept for use" shall be substituted;

  (2) the words beginning with ", and the registering authority shall not grant" and ending with "such amount of tax has been paid" shall be omitted.

Insertion of new sections 9A and 9B.

After section 9 of the said Act, the following sections shall be inserted, namely:-

"Appeal. 9A. (1) Any person aggrieved by any order made by a Taxing Officer under this Act may appeal against the order to such appellate authority, in such manner, within such time and on payment of such fees as may be prescribed.

(2) Any such appeal shall be heard and decided by the appellate authority in such manner as may be prescribed and the decision of the appellate authority on such appeal shall be final:

Provided that no appeal shall be decided without giving the appellant an opportunity of being heard.

9B. (1) Any police officer in uniform or other officer of the Power to check and seize motor State Government, not below such rank as may be prescribed, may-

(a) check any motor vehicle either in its garage between the hours of sun rise and sun set or stop and check any motor vehicle plying on the road, for the purpose of satisfying himself that the tax payable under this Act in respect of such vehicle has been paid; and

(b) seize and detain the vehicle if he is authorised by the State Government in this behalt and if he has reasons to believe that any motor vehicle has been or is being used or kept for use in contravention of the provisions of section 4A, section 6 or section 7, and may take or cause to be taken such steps as he may consider necessary for the temporary safe custody of the vehicle so seized and detained unless the owner or the person in charge of the vehicle executes a bond for the production thereof before a court when so required.

(2) Any motor vehicle seized and detained under clause (b) of sub-section (1) shall be produced before the court within twenty-four hours of such seizure and the court shall thereupon pass such orders as it may think fit for the disposal of the vehicle.

(3) Where any bond is executed under clause (b) of subsection (1) for the production of any motor vehicle before the court, the provisions of section 514 of the Code of Criminal Procedure, 1898 shall, mutatis mutandis, apply to such bond.".

#### (Clauses 9- 12.)

Amendsection 12.

- 9. In sub-section (2) of section 12 of the said Act,— (1) in clause (a), the words "or trailer," shall be omitted;
- (2) after clause (a), the following clause shall be inserted, namely:-"(aa) to prescribe the fee for the issue of duplicate tokens,";

tokens,";
(3) in clause (b), after the words "quarterly period", the words "or a week" shall be inserted;

- (1) in clause (d), the word "and" at the end shall be omitted;
- (5) after clause (c), the following clause shall be added, namely:
  - "(f) any other matter which may be or is required to be prescribed.".

Amendment of section 13

- 10. In section 13 of the said Act,-
- (1) in clause (a), for the words "keeps for use" words "uses or keeps for use" shall the use' shall be substituted;
- (2) to clause (b), the word "or" shall be added at the end and after that clause as so amended the following clause shall be inserted, namely:
  - "(c) obstructs any officer referred to in section 9B in the exercise of his powers under that section,".

ment of

Substitution of

Schedule

for the

existing

Schedule.

- 11. In section 16 of the said  $\Lambda ct$ .
  - (1) for the words "The State Government may,", words "The State Government, if it thinks fit so to do in the public interest, may," shall be substituted;
  - (2) the words "motor vehicle or" shall be omitted.

12. For the Schedule to the said Act, the following Schedule shall be substituted, namely:-

#### "THE SCHEDULE. (Sce section 4.)

Description of motor vehicles and rate of tax.

- Vehicles for carrying passengers not plying for hire.
- I. Vehicles other than omnibuses-
  - (1) Motor cycles kept for the personal use of owners, not being companies registered under the Companies Act, 1956.

(2) Motor cycle combinations kept for the personal use of owners, not being companies registered under the Companies Act, 1956.

- (3) Motor cars kept for the personal use of owners, not being companies registered under the Companies Act, 1956, and invalid carriages.
- (4) Motor cars owned by companies registered under the Companies Act, 1956 for carrying employees or other passengers.
- (5) Motor cycles owned by companies registered the under Companies Act, 1956 for carrying employees or other passengers.
- (6) Motor cycle combinations owned by companies registered under Companies Act, 1956 carrying employees for or other passengers.

Rate of tax payable for the year.

Rs.24.

Rs.32.

Rs.18 for every 200 kg. thereof up to 1,000 kg.

plus Rs.30 for every
additional 200 unladen plus Rs.30 for every additional 200 kg. unladen weight or part thereof above 1,000 kg. Rs.36 for

every 200 kg. unladen weight or part thereof up to 1,000 kg. plus Rs.60 for every additional 200 kg. unladen weight or part thereof above 1,000 kg. Rs.48.

Rs.64.

#### (Clause 12.)

- II. Omnibuses with seating Rate of capacity for— year.
  - Rate of tax payable for the year.
  - (a) Not more than 8
- Rs.320.
- (b) More than 8 but not more than 20.
- Rs.360 for 9 plus Rs.40 for every additional seat beyond 9 and up to 20.
- (c) More than 20
- Rs.830 for 21 plus Rs.30 for every additional seat beyond 21:

Provided that if an omnibus is fitted with solid tyres, there shall be a surcharge per annum of 25 per cent. of the amount payable under clause (a) or clause (b) or clause (c) above, as the case may be, for such omnibus.

- B. Vehicles for carrying passengers plying for hire.
- (1) Stage carriages with seating capacity for—
- Rate of tax payable for the year.
- (a) Not less than 8 but not more than 26.
- Rs.600 for 8 plus Rs.60 for every additional seat beyond 8 and up to 26.
- (b) Not less than 27 but not more than 32.
- Rs.1,725 for 27 plus Rs.45 for every additional seat beyond 27 and up to 32.
- more than 32.
- Rs.1,980 for 33 plus Rs.30 for every additional seat beyond

(c) 33 or more . . . Rs.1,980 : overy a 33:

Provided that if a Stage carriage is fitted with solid tyres, there shall be a surcharge per annum of 25 per cent. of the amount payable under clause (a) or clause (b) or clause (c) above, as the case may be, for such Stage carriage.

- (2) Vehicles other than Stage Rate of tax payable for the carriages with seating capacity year.
  - (a) not more than 4-
    - 3 wheelers ... Rs.200.
    - 4 wheelers .. Rs.300.
  - (b) more than 4 ... Rs.360 for 5 plus Rs.60 for every additional seat beyond

Provided that if a vehicle for carrying passengers plying for hire, which is not a Stage carriage, is fitted with solid tyres, there shall be a surcharge per annum of 25 per cent. of the amount payable under clause (a) or clause (b) above, as the case may be, for such vehicle.

C. Vehicles for transport of goods.

Rs.175.

Rate of tax payable for the year.

- (a) Up to 500 kg. registered laden weight.
- (b) Exceeding 500 kg. but not exceeding 2,000 kg. regis-
- tered laden weight.

  (c) Exceeding 2,000 kg. but not exceeding 4,000 kg. registered laden weight.
- (d) Exceeding 4,000 kg. but not exceeding 8,000 kg. registered laden weight.
- (e) Exceeding 8,000 kg. registered laden weight.
- Rs.175 plus Rs.20 for every additional 250 kg. or part thereof, above 500 kg.
- Rs.295 plus Rs.25 for every additional 250 kg. or part thereof, above 2,000 kg.
- Rs.495 plus Rs.30 for every additional 250 kg. or part thereof, above 4,000 kg.
- Rs.975 plus Rs.80 for every additional 250 kg. or part thereof, above 8,000 kg.:

Provided that, where a vehicle for transport of goods is fitted with solid tyres, there shall be a surcharge per annum of 25 per cent. of the amount payable under clause (a) or clause (b) or clause (c) or clause (d) or clause (e) above, as the case may be, for such vehicle.

#### (Clause 12.)

D. Tractors not used solely for agricultural purposes.

Rs.200.

Rate of tax payable for the year.

- (a) Up to 500 kg. unladen weight.
- (b) Exceeding 500 kg. but not exceeding 2,000 kg. unladen weight.
- (c) Exceeding 2,000 kg. but not exceeding 4,000 kg. unladen weight.
- (d) Exceeding 4,000 kg. but not exceeding 8,000 kg. unladen weight.
- (e) Exceeding 8,000 kg. unladen weight.

Rs.200 plus Rs.50 for every additional 250 kg. or part thereof, above 500 kg.

Rs. 500 plus Rs.60 for every additional 250 kg. or part thereof, above 2,000 kg.

Rs.980 plus Rs. 200 for every additional 250 kg. or part thereof, above 4,000 kg.

Rs.4,180 plus Rs.250 for every additional 250 kg. or part thereof, above 8,000 kg.:

Provided that, where a tractor is fitted with solid tyres, there shall be a surcharge per annum of 25 per cent. of the amount payable under clause (a) or clause (b) or clause (c) or clause (d) or clause (e) above, as the case may be, for such tractor.

#### E. Trailers.

Rate of tax payable for the year.

- (a) Up to 500 kg. registered Rs.125. laden weight.
- (b) Exceeding 500 kg. but not exceeding 2,000 kg. registered laden weight.
- (c) Exceeding 2,000 kg. but not exceeding 4,000 kg. registered laden weight.
- (d) Exceeding 4,000 kg. but not exceeding 8,000 kg. registered laden weight.
- (e) Exceeding 8,000 kg. registered laden weight.

Rs. 125 plus Rs.15 for every additional 250 kg. or part thereof, above 500 kg.

Rs.215 plus Rs.20 for every additional 250 kg. or part thereof, above 2,000 kg.

Rs.375 plus Rs.25 for every additional 250 kg. or part thereof, above 4,000 kg.

Rs.775 plus Rs.60 for every additional 250 kg. or part thereof, above 8,000 kg.:

Provided that, where a trailer is fitted with solid tyres, there shall be a surcharge per annum of 25 per cent. of the amount payable under clause (a) or clause (b) or clause (c) or clause (d) or clause (e) above, as the case may be, for such trailer.

### STATEMENT OF OBJECTS AND REASONS.

With a view to (a) enhancing the rates of tax of various types of motor vehicles for raising additional revenue for the State, (b) changing certain provisions of the Bengal Motor Vehicles Tax Act for making them up-to-date and (c) introducing metric units of weights and measures in the Act, it has become imperative to amend the Bengal Motor Vehicles Tax Act, 1932. The present Bill has been drafted with that end in view.

S. BANERJI, Member-in-charge.

CALCUTTA,
The 8th November, 1962.

By order of the Governor,

K. K. HAJARA,
Secy. to the Gort. of West Bengal.



# Extraordinary Published by Authority

RTIKA 19 ]

SATURDAY, NOVEMBER 10, 1962

[SAKA 1884

RT IA—Orders and Notifications of the Government of India; Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### MINISTRY OF HOME AFFAIRS

#### ORDERS

New Delhi, the 3rd November 1962

G.S.R. 1463.—In exercise of the powers conferred by sections 3, 4 and 8 of the Foreigners Act, 1946 (31 of 1946), read with the Foreigners Law (Application and Amendment) Ordinance, 1962, the Central Government hereby makes the following Order, namely:—

#### CHAPTER I-Preliminary

- 1. (1) The Order may be called the Foreigners (Internment) Order, 1962.
  - (2) It shall come into force at once.
  - 2. Definitions.—In this Order—
  - (1) "Civil authority" means the civil authority appointed under paragraph 2 of the Foreigners Order, 1948;
  - (2) "internee" means any person arrested or liable to arrest under paragraph 5 of this Order.

#### CHAPTER II-Internment of certain persons

- 3. Application of Chapter.—This Chapter shall apply to and in relation to any foreigner who is, and any person not of Indian origin who was at birth, a citizen or subject of any country at war with, or committing external aggression against, India or of any other country assisting the country at war with or committing such aggression against India.
- 4. Internment Camps.—The Central Government may, for the purposes of this Order, establish internment camps at such places as it thinks fit, and shall appoint a Commandant of every such camp.
- 5. Arrest and internment of certain persons.—(1) The civil authority for any area may arrest or cause to be arrested any person to whom this chapter applies in that area:

Provided that nothing in this sub-paragraph shall, except by an express direction of the Central Government, apply to, or in relation to, any such person employed in a diplomatic or consular mission in India or the wife or any child of any such person.

(2) Every person arrested under the provisions of sub-paragraph (1) shall be surrendered, as soon as may be, to the Commandant of an internment camp:

Provided that it, at the time of his arrest, such person is suffering from any infectious disease, or by reason of sickness unable to move, the civil authority making the arrest shall report the matter to the Commandant of an internment camp and await his instructions as to the time at which and the internment camp to which, the arrested person shall be removed.

- (3) Every such person surrendered to the Commandant of an internment camp in pursuance of sub-paragraph (2) shall be confined in an internment camp until otherwise directed by the Central Government.
- 6. Temporary detention of internees.—The civil authority shall, pending he surrender of an internee to the Commandant of an internment camp, detain or confine such internee in such manner and at such place as may to such authority appear suitable:

Provided that the manner of such detention or confinement shall not be more rigorous than the manner in which an arrested person is detained or confined while in police custody under the provisions of the Code of Criminal Procedure, 1898 (5 of 1898).

7. Personal property of internees.—(1) An internee may take with him to an internment camp such personal property as may be permitted by the civil authority arresting him, and, may, subject to the approval of that authority, dispose of the rest of his personal property in such manner as he desires.

(2) Where an internee is unable to make arrangements for the disposal of such of his personal property as he is not allowed to take with him to the internment camp, the property shall remain in the custody of the civil authority making the arrest or of such other person as may be authorised by or under any law for the time being in torce to take possession of property belonging to such foreigners.

#### CHAPTER III- General provisions as to foreigners

- 8. Arrest and detention of suspected foreigners.—(1) The civil authority may arrest without any warrant any foreigner, whom it reasonably suspects of having acted, of acting, or of being about to act, with intent to assist a country at war with or committing external aggression against India, or in a manner pre-judicial to the public safety or to the safety of any building or machinery.
- (2) The civil authority making an arrest in pursuance of sub-paragraph (1) shall forthwith report the fact of such arrest to the Central Government, and pending the receipt of the orders of the Central Government, shall detain or confine the arrested person in such manner or at such place as may to such authority appear suitable:

Provided that the manner of such detention or confinement shall not be more rigorous than the manner in which an arrested person is detained or confined while in police custody under the provisions of the Code of Criminal Procedure, 1898 (5 of 1898).

(No. 6/168/62-F.I.)

FATEH SINGH, Jt. Secy.

#### New Delhi, the 3rd November 1962

G.S.R. 1464.—In exercise of the powers conferred by clause (1) of Article 359 of the Constitution, the President hereby declares that the right of any person to move any court for the enforcement of the rights conferred by Article 21 and Article 22 of the Constitution shall remain suspended for the period during which the Proclamation of Emergency issued under clause (1) of Article 352 thereof on the 26th October 1962, is in force, if such person has been deprived of any such rights under the Defence of India Ordinance, 1962 (4 of 1962) or any rule or order made thereunder.

(No. F.4/62-Poll(Spl.) V. VISWANATHAN, Secy.

# The



### Extraordinary

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SATURDAY, NOVEMBER 10, 1962

[SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### TFICE OF THE DISTRICT MAGISTRATE, DARJEELING

### NOTIFICATION

p. 1998/C.—2nd November 1962.—Whereas it is idered necessary and expedient in the public est and in the interest of the safety and security chiplace that special precaution should be taken revent the entry of unauthorised person or ms into the places described in the schedule w, hereinafter referred to as the said places; w. therefore, in exercise of the powers conferred ub-sections (1) and (2) of section 6 of the West al Security Act, 1950 (West Bengal Act XIX of ), as delegated to me by the State Government resection 38 of the said Act, by its notification 6786P., dated the 16th October 1950, I do by from the date of publication of this notification and until further orders—

- i) declare each of the said places to be a protected place, and
- b) authorise the Aerodrome Officer, Bagdogra Airport, to grant the permission to enter,

or to be on or to pass over referred to in sub-section (2) of section 6 of the said Act in respect of any one of the said places:—

#### The Schedule

Names of places and particulars of places (boundaries)

1. Bagdogra Airport-

Area enclosed within and bounded by:-

- (a) in the north the barbed wire-fencing adjoining the main approach road to the Aerodrome running east-west and lying south of the railway line from Siliguri to Naxalbari;
- (b) in the cast, the barbed wire-fencing running from north to south parallel to the landing area;
- (c) in the south, the barbed wire-fencing running east-west;
- (d) in the west, the main approach road running north-south from its intersection with the main approach road running east-west

as at (a) above to the point where the line of the barbed wire-fencing south of the hangar, extended west meets the main approach road itself, but—

excluding the residences of staff, the car park west of Terminal Building and that portion of the road leading to the car park from the main approach road as in (d) above, and those portions of the Terminal Building, occupied by Aerodrome Restaurant, Passenger Lounge and the Airline Offices.

- 2. Bagdogra Wireless Transmission Station—Area enclosed within and bounded by—
  - (a) in the north, the barbed wire-fencing running east-west-south of the railway line from Siliguri to Naxalbari;

- (b) in the east, the barbed wire-fencing 1 ning north-south and adjoining the foot field:
- (c) in the south and west, the barbed we fencing adjoining the refugee hutmaknown as Bhagu Bairagi Jote.

This supersedes the previous notification, dathe 12th October 1957, issued by this office on above subject which has been published in "Calcutta Gazette, Extraordinary", dated the 1 December 1957, at pages 5855-5856.

B. C. MUKHERJEE,
District Magistrate, Darjeelij

# Calcutta



# (Bazette

सत्यमव जयत

## Extraordinary

## Published by Authority

KARTIKA 19]

SATURDAY, NOVEMBER 10, 1962

[SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

### COVERNMENT OF WEST BENCAL LAW DEPARTMENT

Legislative NOTIFICATION

No. 2662L.-10th November, 1962.-The Governor having been pleased to order, under rule 66

of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:

### THE CALCUTTA AND SUBURBAN POLICE (AMEND-MENT) BILL, 1962.

### A

### BILL

to amend the Calcutta Police Act, 1866, and the Calcutta Suburban Police Act, 1866.

WHEREAS it is expedient to amend the Calcutta Police Ben. Act Act, 1866 and the Calcutta Suburban Police Act, 1866, for IV of 1866. the purposes and in the manner hereinafter appearing;

Ben. Act II of 1866.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

Short title.

1. This Act may be called the Calcutta and Suburban Police (Amendment) Act, 1962.

Amend. ment of Ben. Act 1V of 1866.

- 2. In the Calcutta Police Act, 1866,-
- (a) in section 5, for the words "to perform any of the duties assigned to that officer under his orders", the words "to perform such of the duties, exercise such of the powers or discharge such of

#### (Clause 2.)

the functions of the Commissioner of Police as are assigned under his orders to such deputy or deputies" shall be, and shall be deemed always to have been, substituted;

(b) after section 9, the following sections shall be, and shall be deemed always to have been, inserted, namely:-

> "Power of State 9A. (1) Subject provisions of this Act, the State Government may make Government to frame rules. rules relating to recruitment, conditions of service, disciplinary proceedings and punishments, in respect of members of the subordinate ranks of the Police-force.

> (2) Any rules, orders or regulations made before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962 by any authority in respect of the aforesaid matters shall, in so far as they are not inconsistent with the provisions of this Act, be deemed to have been validly made and shall continue in force until other provisions are made in this behalf.

missal and punishment of subordinate ranks of the Police-force.

Appointment, dis- 9B. (1) Subject to such rules as the State Government may make in this behalf, the Commissioner of Police shall have the power to appoint all members of the subordi-

nate ranks of the Police-force:

Provided that the Commissioner of Police may, with the approval of the State Government, delegate such power of appointment in respect of all subordinate ranks of the Police-force except Inspectors, to one of his deputies appointed under section 5.

(2) Subject to the provisions of sections 10 and 11, the appointing authority or an officer not lower in rank than the appointing authority, shall be competent to inflict all punishments on the members of the subordinate ranks of the Police-force in disciplinary CAROS.

certain cases.

Validity of appoint 9C. Notwithstanding ment, dismissal and punishment of subordinate ranks in this Act or any deci thing contained elsewhere in this Act or any decision of any court to the contrary, all appointments made by the Commissioner of Police or any other authority

him, and office subordinate to him, all orders of dismissal or removal from office passed by any such appointing authority or other authority not subordinate to such appointing authority and all orders inflicting any other punishment passed by any authority, before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962, in respect of members of the subordinate ranks of the Police-force shall be deemed to be and

(Clause 3.)

to have always been validly passed as if the said Act were in force when such appointments were made or such orders were passed.";

- (c) in sub-section (1) of section 10, after the words "suspend or dismiss", the words "or inflict any other punishment on" shall be, and shall be deemed always to have been, inserted.
- (d) in section 35, for the words "to a fine not exceeding fifty rupees for every day that the said house or place of entertainment is kept open, or the sale of provisions, liquors or refreshments is continued, without the necessary licence:", the following words shall be substituted, namely:—

"to imprisonment, with or without hard labour, for a term not exceeding six months or to a fine not exceeding one thousand rupees or to both, and for a second or subsequent offence also to forfeiture of all movable properties found in or on such hotel, tavern, house, shop or place:";

- (c) after section 71, the following section shall be inserted, namely:—
  - "Restrictions as to bringing, keeping or possessing dangerous animals.

71A. (I) No person shall bring, keep or possess in the town of Calcutta any animal or class or classes of animals which the State Government may, for the purposes he potification in the Office.

of this section by notification in the Official Gazette, specify as likely to cause danger to human life or property except under, and in accordance with the terms and conditions of, a licence obtained from such authority, in such manner and on payment of such fee, not exceeding ten rupees, as the State Government may specify by rules made in this behalf.

(2) Whoever contravenes the provisions of sub-section (1) shall be liable on conviction before a Magistrate, to a fine not exceeding two hundred rupees.".

Amendment of Ben. Act II of 1866.

- 3. In the Calcutta Suburban Police Act, 1866,-
- (a) after section 3, the following sections shall be, and shall be deemed always to have been, inserted, namely:—

"Power of State 3A. (1) Subject to the proviGovernment to sions of this Act, the State
Government may make rules
relating to recruitment, conditions of service,
disciplinary proceedings and punishments, in
respect of members of the subordinate ranks of
the police-force.

(2) Any rules, orders or regulations made before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962 by any authority in respect of the aforesaid matters shall, in so far as they are not inconsistent with the provisions of this Act, be deemed to have been validly made and shall continue in force until other provisions are made in this behalf.

(Clause 3.)

the policepolice-force.

Appointment, dismissal and punishment of subordinate ranks of the police.

AB. (I) Subject to such rules as the State Government may make in this behalf, the Commissioner of Police shall have the power to appoint all members of the subordinate ranks of the

Provided that the Commissioner of Police may, with the approval of the State Government, delegate such power of appointment in respect of all subordinate ranks of the policeforce except Inspectors, to one of his deputies appointed under section 5 of the Calcutta Ben. Act Police Act, 1866.

IV of 1866.

(2) Subject to the provisions of sections 4 and 5, the appointing authority or an officer not lower in rank than the appointing authority, shall be competent to inflict all punishments on the members of the subordinate ranks of the police-force in disciplinary cases.

Validity of appoint-

addity of appointment, dismissal and punishment of subordinate ranks in certain cases.

3C. Notwithstanding anything contained elsewhere in this Act or any decision of any court to the contrary, all appointments made by the Commissioner of Police or

any other authority subordinate to him, all orders of dismissal or removal from office passed by any such appointing authority or other authority not subordinate to such appointing authority and all orders inflicting any other punishment passed by any authority, before the commencement of the Calcutta and Suburban Police (Amendment)
Act, 1962, in respect of members of the
subordinate ranks of the police-force shall be
deemed to be and to have always been validly passed as if the said Act were in force when such appointments were made or such orders were passed.";

- (b) in sub-section (1) of section 4, after the words "suspend or dismiss", the words "or inflict any other punishment on" shall be, and shall be deemed always to have been, inserted;
- (c) in section 18, for the words "shall be liable to a fine not exceeding fifty rupees for every day that the said house or place of entertainment is kept open, or the sale of provisions, liquors or refreshments is continued, without the necessary license:", the following words shall be substituted, namely:

"shall be liable, on summary conviction before a Magistrate, to imprisonment, with or without hard labour, for a term not exceeding six months or to a fine not exceeding one thousand rupees or to both and for a second or subsequent offence also to forfeiture of all movable properties found in or on such hotel, favern, house, shop or place:";

#### (('lause 4.)

(d) after section 12, the following section shall be inserted, namely:-

> "Restrictions as to 42A. (I) No person shall bringing, keeping bring, keep or possess in the suburbs of the town of gerous animals. Calcutta any animal or class or classes of animals which the State Government may, for the purposes of this section, by notification in the Official Gazette, specify as likely to cause danger to human life or property except under, and in accordance with the terms and conditions of a licence obtained from such authority, in such manner and on payment of such fee, not exceeding ten rupees, as the State Government may specify

(2) Whoever contravenes the provisions of sub-section (1) shall be hable, on conviction before a Magistrate, to a fine not exceeding two hundred rupees.";

by rules made in this behalt.

- (e) in section 50,—
  - (i) for the words "The Deputy Commissioner of Police", the words "A Deputy Commissioner of Police" shall be, and shall be deemed always to have been, substituted,
  - (n) for the words "exercise all or any of the powers", the words "perform all or any of the duties, exercise all or any of the powers or perform all or any of the functions shall be, and shall be deemed always to have been, substituted.

4. (1) The Calcutta and Suburban Police (Amendment) Repeal and Ordinance, 1962, is hereby repealed.

> (2) Anything done or any action taken under the Calcutta Police Act. 1866 as amended by the Calcutta and Bon. Act Suburban Police (Amendment) Ordinance, 1962 or under the Calcutta Suburban Police Act, 1866 as amended by Bon. Act that Ordinance shall be deemed to have been validly done II of 1866. or taken under such Act as amended by this Act, as if this Act had commenced on the 3rd day of October, 1962.

West Ben. Ord. IX of 1962.

IV of 1866.

### STATEMENT OF OBJECTS AND REASONS.

In accordance with certain orders and regulations issued under the Calcutta Police Act, 1866, and the Calcutta Suburban Police Act, 1866, the Commissioner of Police, Calcutta, has been exercising the power of making appointments of, and infilicting punishments on, the Inspectors of Police, Calcutta. Under the same orders the Deputy Commissioner of Police, Headquarters, has been the appointing and punishing authority in respect of the subordinate ranks of the torce other than the Inspectors. The other Deputy Commissioners of Police have also been the punishing authority for the subordinate ranks other than the Inspectors.

As doubts arose about the validity of the aforesaid orders and regulations, an Ordinance, namely, the Calcutta and Suburban Police (Amendment) Ordinance, 1962, was promulgated by the Governor, validating all actions taken in this regard and also making provision for certain allied matters.

The present Bill is intended to enact the provisions of the said Ordinance. Clause 2(d) and (c) and clause 3(c) and (d) of the Bill make certain other provisions which are considered necessary for obvious reasons.

Calcutta, The 8th November, 1962. PRAFULLA CHANDRA SEN, Member-in-charge.

By order of the Governor, K. K. HAJARA, Secy. to the Gort. of West Bengal.





Gazette

## Extraordinary

## Published by Authority

KARTIKA 20]

SUNDAY, NOVEMBER 11, 1962

[SAKA 1884

PART IIIA-Ordinances promulgated by the Governor of West Bengal under the Constitution of India.

#### **GOVERNMENT OF WEST BENGAL**

#### LAW DEPARTMENT

Legislative

### West Bengal Ordinance No. X of 1962

#### THE NATIONAL DEFENCE FUND (WEST BENCAL COLLECTION) ORDINANCE, 1962.

Whereas it is necessary to prohibit unauthorised collection in West Bengal for the National Detence Fund;

And whereas both Houses of the Legislature of West Bengal are not in session and the Governor is satisfied that circumstances exist which render it necessary for her to take immediate action;

The Governor is pleased, in exercise of the power conferred by clause (1) of article 213 of the Constitution of India, to make and promulgate the following Ordinance, namely: -

Short title, extent. and commencement.

- 1. (1) This Ordinance may be called the National Defence Fund (West Bengal Collection) Ordinance, 1962.
  - (2) It extends to the whole of West Bengal.
- (3) It shall come into force on the date of its publication in the Official Gazette.

Definitions

- 2. In this Ordinance, unless there is anything repugnant in the subject or context,-
  - (1) "collection" means collection in West Bengal of any money or valuable thing;
  - (2) "the Fund" means the National Defence Fund created by the Central Government for purposes relating to the defence of India.

Prohibi. tion of collection by unauthorised persons

3. No collection shall be made for the fund except by persons or institutions duly authorised by the State Government by order made in this behalf or by their authorised agents:

Provided that the State Government may, by order, exempt any person or classes of persons or institutions from the provisions of this section.

The National Defence Fund (West Bengal Collection) Ordinance, 1962.

#### (Sections 4-10.)

Collection to be in accordance with rules. 4. No collection shall be made except in accordance with such procedure and subject to such conditions as may be prescribed by rules made in this behalf:

Provided that the State Government may, by order, grant exemption to any person or institution from the provisions of this section.

Prohibition of street collection. 5. No person, or institution not specially authorised in this behalf by the State Government or by any officer empowered by the State Government, shall make any street collection for the fund.

Collections to be made over to specified officer, etc. 6. All collections for the fund made by persons authorised or exempted under section 3 or authorised under section 5 shall be made over by the persons making the collections to such officers, other persons or Banks as may be specified by the State Government by order made in this behalf.

Penalty.

7. Any person making or aiding in any collection for the fund except in accordance with the provisions of this Ordinance shall be liable on conviction to imprisonment which may extend to three years or with fine or with both.

Offence to be cognizable. 8. An offence punishable under section 7 shall be cognizable.

Ordinance not to affect certain voluntary contributions 9. Nothing in this Ordinance shall affect contributions voluntarily made over or remitted to any person in authority, or any Bank authorised by the Central Government or the State Government to receive such contributions.

Power to make rules. 10. The State Government may make rules to carry out the purposes of this Ordinance.

PADMAJA NAIDU,

Governor of West Bengal.

The 11th November, 1962.

K. K. HAJARA, Secy. to the Govt. of West Bengal.



### Extraordinary

### Published by Authority

KARTIKA 20]

SUNDAY, NOVEMBER 11, 1962

[SAKA 1884

PART IIIA-Ordinances promulgated by the Governor of West Bengal under the Constitution of India.

#### **GOVERNMENT OF WEST BENGAL**

#### LAW DEPARTMENT

Legislative

### West Bengal Ordinance No. XI of 1962

## THE WEST BENCAL HOME CUARDS ORDINANCE, 1962.

Whereas it is necessary to provide for the constitution of Home Guards in West Bengal;

AND WHEREAS both Houses of the Legislature of West Bengal are not in session and the Governor is satisfied that circumstances exist which render it necessary for her to take immediate action:

The Governor is pleased, in exercise of the power conferred by clause (1) of article 213 of the Constitution of India, to make and promulgate the following Ordinance, namely:—

Short title, extent and commencement.

- 1. (1) This Ordinance may be called the West Bengal Home Guards Ordinance, 1962.
  - (2) It extends to the whole of West Bengal.
- (3) It shall come into force on the date of its publication in the Official Gazette.

Definitions.

- 2. In this Ordinance, unless there is anything repugnant in the subject or context,—
  - (1) "Calcutta" means the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866 together with the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866;

(2) "district" means a Zila referred to in the Bengal Districts Act, 1864, but does not, in the case of the district of 24-Parganas, include any area comprised in the suburbs of the town of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866;

(3) "Home Guard" means a Home Guard constituted of 1866. under section 3.

Ron

Ben. Act IV of 1866.

Bon. Act II of 1866.

#### The West Bengal Home Guards Ordinance, 1962.

#### (Sections 3--9.)

Constitution of Home Guards. 3. The Superintendent of Police in a district or the Commissioner of Police in Calcutta may constitute for the district or Calcutta, as the case may be, a body to be called the Home Guard, the members of which shall discharge such functions in relation to the protection of persons, the security of property or the public safety as may be assigned to them in accordance with the provisions of this Ordinance and the rules made thereunder.

Appointment of members.

4. The Superintendent of Police in a district or the Commissioner of Police in Calcutta may appoint as members of the Home Guard so many persons, who are fit and willing to serve as such, as he is authorised by the State Government to appoint and may appoint any such member to any office of command in the Home Guard.

Functions of members 5. The Superintendent of Police in a district or the Commissioner of Police in Calcutta may at any time call out a member of the Home Guard for training or to discharge any of the functions assigned to the Home Guard in accordance with the provisions of this Ordinance and the rules made thereunder.

Powers, protection and control.

- **6.** (1) A member of the Home Guard when called out under section 5 shall have the same powers, privileges and protection as an officer of police appointed under any Act for the time being in force.
- (2) No prosecution shall be instituted against a member of the Hom. Guard in respect of anything done or purporting to be done by him in the discharge of his functions as such member, except with the previous sanction in a district of the District Magistrate, or in Calcutta of the Commissioner of Police.

Control by officers of police force. 7. The members of the Home Guard when called out under section 5 directly in aid of the police force, shall be under the control of the officers of such force, in such manner and to such extent as may be prescribed by rules made under section 9.

Penalty.

8. If any member of a Home Guard, on being called out under section 5, without sufficient excuse neglects or refuses to obey such order or to discharge his functions as a member of the Home Guard, or to obey any lawful order or direction given to him for the performance of his duties, he shall, on conviction by a competent Court, be punishable with fine which may extend to fitty rupees.

Rules.

- **9.** The State Government may make rules consistent with this Ordinance providing for:—
  - (a) the exercise of control by officers of the police force over members of the Home Guard when acting directly in aid of the police force;
  - (b) the organisation, appointment, training, conditions of service, duties, discipline, arms, accountements and clothing of members of the Home Guard and the manner in which they may be called out for service;
  - (c) allowances, it any, payable to the members of the Home Guard and the conditions subject to which such allowances may be paid;
  - (d) conferment on members of the Home Guard of such powers, exercisable by a police officer or such other person under any Central or State Act for the time being in force;
  - (c) generally giving effect to the provisions of this Ordinance.

PADMAJA NAIDU, Governor of West Bengal.

The 11th November, 1962.

K. K. HAJARA, Secy. to the Govt. of West Bengal. Calcutta



## Gazette

# Extraordinary

## Published by Authority

IKA 21 |

MONDAY, NOVEMBER 12, 1962

| SAKA 1884

RT I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### COVERNMENT OF WEST BENCAL FINANCE DEPARTMENT

#### Audit

#### NOTIFICATIONS

No. 5120F./F1H-12/62.—8th November 1962.—In exercise of the power conferred by the Explanation to section 25 of the Negotiable Instruments Act, 1881 (XXVI of 1881), read with the Government of India, Ministry of Home Affairs, Notification No. 20/25/56-Pub-I, dated the 8th June 1957, the Governor is pleased to declare the following days to be public holidays during the year 1963:—

normany, dailing the year areas		
New Year's Day	•••	1st January.
Netaji's Birthday		23rd January.
Republic Day		26th January.
Sree Panchami	•••	30th January.
Id-ul-Fitr	• • •	26th February.
Good Friday	•••	12th April.
Easter Saturday		13th April.
Bengali New Year's Day		15th April.
Muharram		3rd June.
Half-yearly closing of Banks' Accounts		29th June.
Janmastami		12th August.
Independence Day		15th August.
Gandhiji's Birthday		2nd October.
Mahalaya		17th October.
Durga Puja	•••	24th October,
-		25th October.
		26th October.
Lakshmi Puja		1st November.
•		2nd November.
Kali Puja	·• •	15th November.
Christmas Day	•••	25th December.
Yearly closing of Banks' Accounts		31st December.

Note: (a) Sundays are public holidays under the Negotiable Instruments Act.

(b) As in the year 1963, Dol Jatra (10th March), Id-uz-Zoha (5th May) and Vijya Dashami (27th October) fall on Sundays which are public holidays under the Act, these days have not been included in the list of "Public Holidays".

Note: If any of the Muslim holidays notified above does not fall on the day notified, Muslim Government servants may be granted a sectional holiday on the day on which the holiday is actually observed, in addition to the holiday on the day notified.

No. 5121F.—8th November 1962.—The Governor is pleased to notify that on the following days during 1963, which are not declared to be "Public Holidays" the offices under the Government of West Bengal and all Revenue and Magisterial Courts in West Bengal with the exception of the Office of the Registrar of Assurances, Calcutta, and the Office of the Collector of Stamp Revenue, Calcutta, shall be closed:—

Birth Day of Rabindranath
Fatchaduazdaham
Durga Puja

23rd August.
23rd October.
28th October.
29th October.
30th October.
31st October.

Note: As in the year 1963, Chaitra Sankranti (14th April) falls on a Sunday, this day has not been included in the list.

Note: If the Muslim holiday notified above does not fall on the day notified, Muslim Government servants may be granted a sectional holiday on the day on which the holiday is actually observed, in addition to the holiday on the day notified.

By order of the Governor,

J. L. KUNDU,

Addl. Secy. to the Govt. of West Bengal.

gistered No. C207

The



## Gazette

## Extraordinary

### Published by Authority

RTIKA 21]

MONDAY, NOVEMBER 12, 1962

[ SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## PARTMENT OF LAND AND LAND REVENUE

Calcutta

#### Land Acquisition

#### **NOTIFICATIONS**

est Dinajpur.—No. 14446L.A. — 10th November 2.—Whereas the function of the Central Governt under the Land Acquisition Act, 1894 (I of 1), in relation to the acquisition of land for the poses of the Union, have been entrusted to the Government by notification No. 20/1/55-Judl., at the 14th May 1955, issued by the Government India in the Ministry of Home Affairs under see (1) of Article 258 of the Constitution of ia as S.R.O. 1074 and published at page 868, t II, section 3 of the "Gazette of India", dated 21st May 1955;

and whereas it appears to the Governor that land ikely to be needed for a public purpose, being a bose of the Union, namely, for the construction the development of capacity for movement of oil ic for Assam Rail Link (mile 25-26) in the ges of Basatpur, jurisdiction list No. 186, Degaon, idiction list No. 224 and Hatipaon, jurisdiction No. 225 in police-station Goalpukhar, district it Dinajpur, it is hereby notified that the pieces and altogether measuring, more or less, 19.05 is and comprising cadastral survey plots, as hiled below, are likely to be needed for the aforely public purpose at the public expense within the resaid villages of Basatpur, Degaon and Hatipaon.

ce-station Goalpukhar, district West Dinajpur Village Basatpur, jurisdiction list No. 186 adastral survey plots in part—27, 67, 68, 69, 70 71.

Village Degaon, jurisdiction list No. 224 Cadastral survey plot in full—464.

Cadastral survey plots in part—456, 457, 459 and 465.

Village Hatipaon, jurisdiction list No. 225 Cadastral survey plots in full— 4 and 37.

Cadastral survey plots in full— 4 and 37.

Cadastral survey plots in part—5, 38, 217 and 218.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 (Act I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the abovementioned land which is entirely waste and arable and to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the Act are applicable.

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal.

West Dinajpur.—No. 14448L.A. — 10th November 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55-Judl., dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (I) of Article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II. section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor that the land is likely to be needed for a public purpose, being a purpose of the Union, namely, for the construction for development of capacity for movement of oil traffic for Assam Rail Link (mile 17-1) in the villages of Dalkhola, jurisdiction list No. 34, Silonga, jurisdiction list No. 27, and Gotbari, jurisdiction list No. 33, police-station Karandighi, district West Dinajpur, it is hereby notified that pieces of land comprising cadastral survey plots as described below and measuring, more or less, 20.90 acres, are likely to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Dalkhola, Silonga and Gotbari. Police-station Karandighi, district West Dinajpur

Village Dalkhola, jurisdiction list No. 34
Cadastral survey plots in full—459, 460 and 461.
Cadastral survey plots in part—161, 458, 462, 463, 464, 468 and 161/512.

Village Gotbari, jurisdiction list No. 33
Cadastral survey plots in full—27, 28, 29, 33 and 34/58.

Cadastral survey plots in part-30, 32, 34 and 27/57.

Village Silonga, jurisdiction list No. 27

Cadastral survey plots in full—102, 103, 106 and 107.

Cadastral survey plots in part—86, 87, 96, 97, 101, 104, 105, 108, 111, 310, 64/364 and 86/367.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the abovementioned land which is entirely waste or arable and to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the Act are applicable.

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal. West Dinajpur.—No. 14450L.A. — 10th November 1962.—Whereas the function of the Central Government under the Land Acquisition Act, 1894 (1 c 1894), in relation to the acquisition of land for the purposes of the Union, has been entrusted to the State Government by notification No. 20/1/55-Judi dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1) of Article 258 of the Constitution of India as S.R.O. 1074 and published at page 86 Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas it appears to the Governor land is likely to be needed for a public purp being a purpose of the Union, namely, for construction for development of capacity (not be used to be

Village Lahsara, police-station Karandighi, district West Dinajpur

Cadastral survey plots in full—303, 305, 306, 30 309, 310 and 302/319.

Cadastral survey plots in part—304, 308, 311, 31, 314, 316 and 302/321.

Village Malkot, police-station Karandighi, district West Dinajpur

Cadastral survey plots in full—342, 343, 344, 346, 347, 348 and 349.

Cadastral survey plots in part—321, 325, 327, 331, 332, 333, 336, 340, 341, 350 and 359.

This notification is made under the provision section 4 of Act I of 1894, read with the said no cation, to all whom it may concern.

A plan of the land may be inspected in the of of the Collector, West Dinajpur.

In exercise of the powers conferred by the section, read with the said notification, Governor is pleased to authorise the Officers the time being engaged in the undertaking, wheir servants and workmen, to enter upon survey the land and do all other acts required permitted by that section.

In exercise of the powers conferred by state section (4) of section 17 of the Land Acquisite Act, 1894 (I of 1894), read with the aforest notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall apply to the abovementioned land which is entirely waste or arable and to which, in the opinion the Governor, the provisions of sub-section (1 section 17 of the Act are applicable.

By order of the Governor,

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Best

West Dinajpur.—No. 14452L.A. — 10th November 362.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 894), in relation to the acquisition of land for the urpose of the Union, have been entrusted to the tate Government by notification No. 20/1/55-Judl., atcd the 14th May 1955, issued by the Government f India in the Ministry of Home Affairs under lause (1) of Article 258 of the Constitution of radia as S.R.O. 1074 and published at page 868, art II, section 3 of the "Gazette of India", dated he 21st May 1955;

And whereas it appears to the Governor that and is likely to be needed for a public purpose, eing a purpose of the Union, namely, for the onstruction for development of capacity for sovement of oil traffic for Assam Rail Link (mile of the 21st) in the villages of Malkot jurisdiction st No. 10, police-station Karandighi and Kamalpur, trisdiction list No. 236, police-station Goalpukhar, istrict West Dinajpur, it is hereby notified that ieces of land comprising cadastral survey plots as escribed below, and altogether measuring, more or 185, 20.11 acres, are likely to be needed for the foresaid public purpose at the public expense within the aforesaid villages of Malkot and lamalpur.

Village Malkot, jurisdiction list No. 10, policestation Karandighi, district West Dinajpur Cadastral survey plots in part—238, 239, 240, 241, 42, 243, 281, 282, 283, 284, 312, 315, 321 and 359. Village Kamalpur, jurisdiction list No. 236, policestation Goalpukhar, district West Dinajpur

Cadastral survey plots in part—48, 53, 54, 55, 56, 57, 58 and 299.

This notification is made under the provisions of section 4 of Act I of 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the lands described above which are entirely waste and arable and to which, in the opinion of the Governor, the provisions of subsection (1) of section 17 of the said Act are applicable.

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Bengal.





# (Bazette

## Extraordinary

## Published by Authority

ARTIKA 21 |

MONDAY, NOVEMBER 12, 1962

SAKA 1884

PART L-Orders and Notifications of the Government of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### Police

#### NOTIFICATIONS

No. 4548-Pl.—12th November 1962.—The Governor, in exercise of the power conferred by section 10 of the National Defence Fund (West Bengal Collection) Ordinance, 1962, and all other powers in that behalf, is pleased to make the following rules, namely:

## THE NATIONAL DEFENCE FUND (WEST BENGAL COLLECTION) RULES, 1962

- 1. Short title: These rules may be called the National Defence Fund (West Bengal Collection) Rules, 1962.
- 2. **Definitions:** (1) In these rules "person in authority" shall mean a Minister, a Deputy Minister, a Minister of State, Secretary to Chief Minister, Divisional Commissioner or District Magistrate or any person or institution authorised under section 3 of the Ordinance.
- (2) Words and expressions not defined in these rules shall have the same meaning as in the Ordinance.
- 3. Procedure and conditions for making collection: (1) Persons or institutions or their agents authorised to make collections for the Fund trom the public shall follow the procedure and observe the conditions specified below, namely:
  - (a) receipts shall be given by them for all collections made from members of the public provided that, subject to the provisions of clause (b) no receipt need be given for any sum less than rupec
  - (b) any sum less than rupee one shall, unless a receipt is given therefor, be collected in receptacles scaled or locked by any person authorised under section 3 of the Ordinance which shall be opened in the presence of such person who shall certify the amount collected by this method;

(c) all sums collected shall be sent to an officer, other person or Bank authorised under section 6 of the Ordinance together with a list showing the names of contributors and the amount contributed by each and also the amount, if any, collected by sealed or locked receptacles.

(2) Persons authorised to make collections from contributors other than members of the public shall not be required to give receipts but shall enter all sums collected in a list showing the names of the contributors and the sum contributed by each of them. Such list must be certified by the person making the collections. A copy of such list shall be sent to the State Government, and unless the amount collected is sent along with such list, the list should mention the name of the officer or other person or Bank to whom on to which and the collections are the state of the collections. whom or to which and the date on which the amount has been made over together with an endorsement from such officer or person or a receipt from such Bank as the case may be.

4. Banks authorised to receive contributions shall grant receipts for the amounts collected and shall send a statement of such amounts to the State Government from time to time.

By order of the Governor, M. M. BASU, Secy. to the Govt, of West Benga. No. 45494'1.—12th November 1962:—The Governor, in exercise of the power conferred by the National Defence Fund (West Bengal Collection) Ordinance, 1962 (Ordinance No. X of 1962), is pleased to make the following orders, namely:—

#### ORDER

(1) The person or institution specified in an entry in column I of the schedule below is hereby authorised to make collections from the persons specified in the corresponding entry in column II of the schedule subject to the procedure and conditions prescribed by rules made under the Grdinance:—

#### The Schedule

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11

- 1. Ministers, Ministers of State and Deputy Ministers to the Government of West Bengal.
- 2. The West Bengal Citizens' Committee.
- 3. India Defence Aid Committee
- 4. Commissioners of Divisions
- 5. District Magistrates
- 6. Subdivisional Magistrates
- 7. Judicial Officers
- 8. Commissioner of Police, Calcutta, and Superintendents of Police in the districts.
- 9. Heads of Departments, Directorates and Heads of other Government offices and institutions.
- Heads of statutory, recognised or affiliated educational or other institutions.
- 11. Chairman of local authorities or heads of such authorities by whatever name designated.
- 12 Chairman of statutory or registered Corporations or Societies or Heads of such Corporations or Societies by whatever name designated.
- Chairman, Proprietors or Heads of Commercial, Trading and other Establishments.
- 14. The Reserve Bank of India
- 15. The State Bank of India
- 16. The United Bank of India
- 17. The United Commercial Bank
- 18. The Bank of Baroda
- 19. The Bank of India
- 20. The Central Bank of India
- 21. The Punjab National Bank
- (2) Ministers, Ministers of State and Deputy Ministers to the Government of West Bengal shall be exempted from following the procedure and observing the conditions prescribed under the Ordinance for making collections for the Fund.
- (3) Collections for the Fund other than collections made by an authorised Bank shall be made over or remitted to the Secretary to the Chief Minister of West Bengal, the Secretary to the West Bengal Citizens' Committee or to any authorised Bank.
- (4) Collections made by the West Bengal Citizens' Committee and by the India Defence Aid Committee shall be dealt with in such manner as the State Government may direct.

By order of the Governor,

M. M. BASU.

Sery. to the Govt. of West Bengal.

Members of the public.

Members of the public.

Members of the public.

Members of their staff and the public.

Members of their staff and the public.

Members of their staff and the public.

Members of their staff.

Members of their staff and of the police force under their control.

Members of their staff.

Members of the staff and other employees of such institutions and students, if any, of such institutions.

Members or employees of such authorities.

Members and employees of such Corporations or Societies.

Members or employees of such Establishments. The

## Calcutta



## Guzette

## Extraordinary

## Published by Authority

KA 21; MONDAY, NOVEMBER 12, 1962 [SAKA 1884]

l-Orders and Notifications by the Governor of West

GOVERNMENT OF WEST BENGAL

## 'ARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

## NOTIFICATION

est Dinajpur.—No. 14556L.A.—12th November —Whereas the functions of the Central Governt under the Land Acquisition Act, 1894 (I of ), in relation to the acquisition of land for the ose of the Union, have been entrusted to the Government by notification No. 20/1/55Judl., d the 14th May 1955, issued by the Government of the Ministry of Home Affairs under (1) of Article 258 of the Constitution of India R. O. 1074 and published at page 868, Part II, 1957;

and whereas it appears to the Governor that land tely to be needed for a public purpose, being a ose of the Union namely, for the construction levelopment of capacity for movement of oil c for Assam Rail Link (mile 40 to 41) in the ses of Islampur, jurisdiction list No. 289 (old)/90, Choprajhar, jurisdiction list No. 286 (old)/91 Barhat, jurisdiction list No. 256 (old)/106, police-station Islampur, district West Dinajit is hereby notified that the pieces of land complication can be survey plots as detailed below and uring, more or less, 14.97 acres, are likely to be sed for the aforesaid public purpose at the public

Police station Islampur, district West Dinajpur.

Village Islampur, jurisdiction list No. 289 (old) 90 (new).

Cadastral survey plots in part—102, 103, 104, 10 107, 111, 119, 123, 124, 126 and 135.

Village Choprajhar, jurisdiction list No. 286 (old 91 (new).

Cadastral survey plots in part -1193, 1194, 119 1196, 1197, 1200, 1201, 1227, 1228, 1229, 1230, 121 and 1237.

Village Barhat, jurisdiction list No. 256 (old)/106 (ne Cadastral survey plot in part—112.

This notification is made under the provisions section 4 of the Land Acquisition Act, 1894, rt with the said notification to all whom it may concer

A plan of the land may be inspected in the office the Collector, West Dinajpur.

In exercise of the powers conferred by the sa section, read with the said notification, the Go ernor is pleased to authorise the Officers for the tin being engaged in the undertaking, with their servan and workmen, to enter upon and survey the lat and do all other acts required or permitted by the section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act 1 1894, read with the aforesaid notification, the ernor is pleased to direct that the provisions of tion 5A of the said Act shall not apply to the above the said Act shall not apply to the above the said Act shall not apply to the said as the said mentioned land which is entirely waste or arable to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the are applicable.

By order of the Governor H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Best

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## Calcutta



## Gazette

## Extraordinary

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[KA 22] TUESDAY. NOVEMBER 13, 1962 [SAKA 1884

1-Orders and Notifications by the Governor of Westingal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL HOME DEPARTMENT

### **Police**

### NOTIFICATION

10. 4560Pl.—13th November 1962.—The Goverin exercise of the power conferred by section 3 he National Defence Fund (West Bengal Collec-) Ordinance (West Bengal Ordinance No. X of 2), is pleased hereby to order that clubs, associas or institutions making collections for the ional Defence Fund by means of dramatic, matograph, cultural or other performances of kind and variety shows shall be exempted from provisions of section 3 and section 4 of the inance provided that permission is previously ined from the State Government, or from amissioner of Police, Calcutta, for performances l in Calcutta as defined in the Calcutta Police , 1866, and the suburbs of Calcutta as notified er the Calcutta Suburban Police Act, 1866, and n the District Magistrates of the districts for ormances held in the districts.

he Governor, in exercise of the powers conferred section 6 of the said Ordinance, is pleased further order that all collections made as aforesaid, shall made over or remitted by the clubs, associations institutions holding such performances to an norised Bank or to the Secretary to the Chief lister or to the District Magistrates with intimato the authority granting permission.

By order of the Governor,
M. M. BASU,
Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government Bengal at West Bengal Govt. Press Alipore.



## Bazette

### Extraordinary

### Published by Authority

ARTIKA 22]

TUESDAY, NOVEMBER 13, 1962

[SAKA 1884

ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in the Assembly.

### COVERNMENT OF WEST BENCAL

Calcutta

#### LAW DEPARTMENT

#### Legislative

### NOTIFICATION

No. 2683L.-13th November, 1962.-The Governor ving been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for general information:-

#### THE JADAVPUR UNIVERSITY (AMENDMENT) BILL, 1962.

### A BILL

to amend the Jadarpur University Act, 1955.

Whereas it is expedient to amend the Jadavpur West Ben. University Act, 1955 for the purposes and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows : -

Short title.

1. This Act may be called the Jadavpur University (Amendment) Act, 1962.

Amendment of eention. 2 of West Ben. Act of 1955.

- 2. In section 2 of the Jadavpur University Act, 1955 (hereinafter referred to as the said Act), before clause (a), the following clause shall be inserted, namely:—
  - '(a1) "financial year" means the year ending on the 31st day of March;'.

Amendment of section 4.

- 3. In section 4 of the said Act,-
- (1) in sub-sections (2) and (3), for the words, figures and brackets "items (i), (ii), (iii) or (iv)", the words, figures and brackets "items (i), (ii), (iii) and (iv)" shall be substituted;
- (2) in sub-section (4), after clause (a), the following clause shall be inserted, namely:—
  - "(aa) the President of the National Council, ex-officio;".

ent, of ction 5.

4. After clause (14) of section 5 of the said Act, the following clause shall be inserted, namely:— University or otherwise;". The Jadavpur University (Amendment) Bill, 1962.

(Clauses 5-7.)

Insertion of new sections 12A and 12B.

- 5. After section 12 of the said Act, the following sections shall be inserted, namely:—
  - 12A. (1) The University shall have a fund to be called the University "Fund of the University. Fund.
  - (2) All monies received by the University by way of fees, fines, endowments, grants, donations, bequests or loans or on transfer under section 12 or on any other account whatsoever shall be credited to, and all expenditure incurred by the University shall be paid out of, the University Fund.
  - al Active 12B. (1) As soon as may be after the mts. close of every financial year, the accounts of the University for that financial year shall be audited by an auditor appointed by the Annual Accounts. State Government or in such other manner as the State Government may direct.
  - (2) The University shall consider the audited annual accounts at a meeting and may take such action thereon as it thinks fit.
  - (3) Copies of the audited annual accounts together with copies of the audit report shall be submitted by the University to the President and to the State Government.
  - (4) The State Government may require the University to supply to it any information in regard to the accounts of the University and the University shall comply with such requisition.".

Amendment of section 13 of the said Act, for the words "every section 13." year", in the two places where they occur, the words "in every financial year" shall be substituted.

Amendment of Schedule

- 7. In the Schedule to the said Act, for item (ii), the following item shall be substituted, namely:—
  - "(ii) A representative of the Government of India in the Ministry dealing with technical education;".

#### STATEMENT OF OBJECTS AND REASONS.

1. Under sub-section (1) of section 4 of the Jadavpur University Act. 1955 read with item (ii) of the Schedule thereof, the Joint Secretary, Ministry of Finance, Government of India, is a member of the University. In view of ment of India, is a member of the University. In view of the establishment of the University Grants Commission as a statutory body, primarily concerned with the grants to the Universities including Jadavpur University, the Government of India think that it is no longer necessary for a representative of the Ministry of Finance to be associated with the University. But in pursuance of the suggestion made by the University it has been decided, in consultation with the Government of India that "a representative of the Government of India in the Ministry dealing with technical education," should be taken as a member of the University in place of the Joint Secretary. member of the University in place of the Joint Secretary, Ministry of Finance. It has further been decided in consultation with the Government of India and Jadavur University that suitable provisions may be made in the Jadavpur University Act so as to confer on the University the power of borrowing money and of raising foams on the security of its assets. The State Government have secondingly decided to make the amendments proposed in the Bill, namely, amendments of sections 2. 5. 13 and of the Schedule.

- II. Sub-section (4) of section 4 of the Act sets forth the constitution of the University. The President of the National Council is not a member of the University under the present Act. In view of the fact that the offices of the President of the University and of the President, National Council, may no longer be held by the same person, it is desirable that the President of the National Council should be included as an ex-officio member. The State Government have accordingly decided to insert a suitable clause under sub-section (4) of section 4 of the Act.
- III. Under the existing Act there is no provision for audit of accounts of the Jadavpur University. At present its accounts are audited by a Chartered Accountant appointed by the University. But as the State Government have to make grants from time to time, in accordance with the suggestion of the Accountant General, West Bengal, provisions have been made (vide proposed sections 12A and 12B) to the effect that the accounts of the University shall be audited by an Auditor appointed by this State Government or in such other manner as the State Government may direct.

RAI HARENDRA NATH CHAUDHURI,

Member-in-charge.

CALCUTTA,
The 10th November, 1962.

#### FINANCIAL MEMORANDUM.

There is no financial implication in the Bill.

RAI HARENDRA NATH CHAUDHURI,

Member-in-charge.

CALCUTTA,
The 10th November, 1962.

By order of the Governor, K. K. HAJARA, Secy. to the Govt. of West Bengal.

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Calcutta



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# Extraordinary Published by Authority

RTIKA 23 ]

WEDNESDAY, NOVEMBER 14, 1962

[SAKA 1884

RT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

## COVERNMENT OF WEST BENCAL LAW DEPARTMENT

Legislative

NOTIFICATION

o 2700L.--14th November, 1962. The Governor ng been pleased to order, under rule 66 of the

Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:—

## THE NATIONAL DEFENCE FUND (WEST BENCAL COLLECTION) BILL, 1962.

#### Α

#### BILL

to prohibit unauthorised collection in West Bengal for the National Defence Fund.

WHEREAS it is necessary to prohibit unauthorised collection in West Bengal for the National Defence Fund;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title and extent.

- 1. (1) This Act may be called the National Defence Fund (West Bengal Collection) Act, 1962.
  - (2) It extends to the whole of West Bengal.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,—
  - (1) "collection" means collection in West Bengal of any money or valuable thing;
  - (2) "the Fund" means the National Defence Fund created by the Central Government for purposes relating to the defence of India.

The National Defence Fund (West Bengal Collections Bill,

#### (Clauses 3-11.)

Prohibition of collecauthorised persons.

3. No collection shall be made for the fund except by tion by un- persons or institutions duly authorised by the State Government by order made in this behalf or by their authorised

Provided that the State Government may, by order, exempt any person or institution or class of persons or institutions from the provisions of this section.

Collection accordance

4. No collection shall be made except in accordance with such procedure and subject to such conditions as may be prescribed by rules made in this behalf;

Provided that the State Government may, by order, grant exemption to any person or institution from the provisions of this section.

Prohibition collection.

5. No person or institution not specially authorised in this behalf by the State Government or by any officer empowered by the State Government, shall make any street collection for the fund.

Collections to be made over to pecified

6. All collections for the fund made by persons institutions authorised or exempted under section 3 authorised under section 5 shall be made over by the persons officer, etc. or institutions making the collections to such officers, other persons or Banks as may be specified by the State Government by order made in this behalf.

Penalty.

Any person making or aiding in any collection for the fund except in accordance with the provisions of this Act shall be liable on conviction to imprisonment which may extend to three years or with fine or with both.

Offence to be cogni-zable.

8. An offence punishable under section 7 shall be cognizable.

Act not to butions.

9. Nothing in this Act shall affect contributions aneot certain voluntarily made over or remitted to any person in authority, tary contribor any Bank authorised by the Central Government or the State Government to receive such contributions.

Power to make rules.

10. The State Government may make rules to carry out the purposes of this Act.

Repeal and savings.

11. (1) The National Defence Fund (West Bengal Collection) Ordinance, 1962, is hereby repealed.

West Ben. Ord. X of 1962.

(2) Anything done or any action taken under the National Defence Fund (West Bengal Collection) Ordinance, 1962, shall be deemed to have been validly done or taken under this Act as if this Act had commenced on the 11th day of November, 1962

#### STATEMENT OF OBJECTS AND REASONS.

Great public response has been received, and is being received, to the appeal for contributions to the National Defence Fund which has been formed at New Delhi in the present emergency. It is, however, necessary to ensure that there is no unauthorised collection of money or valuable things for the National Defence Fund which may not find their way into the Fund. To guard against any such possibility the National Defence Fund (West Bengal Collection) Ordinance, 1962, was made and promulgated by the Governor.

The present Bill is intended to enact the provisions of the said Ordinance. The clauses of the Bill are self-explanatory.

PRAFULLA CHANDRA SEN, Member-in-charge.

CALCUTTA,
The 12th November, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

gistered No. C207

No. 606(IVA)



## Gazette

## Extraordinary

### Published by Authority

TIKA 23 ]

WEDNESDAY, NOVEMBER 14, 1962

[ SAKA 1884

'IT IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

### COVERNMENT OF WEST BENCAL LAW DEPARTMENT

#### Legislative NOTIFICATION

o. 2701L.-14th November, 1962.-The Goyernor ng been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons and the Financial Memorandum which accompany it, in the Calcutta Gazette, the Bill, the Statement of Objects and Reasons and the Financial Memorandum are accordingly hereby published for general information:-

### THE WEST BENCAL HOME GUARDS BILL, 1962.

#### Α

#### BILL

to provide for the constitution of Home Guards in West Bengal.

WHEREAS it is necessary to provide for the constitution of Home Guards in West Bengal;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

- Short title 1. (1) This Act may be called the West Bengal Home and extent. Guards Act, 1962.
  - (2) It extends to the whole of West Bengal.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
  - (1) "Calcutta" means the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1886 Ben. Act together with the suburbs of the town of IV of 186 Calcutta as defined by notification under section Ben. Act 1 of the Calcutta Suburban Police Act, 1866;

of IV of 1866.

#### The West Bengal Home Guards Bill, 1962.

#### (Clauses 3-9.)

(2) "district" means a Zila referred to in the Bengal Districts Act, 1864, but does not, in the case of the district of 24-Parganas, include any area comprised in the suburbs of the town of Calcutta as defined by notification under section 1 of the Ben. Act 1866: Hof 1866.

(3) "Home Guard" means a Home Guard constituted under section 3.

Constitution of Home Guards.

3. The Superintendent of Police in a district or the Commissioner of Police in Calcutta may constitute for the district or Calcutta, as the case may be, a body to be called the Home Guard, the members of which shall discharge such functions in relation to the protection of persons, the security of property or the public safety as may be assigned to them in accordance with the provisions of this Act and the rules made thereunder.

Appointment of members

The Superintendent of Police in a district or the Commissioner of Police in Calcutta may appoint as members of the Home Guard so many persons, who are fit and willing to serve as such, as he is authorised by the State Government to appoint and may appoint any such member to any office of command in the Home Guard.

Functions of members.

5. The Superintendent of Police in a district or the Commissioner of Police in Calcutta may at any time call out a member of the Home Guard for training or to discharge any of the functions assigned to the Home Guard in accordance with the provisions of this Act and the rules made thereunder.

Powers. protection and control.

- 6. (1) A member of the Home Guard when called out under section 5 shall have the same powers, privileges and protection as an officer of police appointed under any Act tor the time being in torce.
- (2) No prosecution shall be instituted against a member of the Home Guard in respect of anything done or purporting to be done by him in the discharge of his functions as such member, except with the previous sanction in a district of the District Magistrate, or in Calcutta of the Commissioner of Police.

Control by officers of police force.

7. The members of the Home Guard when called out under section 5 directly in aid of the police force shall be under the control of the officers of such force, in such manner and to such extent as may be prescribed by rules made under section 9.

Penalty.

If any member of a Home Guard, on being called out under section 5, without sufficient excuse neglects or refuses to obey such order or to discharge his functions as a member of the Home Guard or to obey any lawful order or direction given to him for the performance of his duties, he shall, on conviction by a competent Court, be punishable with fine which may extend to fifty rupees.

Rules.

- The State Government may make rules consistent with this Act providing for: --
  - (a) the exercise of control by officers of the police force over members of the Home Guard when acting directly in aid of the police force;
  - (b) the organisation, appointment, training, conditions of service, duties, discipline, arms, accoutrements and clothing of members of the Home Guard and the manner in which they may be called out for service;

### The West Bengal Home Guards Bill, 1962.

### (Clause 10.)

- (c) allowances, if any, payable to the members of the Home Guard and the conditions subject to which such allowances may be paid;
- (d) conferment on members of the Home Guard of such powers exercisable by a police officer or such other person under any Central or State Act for the time being in force as the State Government may think fit;
- (e) generally giving effect to the provisions of this Act.

Repeal and savings.

10. (1) The West Bengal Home Guards Ordinance, 1962, is hereby repealed.

West Ben. Ord. XI of 1962.

(2) Anything done or any action taken under the West Bengal Home Guards Ordinance, 1962, shall be deemed to have been validly done or taken under this Act as if this Act had commenced on the 11th day of November, 1962.

#### STATEMENT OF OBJECTS AND REASONS.

In connexion with the defence of the country against external aggression at has been found necessary to raise an organisation of Home Guards, the members of which may be called out for the protection of persons, the security of property or the public satety and for such other allied functions as may be assigned to them according to circumstances. Accordingly, the West Bengal Home Guards Ordinance, 1962, was made and promulgated by the Governor under clause (1) of article 213 of the Constitution. The present Bill is intended to enact the provisions of the said Ordinance. The clauses of the Bill are self-explanatory.

CALCUTTA,

PRAFULLA CHANDRA SEN.

The 13th November, 1962.

Member-in-charge.

#### FINANCIAL MEMORANDUM.

It is not yet possible to form an idea of the expenditure likely to be involved, as this will largely depend on the strength of the personnel to be raised from time to time in the different districts, the type of uniform that may have to be supplied to the officers and men, the number of occasions on which the men may have to be called out for duty, and other relevant factors. It is proposed to make a beginning with recruitment and training at once, for meeting the cost of which an approximate sum of Rs. 1,25,000 is likely to be spent in the current financial year.

CALCUTTA,

PRAFULLA CHANDRA SEN.

The 13th November, 1962.

Member-in-charge.

By order of the Governor,

K. K. HAJARA,

Secu. to the Govt. of West Bengal.

Calcutta



Guzette

# Extraordinary Published by Authority

[A 22] TUESDAY, NOV. 13, 1962

[8AKA 1884

Orders and Notifications by the Governor of Wesagal, the High Court, Government Treasury. etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES ORDERS

p. 8355FS.—10th November 1962.—In exercise of power conferred by sub-section (1) of section 3 to Essential Commodities Act, 1955 (X of 1955), with clause (c) of sub-section (2) of the said secand order No. S.R.O. 1185, dated the 2nd April, of the Government of India, published at pages 736 of the "Gazette of India", dated the 13th 1957, Part II, section 3, the Governor is pleased rect that the maximum retail price at which the Coal (Grade II) may be sold at Kakdwip to within the Diamond Harbour subdivision of listrict of 24-Parganas shall not exceed Rs. 4.83 per quintal exclusive of sales tax.

By order of the Governor,
B. C. GANGULI,
Secy. to the Govt. of West Bengal.

# 3464 THE CALOUTTA GAZETTE, EXTRAORDINARY, ()

No. 8394FS./FS/Tx/3L-5/62. — 13th November 1962.—In exercise of the power conferred by claus (b) of paragraph 28 of the West Bengal Cotton Cloud and Yarn Control Order, 1960, as subsequent amended (hereinafter referred to as the said order the Governor is pleased hereby to exempt the Ramkrishna Mission Boys' Home, post office Raham district 24-Parganas, from the operation of the provisions of paragraph 5 and sub-paragraph (ii) of paragraph 6 of the said order in so far as such provision relate to the payment of licence fee in respect of licence under the said order for running the exists powerloom owned and possessed by the said Ramkrishna Mission Boys' Home.

By order of the Governor,

B. C. GANGULI,

Secy. to the Govt. of West Benga

# Calcutta



# Gazette

### Extraordinary

### Published by Authority

IKA 23] WEDNESDAY, NOVEMBER 14, 1962 [SAKA 1884

I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### PARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

#### NOTIFICATION

Mest Dinajpur.—No. 14670L.A.—14th November 2.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of ), in relation to the acquisition of land for the pose of the Union, have been entrusted to the Government by notification No. 20/1/55]udl., ed the 14th May 1955, issued by the Government India. in the Ministry of Home Affairs under 1. India in the Ministry of Home Affairs under 1. S.R.O. 1074 and published at page 868, Part II, tion 3 of the "Gazette of India". dated the 21st 1955;

ind whereas it appears to the Governor that land ikely to be needed for a public purpose, being a pose of the Union, namely, for the construction development of capacity for movement of oil lic for Assam Rail Link (mile 27-28) in the villages Dangi, jurisdiction list No. 181. Shuhia, jurisdiction No. 182 and Kanki, jurisdiction list No. 190, ce-station Goalpukhar, district West Dinajpur, it ereby notified that the pieces of land altogether buring, more or less, 13.82 acres and comprising strat survey plots as detailed below, are likely.

to be needed for the aforesaid public purpose at the public expense within the aforesaid villages of Dam Shuhia and Kanki.

Police-station Goalpukhar, district West Dinagra

Village Dangi, jurisdiction list No. 181 Cadastral survey plots in full- 298, 338, 397 at 370.

Cadastral survey plots in part 288, 296, 209, 32 324, 325, 326, 328, 335, 336, 337, 339, 363, 364, 368, 369, 371, 394, 395, 396, 398, 399, 400, 464, 404, 412 and 413.

Village Suhia, jurisdiction list No. 182 Cadastral survey plot in full -490.

Cadastral survey plots in part -491, 492, 493, 494, 495 and 496.

Village Kanki, jurisdiction list No. 190 Cadastral survey plots in full--215, 216, 217 at 290.

Cadastral survey plots in part 214, 218, 219, 22 226, 227, 246, 247, 260, 262, 263, 285, 288, 289, 29 292, 301, 303, 304, 305, 316, 367, 368, 380, 381 at 382.

This notification is made under the provisional section 4 of the Land Acquisition Act, 1894 (Act of 1894), read with the said notification, to all who it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

In exercise of the powers conferred by the sal section, read with the said notification, the Governitis pleased to authorise the Officers for the time being engaged in the undertaking, with their servents at workmen, to enter upon and survey the land and all other acts' required or permitted by that sected

In exercise of the powers conferred by sub-sector (4) of section 17 of the Land Acquisition Act, 18 (I of 1894), read with the aforesaid notification of Governor is pleased to direct that the provisions section 5A of the said Act shall not apply to abovementioned land which is entirely waste arable and to which, in the opinion of the Governor arable and to which, in the opinion of the Governor the provisions of sub-section (1) of section 17 of the Act are applicable.

By order of the Governor.

H. L. CHAKRAVARTI,

Dv. Secv. to the Govt. of West.

# Calcutta



### Guzette

### Extraordinary

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[KA 23] WEDNESDAY, NOV. 14, 1962 [BAKA 1884

I—Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF FOOD AND SUPPLIES

#### NOTIFICATION

No. 8435FS/FS/Sectt/5C-19/61.—14th November 12.—The Governor is pleased to appoint Shrapmkesh Majumdar, Chairman of the West Bengal ex Co-operative Agricultural Marketing Society L, as a member of the Price Enquiry Committee est Bengal, constituted under the Government of St Bengal, Department of Food and Supplies, notition No. 4996-FS/FS/Sectt/5C-19/61, dated the June 1962, published at pages 1963-1964, of Part fithe "Calcutta Gazette, Extraordinary" of the June 1962, in place of Shri Tarapada Choudhury, airman, West Bengal Provincial Co-operative Bank L, since deceased.

By order of the Governor, B. C. GANGULI,

Secy. to the Govt. of West Bengal.

l and published by the Superintendent, Government g. West Bengal at West Bengal Govt. Press Alipore

Calcutta



# Guzeffe

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I-Orders and Notifications by the Governor of West igal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

#### PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### **NOTIFICATION**

o. 7862/M3H-11/62.—14th November 1962.—In reise of the power conferred by sub-section (1) of ion 6 of the Howrah Improvement Act, 1956 st Bengal Act XIV of 1956), the Governor is sed to appoint Shri M. A. T. Iyengar, I.C.S., to he Chairman of the Board of Trustees for the rovement of Howrah, with effect from the date of taking over charge of the said office, vice Shri A. ogi, I.A.S.

By order of the Governor.

A. K. DATTA.

Jt. Secy. to the Govt. of West Bengal.

and published by the Superintendent, Government, West Bengal at West Bengal Govt. Press Alipore.



**Bazette** 

**Calcutta** 

# Extraordinary

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RTIKA 24]

THURSDAY, NOVEMBER 15, 1962

[SAKA 1884

₹T IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

#### COVERNMENT OF WEST BENGAL LAW DEPARTMENT

Legislative

NOTIFICATION o. 2710L .- 15th November, 1962. - The Govr having been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information: -

THE WEST BENCAL BHUDAN YAGNA BILL, 1962.

#### BILL

to provide for dealing with lands donated by people in pursuance of Bhudan Yagna as initiated by Acharya Vinoba Bhave and matters ancillary thereto;

WHEREAS it is expedient to provide for dealing with lands donated by people in pursuance of Bhudan Yagna as initiated by Acharya Vinoba Bhave and matters ancillary thereto:

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows :-

- Short title. 1. (1) This Act may extent and Bhudan Yagna Act, 1962. be called the West Bengal
  - (2) It extends to the whole of West Bengal.
  - (3) It shall apply to such area or areas with effect from such date or dates as the State Government may, by notification in the Official Gazette, specify in this behalf and different dates may be specified in respect of different areas.

The West Bengal Bhudan Yagna Bill, 1962. (Clauses 2-6.)

2. In this Act, unless there is anything repugnant in

- the subject or context,—

  (1) "Bhudan Yagna" means the movement initiated by Acharya Vinoba Bhave for the encouragement
  - of voluntary donation of land for distribution to landless persons;

    (2) "Board" means the West Bengal Bhudan Yagna
    Board constituted under section 3:
  - (3) "land" means land used for purposes of agriculture or horticulture or purposes incidental thereto, and includes waste land:
  - (4) "landless persons" includes a person owning land not exceeding such limit as may be prescribed;
  - (5) "prescribed" means prescribed by rules made under this Act.

Establishment and incorporation of Bhudan Yagna Board.

- 3. (1) The State Government shall, by notification in the Official Gazette, establish a Board to be called the "West Bengal Bhudan Yayna Board" consisting of such number of members as it may think fit for carrying out the purposes of this Act.
- (2) The Board shall be a body corporate having perpetual succession and a common seal, with power to acquire, hold and dispose of property, both movable and immovable and to enter into contracts and to do all acts necessary and consistent with the purposes of this Act and shall sue and be sued by the name referred to in subsection (1).

Staff and fund of the Board.

- 4. (1) The Board shall appoint a Secretary and such other staff as it may consider necessary for carrying out the purposes of this Act on such remuneration and on such terms and conditions as may be prescribed.
- (2) The Board shall have a fund to be called the "West Bengal Bhudan Yagna Fund" and all monies received by the Board on any account whatsoever shall be credited to, and all expenditure incurred by the Board shall be paid out of, such fund.
- (3) The accounts of the West Bengal Bhudan Yagna Fund shall be kept and audited in such manner as may be prescribed.

Particulars of donated land to be furnished to Board.

- 5. Any person donating any land in pursuance of Bhudan Yayna shall furnish to the Board all particulars in respect of such land specifically mentioning,—
  - (a) the right, title and interest of such person in the land,
  - (b) the nature and extent of encumbrances, if any, to which the land is subject, and
  - (c) whether any rent, revenue, cess or tax in respect of the land is outstanding or not.

Vesting order.

6. (1) On receipt of the particulars referred to in section 5, the Board shall refer the same to an Officer having jurisdiction over the area in which the land concerned is situated specially appointed by the State Government in this behalf and thereupon the Officer shall, if he is satisfied, after giving, in such manner as may be prescribed, public notice of his intention so to do, and after making such enquiry, if any, as he may think fit, that the donor has good title to the land and that the land is free from encumbrances, make a vesting order, and shall, after the expiry of the period of appeal or, if an appeal be

The West Bengal Bhudan Yagna Bill, 1962.

(Clauses 7—12.)

after the disposal thereof confirming vesting order, send such vesting order to the Registering Officer having jurisdiction over the area in which the land is situated for registration thereof.

- (2) The Registering Officer shall on receipt of a vesting order sent by the Officer under sub-section (1) register the
- (3) On registration of any vesting order under subsection (2), the right, title and interest of the person donating the land in respect of which the vesting order is made shall vest in the Board and the Board shall hold the land so vested on such terms, conditions and restrictions as may be prescribed:

Provided that if any rent, revenue, coss or tax in respect of such land be in arrears at the time when the same is donated, the person donating the land, and not the Board, shall remain liable to pay such arrears.

Appeal.

7. An appeal from a vesting order made under section (1) of section 6, shall lie, if preferred within thirty days from the date of the vesting order, to the Munsif having jurisdiction over the area within which the land in respect of which the vesting order is made is situated and the Munsif shall dispose of such appeal by an order either confirming the vesting order or setting it aside:

Provided that no such order in appeal shall be passed without giving the party or parties prejudicially affected thereby an opportunity of being heard.

Settlemen t of land vested in the Board.

8. The Board may settle on such terms, conditions and restrictions as may be prescribed, any land vested in it with landless persons residing within the area within which such land is situated.

Doguments to be free duty and

9. Notwithstanding anything to the contrary contained in any other law, no stamp duty or fees shall be chargeable in respect of any document executed or registered in pursuance of the provisions of this Act.

Indomnity.

10. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act or any rule or order made thereunder.

Power to The State Government may, by notification in the make rules. Official Gazette, make rules for carrying out the purposes of this Act and such rules may provide for any matter which may be or is required to be prescribed.

Repeal and sevings.

12. (1) The West Bengal Bhudan Yagna Ordinance, West Bon. Ord. VII 1962 is hereby repealed.

of 1962.

(2) Anything done or any action taken under the West

#### STATEMENT OF OBJECTS AND REASONS.

The West Bengal Bhudan Yagna Ordinance, 1962 (West Bengal Ordinance No. VII of 1962), was promulgated by the Governor to provide for dealing with lands donated by people in pursuance of Bhudan Yagna as initiated by Acharya Vinoba Bhave and matters ancillary thereto.

2. The Bill seeks to enact the provisions of the said Ordinance.

S. BHATTACHARYYA,

CALCUTTA,

Member-in-charge.

The 13th November, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.



#### Extraordinary

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ARTIKA 24

THURSDAY, NOVEMBER 15, 1962

SAKA 1884

'ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

#### **COVERNMENT OF WEST BENCAL**

#### **Law Department**

#### Legislative

#### NOTIFICATION

2717L.—15th November. 1962. - The No. lovernor having been pleased to order, under ruse

66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, 66 of the Rules the publication of the following Bill, together with the statement of Objects and Reasons which companies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general accordingly hereby for general unformation: ---

## THE COURT-FEES (WEST BENCAL AMENDMENT) BILL, 1962.

### Α

#### BILL

to amend the Court-fees Act, 1870, in its application to West Bengal.

WHEREAS it is expedient to amend the Court-fees Act, 7 of 1870, 1870, in its application to West Bengal, for the purposes and in the manner bereinafter appearing,

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as tollows:-

- Short title 1. (1) This Act may be called the Court-fees (West and extent. Bengal Amendment) Act, 1962.
  - (2) It extends to the whole of West Bengal.

Application of the Act.

2. The Court-tees Act 1870 (herereafter referred to as the said Act), shall, in its application to West Bengal, be amended in the manner berematter provided.

Amend-ment of section 7 of Act 7 of 1870.

- 3. In section 7 of the said Act,-
- (1) in clause v, after the words "In suits for possession of land, buildings or gardens", the words ", not being suits referred to in clause vA," shall be inserted;
- (2) after clause v, the following clause shall be inserted, namely:
- In a suit for recovery of possession of immovable property from-
- (a) a trespasser, where no declaration of title to the property is either prayed for or necessary for dispessal of the suit,—according to the amount at which the relief sought is valued in the plaint

The Court-fees (West Bengal Amendment) Bill, 1962.

#### (Clause 4.)

- (b) a licensee upon revocation or termination of his license,—
  - (i) where a license fee is payable by the licensee in respect of the immovable property to which the suit refers, according to the amount of the license fee of the immovable property payable for the year next before the date of presenting the plaint, or
  - (ii) where no such license fee is payable by the licensee, according to the amount at which the relief sought is valued in the plaint subject to the provisions of section 8C:".

Amend. 4. In Schedule 1 to the said Act, article 2 shall be ment of omitted.

Schedule 1.

#### STATEMENT OF OBJECTS AND REASONS.

It has been held by a Special Bench of the High Court at Calcutta in a recent case that while an owner waiting to evict a licensee in respect of immovable property has to pay a larger amount of court-fees on the basis of the value of the property under section 7(r) of the Court-fees Act, a landlord wanting to evict a tenant has to pay a smaller amount of court-fees, on the basis of the annual rent payable for the year next preceding the suit under section 7(rr)(cr) of the Act. In order to remove this anomaly, it is proposed to amend the Act so as to enable the owner in a suit against a brensee to pay court-fees according to the amount of license fee, or, according to the amount at which the relief sought for is valued, when no breense fee is payable.

Further, to give relief to an owner of immovable property, who wants to sue merely for recovery of possession against a trespasser, by enabling lam to pay court-tees on the basis of his own valuation, and not on the basis of the value of the property, as at present, it is proposed to insert a new provision.

As a consequence of the proposed provision relating to suits against trespassers, article 2 of Schedult I of the Court-fees Act is proposed to be deleted.

CALCUTYA,

The 14th November, 1962

1. D. JALAN, Member-in-charge.

By order of the Governor,

K. K. HAJARA.

Secy. to the Govt. of West Bengal.

# Calcutta



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[A 24] THURSDAY, NOVEMBER 15, 1962 [ SAKA 1884

I-Orders and Notifications by the Governor of West agal, the High Court, Government Treasury, etc

GOVERNMENT OF WEST BENGAL

# ARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

#### **NOTIFICATIONS**

7948/M2A-18/60.—15th November 1962. reas Government in their notification No. 7180/18/60, dated the 7th July 1960, published at 1695-1696 of Part I of the "Calcutta Gazette, aordinary" of the same date, Tssued an order section 67A of the Bengal Municipal Act, 1932 gal Act XV of 1932), declaring that the Murshid municipality in the district of Murshidabad have an Executive Officer for a period of two 5, with effect from the date of appointment of an Officer;

d the 16th July 1962, published at pages 2137of the 16th July 1962, published at pages 2137of the 16th July 1962, the said period was
ided up to the 10th November 1962;

and whereas, in the opinion of the Governor, ler extension of the said period is necessary;

ow, therefore, in exercise of the power conferred ub-section (1) of section 67A of the said Act, Governor is pleased to extend the period of the Executive Officer for a further In Company of the Back 1963.

In exercise of the power conferred by subas (2) and (3) of section 67A of the said Act.

the Governor is further pleased to appoint Shri 11 Roy, a retired Special Officer (Accounts) of the Foo Relief and Supplies Department, Government of Well Bengal, to continue, during the said extended period as the Executive Officer of the said municipality and to direct that he shall continue to exercise and per form the powers and duties conferred and imposs upon him by the aforesaid notification No. 7180 M2A-18/60, dated the 7th July 1960

> By order of the Governor, A. K. DATTA,

It. Secy. to the Govt. of West Beng

No. 7949/M2A-18/60.—15th November 1962. Whereas Government in their notification No. 1289 M2A-19/60, dated the 7th November 1960, issued order under section 67A of the Bengal Municip Act, 1932 (Bengal Act XV of 1932), declaring the Berhampore municipality in the district t Murshidabad shall have an Executive Officer for period of two years, with effect from the date joining of such an Officer;

the And whereas, in the opinion of further extensions of the said period is necessar

Now, therefore, in exercise of the power confen by sub-section (1) of section 67A of the said A the Governor is pleased to extend the period appointment of the Executive Officer for a furth period up to the 31st March 1963.

In exercise of the power conferred by st sections (2) and (3) of section 67A of the said A the Governor is further pleased to appoint Shri J. Roy, a retired Special Officer (Accounts) of the Follows Relief and Supplies Department, Government of We Bengal, to continue, during the said extended period as the Executive Officer of the said municipality to direct that he shall continue to exercise and p form the powers and duties conferred and impos upon him by the aforesaid notification No. 1285 M2A-19/60, dated the 7th November 1960.

By order of the Governor, A. K. DATTA, Jt. Secy. to the Govt. of West Bell

# Calcutta



# Gazette

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ITKA 24] THURSDAY, NOVEMBER 15, 1962 [SAKA 1884

T I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

#### **EDUCATION DEPARTMENT**

#### General

#### NOTIFICATION

No. 4101Edn(G)/9B-18/62/62. — 13th November 62.—In exercise of the power conferred by section of the Bengal (Rural) Primary Education Act, 1930 engal Act VII of 1930), the Governor is pleased reby to fix the 7th April 1963 as the date by which e election of a member of the District School pard of Cooch Behar under clause (g) of section 6 the said Act, shall be held to fill up the vacancy used by the death of Atul Chandra Sarkar, a ember of the said Board.

By order of the Governor, K. LAHIRI,

Dy. Secy. to the Govt. of West Bengal.

d and published by the Superintendent, Government ng, West Bengal at West Bengal Govt Press Alipore



# Gazette

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[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# IRECTORATE OF COMMERCIAL TAXES WEST BENGAL

#### **NOTIFICATIONS**

No. 281C.T.—5th October 1961.—In purince of the provisions of section 9 of the Bengal nance (Sales Tax) Act, 1941 (Bengal Act VI 1941) the following names and addresses of sistered dealers whose registrations under the t were amended with effect from the date noted sinst each of them and in respect of the partiars appearing in the different items in the nner indicated against such particulars, are plished for general information:—

- tes.—(a) Serial number, name, address and chief place of business and number of branches.
  - (b) Number and date of registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
  - (e) Date of amendment.
- (S) Shri Madhuri Roy and Shri Nawadwip lw carrying on business under the trade name ssrs. Central Engineering Co. (for) Messrs.

Central Engineering Co., 6/1 Subarban School Road, Calcutta-25 (a); AL/699, 18-5-59 (b); 19-9-61 (e).

- 2. Messrs. Metal Fold Industries Private 1.td., 30 Debendra Ghosh Road, Calcutta (a); AL/805A, 31-1-61 (b); (A) Hessain cloth, jute twine (d); 21-9-61 (e).
- 3. (S) Bhowani Prasad Dutta carrying on husiness under the trade name Messrs. Bhowani Auto Agency (for) Bhowani Prasad Dutta and Ramprasad Deb carrying on business under the trade name Messrs. Bhowanipore Auto Agency, 16C Ashutosh Mukherjee Road, Calcutta (a); AL/744A, 30-3-60 (b); 21-9-61 (e).
- 4. Messrs. Shyam Sundar Bukhania, Barakar, district Burdwan (a); AS/148B, 21-10-59 (b); (A) Toilet powder, lip stick, tolet cream, permunery (d); 19-9-61 (e).
- 5. Messrs. Bengal Mining Supply, Raniganj, (a); AS/1577A, 17-12-52 (b); (A) Hardware, paint, varnish, pipes, pipe fitting, tools, cane & case basket, torch, batteries, carbide, fire extinguisher, rubber hose, rubber bushes, brass rod and sheet, brass handle, stings and ropes, engineering and surgery instruments, plumbing and sanitary fittings (d); 21-9-61 (e).

- 6. Shri Ratilal D. Ghelani carrying on business under the trade name Ratilal D. Ghelani, 33 Armenian Street, Calcutta (a); AT/670A, 29-1-47 (b); (A) Tower bolts, iron door ring, all drops, rod, door handles, galv.-wire, galv.-plain sheet, g.i. pipes, c.i. pipes, c.i. bend, rain water pipe, c.i. junction, c.i. head, c.i. cowl, angles, barbed wire, c.i. main hole cover, black sheets, channels and c.i. shoe (d); 15-9-61 (e).
- 7. (S) Shri Chiranjilal Churiwala carrying on business under the trade name Hanumandas Rajendraprasad (for) Messrs. Hanumandas Rajendraprasad, (S) 14 Amratola Street, Calcutta (for) 19 Amratolla Street, Calcutta (a); AT/3129A, 18-12-53 (b); 15-9-61 (e).
- 8. (S) Shri Nawal Kishor Agarwal carrying on business under the trade name Devi General Stores (for) Shri Prabhu Dayal Agarwala carrying on business under the trade name Devi General Stores, 71 Canning Street, Calcutta, (Room No. B-36) (a); AT/3702A, 19-11-60 (b); 16-9-61 (e).
- 9. Shri Shyam Sundar Agarwala, Shri Kishorilal Agarwala and Shri Brijla Agarwala carrying on business under the trade name Kishorilal Shyam Sundar, 26/1 Armenian Street, Calcutta (a); AT/819A, 29-9-41 (b); m.s. channel, joists and m.s. angles (d); 16-9-61 (e).
- 10. (S) Shantilal Dulichand Shah carrying on business under the trade name S. C. Shah & Co. (for) Shantile! Dulichand Shah and Chhotalal Dulichand Shah carrying on business under the trade name S. C. Shah & Co., 1 Portuguese Church Street, Calcutta (a); AT/3181A, 9-5-50 (b); 16-9-61 (e).
- 11. Shri Mohanlal Rajgaria and Shankarlal Rajgaria carrying on business under the trade name Shyam Sundar Mohanlal, 15/3 Armenian Street, Calcutta (a); AT/3484A, 5-7-58 (b); (A) Tin and munsell (d); 18-9-61 (e).
- 12. (S) Shri Mohsin Mohimedbhoy Motiwalla carrying on business under the trade name Universal Trading Co., (for) Universal Trading Co., 71/1 Canning Street, Calcutta (a); AT/1687A, 10-6-46 (b); (A) Paints, rubber, raw materials, caustic soda, soda ash, dyes, borax, acetic acid, berium carbonate, taps, ammonia bicarbonate, cobalt oxide and hytlo supereel, (D) General merchandise as and when required for resale (d); 18-9-61 (e).
- 13. Shri Kheloo Ram Jhengan carrying on business under the trade name (dobal Enterprises, 8 Amratolla Street, Calcutta (a); AT/3621A, 26-11-59 (b); (A) Dammarbatu (d); 19-9-61 (e).
- 14. (S) Messrs. Maganlal Madhabji Porkh and Jayantilal Jagmohandas Gorasia carrying on business under the trade name Bengal Sales Corporation (for) Sm. Greetbeen V. Kotecha carrying en business under the trade name Britania Stores, 2 Portuguese Church Street, Calcutta 192 Old China Bazar Street, Calcutta (a); AT/57B, 2-9-41 (b); and (1) General merchandise as and when required and certified for resale (d); 19-9-61 (e).

- 15. Messrs. Srichand Sethia, Sagarmal Sethia Kanahyalal Sethia and Mahal Chand Sethia carrying on business under the trade name Sethia Trading Co., 15 Noormal Lohia Lane, Calcutt (a); AT/194B, 30-7-51 (b); (A) Electric motors starters and switches, grinders and polisher spares of electric motors, pumps and pumpin sets, a.c. d.c. generators and sets, engine an spares, air compressors, meters and atta chakk and belts, fans, refrigerating machineries an plants, copper tubings, accessories and components, refrigerants (gases) insulating materials cabinets and boxes (d); 19-9-61 (e).
- 16. Shri Dulichand Baid, Shri Ramesh Ch Shah and Shri Sukhlal Baid carrying on business under the trade name Ratichand Sekharchand. N Armenian Street, Calcutta (a); AT/1918A, 1-9-48 (b); (D) (1) Raw materials, (2) Plant, machinery, spare parts, (3) Consumable stores, viz., Umbrella cloth and umbrella parts. Provided that all goods for which exemption from payment of sell-tax is claimed are intended for use in the actual process of manufacture of the goods named below (i) Umbrella (c); 19-9-61 (e).
- 17. (S) Shri Monindra Nath Ghosh carrying a business under the trade name M. N. Ghosh (fo M. N. Ghosh, 39 Armenian Street, Calcutta (a AT/2120A, 2-2-49 (b); 20-9-61 (e).
- 18. (S) Shri Bhanwarlal Kochar and Sh Dulichand Kochar carrying on business under the trade name Badurmal Dulichand (for) Sh Abhoyraj Kochar, Shri Bhanwarlal Kochar and Dulichand Kochar carrying on business under the trade name Badurmal Dulichand( 39 Armenia Street, Calcutta (a); AT/3360A, 15-9-48 (b) 20-9-61 (e).
- 19. (S) Shri Popatlal Shanghvi carrying of business under the trade name Stanley Oil Company (for) Stanley Oil Company, 72 Canning Street, Calcutta (a); AT/3513A, 7-11-58 (b); (D) Paper, cycle tyre (d); 20-9-61 (e).
- 20. (S) Shri Dwarkadas Vadalia carrying on business under the trade name D. Vadalia & Co. (for) Messrs. D. Vadalia & Co., 1 Rupchand Roy Street, Calcutta (a); AT/1854A, 20-12-47 (b): 21-9-61 (e).
- 21. (S) Messrs. Muralidhar Saraf, Durgoprosad Saraf, Gangaram Saraf, Premsukh Saraf, Jesraj Saraf and Kamala Devi Saraf carrying on business under the trade name Kishanlal Durgaprasad (for) Messrs. Kishanlal Durgaprosad, (S) 20 Amratola Street, Calcutta (for) 6A Tarachand Dutta Street, Calcutta (a); (S) AT/3778 (for) CL/2330A (b); 21-9-61 (e).
- 22. (S) Messrs. Sardar Man Singh Lamba. Sardar Sewak Singh Lamba, Sardar Jagjit Singh Lamba and Sardar Gurcharan Singh Lamba carrying on business under the trade name Lamba Trading Co., (for) Messrs. Lamba Trading Co., 72 Poddapukur Road, Calcutta-20 (A) Calcutta-1 (a); (S) BH/319B (for) BH/2128A (b); 19-9-61 (e).

- 3. (S) Messrs. Somabhai M. Patel, Provini S. Patel, Mangala Ben Patel, Sharda Ben el and Chotabhai S. Patel (Partners) carrying business under the trade name Messrs. Provini Somabhai Patel & Co., Branch at Bejoytoran iganj Bazar, Burdwan (for) Messrs. Provini Somabhai Patel & Co., Barabazar, Burdwan BN/67B (b); 15-9-61 (e).
- 4. (S) Messrs. Chotelal Khandelwal, Nanda-Khandelwal, Mohanlal Khandelwal, Madanlal mdelwal, Ramgopal Khandelwal and Sundar al Khandelwal (Partners) carrying on business ler the trade name Messrs. Bakshiram Laxmi ayan (for) Messrs. Bakshiram Laxmi Narayan, langanj, Burdwan (a); BN/1135A (b); 15-9-61
- 5. (S) Shrimati Pabitra Bala Dasi (Propriess) Carrying on business under the trade name sats. Pabitra Bala Dasi (for) Messrs. Pabitra la Dasi, Station Bazar, Katwa, Burdwan (a); 7/558A (b); 19-9-61 (e).
- 16. (S) Shri Ushapati Mondal (Proprietor) rying on business under the trade name Messrs. resh Chandra Mondal & Sons (for) Messrs. esh Chandra Mondal & Sons, Dainhat, Katwa, dwan (a); BN/90A (b); 19-9-61 (e).
- 7. (S) Shri Chainrup Surana (Proprietor) ying on business under the trade name Messrs. inrup Omraosing (for) Messrs. Chainrup raosing, Nutanganj, Burdwan (a); BN/447A; 19-9-61 (e).
- 8. (8) Shri Manulal Marwari (Proprietor) ying on business under the trade name Messrs. apurna Flour Mill (for) Messrs. Annapurna ar Mill, Borehat, Burdwan Town (a); BN/A (b); 19-9-61 (e).
- ). (S) Messrs. Kalipada Nandy and Taraanna Dikpati (Partners) carrying on business er the trade name Messrs. The Burdwan Cloth es (for) Messrs. The Burdwan Cloth Stores, abazar, Burdwan (a); BN/822A (b); 19-9-61
- ). (S) Shri Manulal Marwari (Proprietor) ying on business under the trade name Messrs. sapurna Flour Mill (for) Messrs. Annapurna ir Mill, Borchat, Burdwan Town (a); BN/195A; 19-9-61 (e).
- . (S) Shri Basanta Kumar Samanta (Protor) carrying on business under the trade e Messrs. late Jugal Kishore Samanta and inta Kr. Samanta (for) late Jugal Kishore anta and Bama Charan Koner, Bajeprotappur, lwan (a); BN/48A (b); 20-9-61 (e).
- 6. (S) Shri Balahari Dutta (Proprietor) carryon business under the trade name Messrs. shari Dutta (for) Messrs. Balahari Dutta, anganj, Burdwan (a); BN/22A (b); 20-9-61
- (S) Shri Rabi Kinkar Banerjee (Propriecarrying on business under the trade name its. Rabikinkar Banerjee (for) Messrs. Rabiar Banerjee, Barabazar, Burdwan (a); BN/ (b); 20-9-61 (e).

- 34. (S) Sm. Labanna Prova De (Proprietress) carrying on business under the trade name Messrs. Chhatra Bandhab Store (for) Messrs. Chhatra Bandhab Store, Raniganj Bazar, Burdwan (a); BN/503A (b); 20-9-61 (e).
- 35. (S) Shri Gour Mohan Guha (Proprietor) carrying on business under the trade name Messrs. Gour Mohan Guha (for) Messrs. Gour Mohan Guha, Alamganj, Burdwan (a); BN/100A (b); 20-9-61 (e).
- 36. (S) Messrs. Rameswar Das and Ramdhone Das (Partners) carrying on business under the trade name Messrs. Rameswar Das, Ramdhone Dass (for) Messrs. Rameswar Das, Ramdhone Dass, Borehat, Burdwan (a); BN/985A (b); 20-9-61 (e).
- 37. (S) Shri Profulla Kumar Saha (Proprietor) carrying on business under the trade name Messrs. Profulla Kumar Saha (for) Messrs. Profulla Kumar Saha, Dainhat, district Burdwan (a); BN/1154A (b); 21-9-61 (e).
- 38. (S) Messrs. Kalipada (Juha, Monohar Guha and Karunamay Mukherjee (Partners) carrying on business under the trade name Messrs. Karunamoy Mukherjee, Kalipada (Juha, Manohar Guha (Gor) Messrs. Karunamay Mukherjee, Kalipada (Juha, Manohar (Juha, Satgachia, district Burdwan (a); BN/144A (b); 21-9-61 (e).
- 39. (S) Shri Gobinda Chandra Nag (Proprietor) carrying on business under the trade name Messrs. Netaji Mistanna Bhandar (for) Messrs. Netaji Mistanna Bhandar, Raniganj Bazar, Burdwan (a); BN/623A (b); 21-9-61 (e).
- 40. (S) Shri Kartik Chandra Samanta (Proprietor) carrying on business under the trade name Messrs. Kartic Chandra Samanta (for) Messrs. Kartic Chandra Samanta, Barabazar, Burdwan (a); BN/792A (b); 21-9-61 (e).
- 41. (S) Shri Makunda Chandra Saha (Proprietor) carrying on business under the trade name Messrs. Mukunda Chandra Saha (for) Messrs. Mukunda Chandra Saha, Dainhat, district Burdwan (a); BN/615A (b); 21-9-61 (e).
- 42. (S) Shri Kanai Lal Kala carrying on business under the trade name Messrs. Lalchand Kanhailal (for) Messrs. Lalchand Kanhailal, Jiaganj, Murshidabad (a); BR/70A, 18-6-42 (b); 16-9-61 (c).
- 43. Messrs. Anath Bandhu Seal and Gopo Bandhu Seal carrying on business under the trade name Messrs. Medico Scientific Stores, 30 Colootola Street, Calcutta (a); CL/2235A, 23-7-61 (b); (A) Laboratory equipments and apparatus, chemiculs (d); 15-9-61 (e).
- 44. (S) Messrs. Ramji Gokaldas Patel and Gordhandas Gokalbhai Patel carrying on business under the trade name R. G. Patel (for) R. G. Patel, 10 Tarachand Dutta Street, Calcutta (a); CL/2290A, 26-12-51 (b); 18-9-61 (e).
- 45 Messrs. Ceylon Calcutta Trading Corporation, 14 Lower Chitpore Road, Calcutta (a); CL/1645Λ, 19-9-44 (b); (D) General merchandise as and when required for resale (d); 16-9-61 (e).

- 46. (S) Shri Bajranglal Bidasaria and Shri Sankarlal Bidasaria carrying on business under the trade name Messrs. Hariprosad Bhagwati Prosad (for) Messrs. Hariprosad Bhagwati Prosad, 161/1 Harrison Road, Calcutta (a); CL/1747A, 17-3-49 (b); (D) Moongdal, betelnut, vegetable ghee, cigarettes, condensed milk and other general merchandise as and when certified by the purchasing dealer to be required for resale, (A) Groundnuts and its products, pulps, card board, old news paper, dry cocoanut and its oil, mahua oil, ghee, butter, exercise book, register, accounts books, spices, dhuna, arrowroot, dry fruit, sodibicarb, moong bread, chalk, tarpauline, tea and coffee, timber, stationery goods, building materials, cutlery, glass and glasswares, perfumery goods, tinned food, alluminium goods, copper sheets and wares, chemical of all kinds, sanitary pipes and fittings, electrical goods, tools and implements, machineries and parts, dyes, shafting and ball bearings, belting, dry batteries, bulbs, boot polish and brushes, blades, buttons, barley, camphor, iron and steel goods, coir and coir ropes, weighing scales and weights, pruning knives, hardwares, tea chests, plywood, gold, silver, mercurry, lead, zinc (d); 19-9-61 (e).
- 47. (S) Messrs. Doyaram Khorabhai, Wallamji Khorabhai, Nanalal Khorabhai, Manilal Khorabhai, minor, represented by Sakarbai carrying on business under the trade name Lucky Biri Company (for) Lucky Biri Company, 6 Ramprosad Saha Iane, Calcutta, (D) Siliguri Bazar, Siliguri, Darjeeling, (A) (i) 464 Hil Cart Road, Darjeeling, (ii) post-office Mal, district Jalpaiguri (a); CL/171B, 21-8-52 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Biris (for) Biri tobacco, biri leaves and thread and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores. Certified by the purchasing dealer to be required for use in any process in the manufacture of Biris for sale (c); 18-9-61 (e).
- 48. Messrs. The Calcutta Pally Works, 36/1A Phears Lane, Calcutta (a); CL/1770A, 11-4-59 (b); (A) Leather (d); 21-9-61 (e).
- 49. (S) R. K. Kapoor, S. K. Kapoor, V. K. Kapoor and P. K. Kapoor represented by natural guardian mother carrying on business under the trade name Messrs. K. L. Kapoor & Co. (for) Messrs. K. L. Kapoor & Co., 90 Chittaranjan Avenue, Calcutta (a); CL/218B, 8-5-59 (b); 20-9-61 (e);
- 50. (S) Messrs. Chetandas Mohta and Ghanshyamdas Mohta carrying on business under the trade name Mohta Electric Trading Co. (for) Messrs. Mohta Electric Trading Co., 12B Lower Chitpore Road. Calcutta (a); CL/2875A. 26-10-57 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts, and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Iron clad switches (c); 21-9-61 (e).

- 51. (S) Subodh Kumar Bhattacharjee, Ille Bhattacharjee and Tarakdasi Devi carrying on business under the trade name Mac Mohan & Co (for) Shri Subodh Kumar Bhattacharjee (Proprie tor) carrying on business under the trade name Mac Mohan & Co., 71/A Netaji Subhas Road Calcutta (a); CR/546A, 26-9-41 (b); 15-9-61 (e)
- 52. Messrs. Salebhoy Mohamedali and Abbashhai Abdul Husain Bearwarwala carrying on business under the trade name Reliable Supply Agency, 71/A Netaji Subhas Road, Calcutta (a); CR/3130A, 24-7-61 (b); (A) Beltings, water meter, jin crow, emary goods, steel ball, bolts, nuts, washers, rivets, screws, rubber insartions, pipes, measuring tape, jask, hose, wheel puller, nonferrous rods and sheets, huller parts, h. s. steel and drill machine (d); 15-9-61 (e).
- 53. Shri Chandulal Vora carrying on business under the trade name Damodardas J. Vora, P.11 New Howrah Bridge Approach Road, Calcutta (a); CR/3057A, 11-11-60 (b); (A) Black and galannised pipes, tubes and fittings (d); 16-9-61 (e).
- 54. Shri Murli Monohar Sureka (Proprietary) carrying on business under the trade name Playfair Industrials, 36 Strand Road, Calcutta (a); CR/3116A, 17-6-61 (b); (A) Cotton twine, sluice valve, h.s.t.s. twist drills, spinning bobbins, tapes screwing, glycerine, wheel valve, bib cock, stean cock, silver stop motion, ditecter sleeves, wooden planteen rollers, screwing dies, scythe stope roving bobbins, round cutter, slotting cutter milling cutter, loom steel reeds, rubber wheel asbestos packing, diamond packing, cotton packing, asbestos tape packing, rails, white metals silver cane (d); 18-9-61 (e).
- 55. Messrs. K. L. Pareek and S. K. Paree carrying on business under the trade name International Stores Agency, 138 Canning Street, Calcutta (a); CR/3094A, 4-5-61 (b); (A) Emericlothes and papers, sand papers, grinding wheels, electric motors, starters, its spare parts and accessories, spare parts of diesel engines, grease cups, asbestos mill board, clothes and glove, rubber canveyors, small tools, bearings, crucibles, gloves of all kinds, screws (d); 19-9-61 (e).
- 56. (S) Taherally Haji Jiwaji and Akbarally Haji Jiwaji carrying on business under the trade name Messrs. Ahmedally Abbashlai & Co., (for) Messrs. Ahmedally Abbashlai . Co., 12B Cliw Row, Calcutta (a); CR/2112A, 11-5-49 (b); 20-9-6 (e).
- 57. (S) Shri Kumud Mohan Saha and Shri Anil Kumar Mukherjee (Partners) carrying on business under the trade name East Bengal Khata Stores (for) Shri Kumud Mohan Saha (Proprietor) carrying on business under the trade name East Bengal Khata Stores, 10 Hastings Street Calcutta (a); EL/3473A, 31-7-61 (b); 15-9-61 (c)
- 58. Messrs. United India Agency, 3/1 Mango Lane, Calcutta (a); EL/1841A, 13-5-49 (b); (A Vices, hammers, files, axes, hack shaw blades measuring tapes, screw drillers, hair belting ebonite sheets, cylinders, hose pipes, rubber tube (d); 18-6-61 (e).

- 59. (S) Messrs. Sudsons (Private) Ltd., (for) [essrs. Sudsons Ltd., 3 Esplanade East, Calcutta 1); EL/3065A, 26-2-46 (b); 21-9-61 (e).
- 60. (S) Messrs. Hrishikesh Mondal and thagyadhar Mondal carrying on business under the trade name Messrs. Bharat Engineering Cororation (for) Messrs. Bharat Engineering Cororation, 209 Belilious Road, Howrah (a); HW/008A, 5-7-49 (b); 16-9-61 (e).
- 61. (S) Shri Haridhan Ballav and Shri Anil lumar Karar carrying on business under the trade ame Messrs. Ballav Karar & Sons (for) Messrs. lallav Karar & Sons, 226/1 Belilious Road, lowrah (a); HW/188A, 25-9-41 (b); 16-9-61 (e).
- 62. (S) Shri Benode Behari Munshi carrying n business under the trade name Messrs. Benode Behari Munshi (for) Messrs. Benode Behari dunshi, (S) 241 Panchanantala Road, Howrah for) 80/4 I. R. Belilious Lane, Howrah (a); HW/952A, 26-8-58 (b); 16-9-61 (e).
- 63. (S)Messrs. Balwant Singh Arora and handulal Mehta carrying on business under the rade name Messrs. Accessories Manufacturing o., (for) Messrs. Accessories Manufacturing Co., 7 Salkia School Road, Howrah (a); HW/1814A, 8-7-57 (b); 16-9-61 (e).
- 64. (S) Shri Samarendra Nath Banerjee carryng on business under the trade paine Messrs.
  lowrah Iron & Engineering Co., (for) Messrs.
  lowrah Iron & Eng. Co., 49 Kali Banerjee Lane,
  lowrah (a); HW/177A, 25-9-41 (b); 16-9-61 (e).
- 65. (S) Shri Becharam Karuri carrying on usiness under the trade name Messrs. Sridhar Iechanical Works (for) Messrs. Sridhar Mechanid Works, 1/25 I. R. Belilious Lane, Howrah 1); HW/1533A, 13-2-53 (b); 18-9-61 (e).
- 66. (S) Shri Biswanath Shaw and Shri Shewath Shaw carrying on business under the trade ame Messrs. Ram Lakhan Shaw & Co., (for) lessrs. Ram Lakhan Shaw & Co., 19 Kuchil arkar 1st Bye Lane, Howrah (a); HW/394A, 11-41 (b); 18-9-61 (e).
- 67. (S) Shri Kartic Chandra Karar carrying n business under the trade name Messrs. Kartic handra Karar (for) Messrs. Kartic Chandra arar, 25 Munshi Noor Mohammad Lane, Howrah 1); HW/1431A, 29-2-52 (b); 18-9-61 (e).
- 68. (S) Shri Tarapada Das carrying on business nder the trade name Messrs. Tarapada Das & ons (for) Messrs. Tarapada Das & Sons, 13 Debath Banerjee Lane, Howrah (a); HW/1301A, 5-6-52 (b); 18-9-61 (e).
- 69. (S) Shri Pran Krishna Nandy carrying on usiness under the trade name Messrs. Bhim haran Nandy (for) Messrs. Bhim Charan Nandi, D Kissenlall Burman Road, Salkia, Howrah (a); [W/95A, 27-9-41 (b); 18-9-61 (e).
- 70. (S) Shri Jugal Kishore Mondal, Shri Basudeb Mondal and Shri Mahadev Mondal arrying on business under the trade name Messrs. Iondal and Co., (for) Messrs. Mondal & Co., 125. R. Belilious Lane, Howrah (a); HW/134B, 9-6-57 (b); 19-9-61 (e).

- 71. (S) Shri Jogendra Nath Mukherjee and Shri Dayamoy Mukherjee carrying on business under the trade name Messrs. Satya Narayan & Co., (for) Messrs. Satya Narayan & Co., 10 Q Road, (Manasatala), post-office Dasnagar, Howrah (a); HW/161B, 4-11-59 (b); 19-9-61 (e).
- 72. (S) Shri Boldeo Das Bagri and Shri Gopidas Bagri carrying on business under the trade name Messrs. Gopal Iron Trading Co., (for) Messrs. Gopal Iron Trading Co., 49/1 Dr. Abani Datta Road, Salkia, Howrah (a); IIW/1187A, 28-8-50 (b); 19-9-61 (e).
- 73. (S) Shri Nagarmal Agarwala and Shri Gopal Khemka carrying on business under the trade name Bojoy Engineering Works (for) Shri Nagarmall Agarwala carrying on business under the trade name Bojoy Engineering Works, 16 Chhotelal Misra Road, Howrah (a); HW/2136A, 24-6-60 (b); 18-9-61 (e).
- 74. (S) Shri Pasupati Manna carrying on business under the trade name Messrs. P. Manna & Sons (for) Messrs. P. Manna & Sons, P-23 Benaras Road, Bamangachi, Howrah (a); HW/1894A, 7-3-58 (b); 18-9-61 (e).
- 75. (S) Messrs. Mewalal Poddar, J. P. Poddar and Radhashyam Poddar carrying on business under the trade name Messrs. Crown Iron Works (for) Messrs. Crown Iron Works, Benaras Road, Belgachia, Howrah, (D) Calcutta-2 (a); (S) HW/2314A (for) HW/82B, 11-3-49 (b); (D) Scarp iron, cast iron, fire bricks, lime stone and (i) Any other raw materials, (2) Plant machinery, spare parts, accessories and consumable stores. Certified by the purchasing dealer to be required for use in any process in the manufacture of cast iron pans, bazar weights, ventilator for sale, (A) (1) Raw materials, (2) Plant, machinery, spare parts, and accessories, scrap iron, cast iron, fire bricks, lime stone. Provided that all goods for which exemption from payments of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Cast iron pans, (ii) Bazar weights, (iii) Ventilator for sale (c); 20-9-61 (e).
- 76. (S) Shri Jubraj Hazra carrying on business under the trade name Messrs. Hazra Engineering Co., (for) Messrs. Hazra Engineering Co., 21/1A Despran Sasmall Road, Howrah (a); HW/1391A, 2-11-51 (b); 20-9-61 (e).
- 77. (S) Shri Bejoy Madhab Paul carrying on business under the trade name Messrs. Belur Brick Field (for) Belur Brick Field, 21 Hem Paul Lane, Belur, Howrah (a); HW/909A, 16-3-49 (b); 20-9-61 (e).
- 78. (S) Shri Moti Lal Prosad Show carrying on business under the trade name Hiralal Motilal (for) Heralal Motilal, Bally Hafta Bazar, Bally, Howrah (a); HW/1268A, 26-4-51 (b); 20-9-61 (c).

- 79. (S) Shri Madan Mohan Paul, Shri Mrinal Kanti Paul, Shri Chanchal Kumar Paul, Shri Sadananda Paul, Shri Bijoy Krishna Paul, Shri Samir Kumar Paul, Shri Narendra Nath Paul, Shri Abhoy Charan Paul, Shri Butta Krishna Paul, Shri Dhruba Nath Paul, Shri Indrajit Paul, Shri Ganesh Chandra Paul, Shri Nayan Krishna Paul, Shri Amal Kumar Paul, Shri Amarendra Nath Paul carrying on business under the trade name Natabar Oil Mills (for) Messrs. Natabar Oil Mills, 16/1 Natabar Pal Road, Howrah (a); HW/1242A, 21-2-51 (b); 20-9-61 (e).
- 80. (S) Shri Satyanarayan Agarwalla carrying on business under the trade name Messrs. Bengal Cloth Stores (for) Messrs. Bengal Cloth Stores, 1 Narasingh Datta Road, Howrah (a); HW/683A, 8-2-46 (b); 20-9-61 (e).
- 81. Messrs. Tarachand Gupta and Chunilal Gupta carrying on business under the trade name Messrs. Tarachand Gupta & Co., 24 Burtolla Street, Calcutta (a); JK/202A, 27-9-41 (b); (D) General merchandise as and when required (d); 16-9-61 (e).
- 82. (S) Messrs. Dalchand Nagalia and Bhuramall Nagalia carrying on business under the trade name Dalchand Omprokash (for) Messrs. Dalchand Omprokash, 4 Narayan Prosad Babu Lane, Calcutta (a); JK/2603A, 27-10-54 (b); 18-9-61 (e).
- 83. (S) Shri Arun Kumar Daw (Karta of hindu united family) carrying on business under the trade name Messrs. Surendra Nath Daw & Sons (for) Messrs. Surendra Nath Daw & Sons, 3 Dayehatta Street, Calcutta (a); (S) JK/481A (for) BD II/481A, 27-9-41 (b); (D) General merchandise as and when required and certified for resale (d); 18-9-61 (e).
- 84. (S) Messrs, Nandkishore Saraf, Harikissen Saraogi and Ganapati Saraogi carrying on business under the trade name Ramprotap Brijmohan (for) Messrs, Ramprotap Brijmohan, 20 Maharshi Debendra Road, Calcutta (a); JK/412A, 25-9-41 (b); (D) General merchandise as and when required and certified for resale, (A) Cereals, pulses and oil seeds (d); 18-9-61 (e).
- 85. (S) Shri Harish Chandra Gupta and Shrimati Ram Devi carrying on business under the trade name Kanhiram Guganmull (for) Messrs. Kanhiram Guganmull, 402 Upper Chitpore Road, Calcutta (a); JK/2400A, 7-1-52 (b); 20-9-61 (e).
- 86. (S) Shri Aswini Kumar Khan (Proprietor) carrying on business under the trade name Messrs. Nitya Gopal Khan & Son (for) Messrs. Nitya Gopal Khan & Son, Al Port Commissioner's Godown, Calcutta (a); JK/372A, 25-9-41 (b); 21-9-61 (e).
- 87. Messrs. Sweeney Trading Agency, Siliguri, Darjeeling branch office, Calcutta-1 (a); JP/142B, 19-8-59 (b); (A) Gunny bags (d); 15-9-61 (e).
- 88. (S) Shri Ram Kumar Agarwala carrying on business under the trade name Popular Hardware Agency (for) Messrs. Ram Kumar Agarwala,

- Sagarmal Gupta carrying on business under the trade name Popular Hardware Agency, Sevo Road, Siliguri, Darjeeling (a); JP/1997A, 22-(60 (b); 19-9-61 (e).
- 89. (S) Messrs. Biswanath Mitruka an Chandanmal Mitruka carrying on business unde the trade name Mitruka & Co. (for) Messn Mitruka & Co., (S) Khalpara, Siliguri, Darjeelin, (for) Jalpaiguri (a); JP/528A, 17-7-48 (b); 19-9 (61 (e).
- 90. (S) Messrs. Maniklal Nahata and Babula Nahata carrying on business under the trade name Maniklal Nahata (for) Maniklal Nahata, Din bazar, Jalpaiguri (a); JP/1587A, 21-8-57 (b), 20-9-61 (e).
- 91. (S) Shri Brinjraj Giria carrying on business under the trade name Siliguri Cycle Co. (for) Siliguri Cycle Co., Siliguri, Darjeeling (a); JP 1771A, 12-3-56 (b); (A) Stove and its parts, light and its parts, amplifiers and its parts, complete rickshaw and its parts, battery, rexine, records, cinema-sound equipments and all radio instrument (d); 21-9-61 (e).
- 92. (S) Shri Bibhuti Bhusan Paul (Proprietor) carrying on Messrs. Bibhuti Bhusan Paul (for) Messr Bibhuti Bhusan Paul, High Street, Rabindra Nath Tagore Road, Krishnagore, Nadia (a); KR 1810A, 31-1-58 (b); 19-9-61 (e).
- 93. (S) Shri Basudev Bhimwaniwala (Proprietor) carrying on business under the trade name Messrs. Basudev Gupta Co. (for) Messrs. Basuder Gupta Co., 21 Canning Street, Calcutta (a); LR/1969A (b); 15-9-61 (e).
- 94. (S) Shri Sawalram Poddar, Shri Kishori Lal Saraogi and Shri( Bhagwan Debi Saraogi (Partners) carrying on business under the trade name Messrs. S. P. Manufacturing Co. (60) Messrs. S. P. Manufacturing Co., (S) 16 India Exchange Place, Calcutta (for) 9 India Exchange Place, Calcutta (a); LR/3091A, 20-9-59 (b); 21-9-61 (e).
- 95. Md. T. Bootwala and Taher A. H. Patiwala (Partners) carrying on business under the trade name Messrs. Eastern Machinery Corporation, 28 Strand Road, Calcutta (a); LR/29164. 25-7-58 (b); (A) Oil engine (d); 21-9-61 (e).
- 96. Shri Sivaji Biswas (Proprietor) carrying of business under the trade name Messrs. Star Enterprising Company, 151/5A Masjidbari Street, Calcutta (a); MK/3264A. 10-3-61 (b); (A) Aluminium. scrap, zinc scrap, brass scrap, iron and steel scrap, copper scrap, scrap jute board (d); 19-9-61 (e).
- 97. (S) Shri Ajit Kumar Basak and Shrinati Binapani Basak (Karta, Hindu United Family) carrying on business under the trade name Messrs. Commercial Railway Stores Co. (for) Messrs. Commercial Railway Stores Co., 14 Beadon Row. Calcutta (a); MK/13A, 25-9-41 (b); (A) Selica sand (d); 19-9-61 (e).

- 3. (S) Messrs. Lalji Nanji Patel, Ratanshi nji Patel, Narayan Nanji Patel, Karson nji Patel and Karanshi Parbat Patel (Part) carrying on business under the trade name srs. K. L. Patel & Co. (for) Messrs. K. L. d & Co., 10/6 Canal East Road, Calcutta (a); 2865A, 17-4-58 (b); (A) (3) Consumable s, viz., (1) Crude oil, (2) Mobil oil, (3) nse (c); (A) Planks and packing boxes (d); -61 (e).
- 1. (S) Messrs. Khanji Lalji, Narayan Bhanji, aji Shivdas, Khemji Arjun and Hirji Akhi-(Partners) carrying on business under the ename Messrs. Laxminarayan Saw Mill (for) srs. Laxminarayan Saw Mill, 23/5 Canalt Road, Calcutta (a); MK/2413A, 24-2-53 (b); (1) Raw materials: Log and timber, (2) Planthiery, spare parts and accessories, (3) Consable stores, viz., (1) Mabil oil, (2) Grease, (3) de oil. Provided that all goods for which applied for use in the actual process of manuure of the goods named below: (1) Sized oer, (for) Log and timber and (1), (2) and (3), ified by the purchasing dealer to be required use in any process in the manufacture of sized per for sale (c); 21-9-61 (e).
- 10. Shri Raghunandan Pande and Ramalan Pande (Partners) carrying on business of the trade name Messrs, Raghunandan Pande arnath, Golapatty, Malda (a); ML/653A, 61 (b); (A) Cocoanut oil, zeera and matches 16-9-61 (e).
- 11. Messrs. Hazarimal Manickehand, 63 Cross et, Calcutta (a); MR/1749A, 30-12-49 (b); Umbrella parts and fittings (d); 15-9-61 (e).
- 2. Messrs. Amritalall Coomer & Bros, 113 ohardas Chawk, Calcutta (a); MR/662A, 30-(b); (D) And other merchandise as and when ired for resale; (A) Bolts and nuts, machine vs. sets screws, hinges, small tools, gum, 1 screws, bellow. pipe fittings (d); 15-9-61 (e).
- B. Messrs. Rambilash Nandanlall, 178 atma (iandhi Road, Calcutta (a); MR/2205A, 14 (b); (A) (1) Raw materials, viz., Oil seeds, 15 (d) that all goods for which exemption from nent of sales tax is claimed are intended for in the actual process of manufacture of the s named below: (i) Oil (c); 20-9-61 (e).
- 4. Messrs. Sanwarmall Ramwater, 32 Cross t. Calcutta (a); MR/1953A, 27-4-51 (b); Plastic heads (d); 20-9-61 (e).
- 5. Messrs. Mundra Brothers, 113 Monohar-Chawk, Calcutta (a); MR/2430A, 6-11-57 (b); Aluminium screws, aluminium sheets, alumii wires, aluminium nuts, aluminium washers aluminium rivets (d); 21-9-61 (e).
- 6. Messrs. Gobindadas Gokuldas, 157 Netaji las Road, Calcutta (A) Cinema Road, lura (a); (S) MR/225B (for) MR/2116A, (b); 61 (e).
- 7. (S) Shri Amulya Ratan Dey carrying on less under the trade name Amulya Ratan (for) Messrs. Amulya Ratan Dey, Itinda, arganas (a); PG/235A, 27-9-41 (b); (A) il oil (d); 18-9-61 (e).

- 108. Messrs. Sadhan Chandra Sadhukhan, Pauchkari Sadhukhan and Gokul Chandra Sadhukhan carrying on business under the trade name Shivadurga Rice Mills No. 1 (for) Shri Sadhan Chandra Sadhukhan carrying on business under the trade name Shivadurga Rice Mills, (S) Chandanpukur, Barrackpur, 24-Parganas (for) Barrackpur, Chandanpukur, 24-Parganas (a); PG/270A, 24-9-41 (b); 18-9-61 (e).
- 109. (S) Shri Dhirendra Nath Das Gupta and Shri Manindra Nath Mukherjee carrying on business under the trade name D. N. Das Gupta, Coal Merchant (for) Messrs. D. N. Das Gupta, Coal Merchant, Napora, Barasat, 24-Parganas (a); PG/1388A, 29-12-51 (b); 18-9-61 (e).
- 110. (S) Messrs. Shri Vivek Chand Burman, Shri Gyan Chand Burman, Shri Pradip Chand Burman, Shri Anand Burman, Sm. Chandrakala Devi, Sm. Brij Rani Devi, Sm. Sudha Burman and Shri Sidharth Burman carrying on business under the trade name Scientific Packaging Co. (for) Messrs. Scientific Packaging Co., 82 Raja Subodh Mullick Road (Kusum Kanan), Calcutta-32 (a); PG/2053A, 27-5-58 (b); 19-9-61 (e).
- 111. Messrs. Rekha Timber Co., (S) P1/1 Natore Park, Calcutta-39 (for) 14A Bediadanga 1st Lane, Calcutta-39 (a); PG/2489A, 15-3-61 (b); (A) Log wood, timber (d); 19-9-61 (e).
- 112. (S) Shri Amarendra Nath Khan, Tarak Nath Khan, Profulla Kumar Khan, Nadirchand Mallick and Panchanan Dutta carrying on business under the trade name Messrs. Bhabataran Khan & Bros (for) Messrs. Bhabataran Khan & Bros, Main Road, Purulia (a); PR/15A, 13-9-61 (b); 16-9-61 (e).
- 113. Shri Bishambar Dayal (Proprietor) carrying on business under the trade name Messrs. Dayal & Sons, 22 Swallow Lane, Calcutta (a); RB/807A, 10-3-55 (b); (A) M. s. rods, m. s. flats and m. s. channels (d); 15-9-61 (e).
- 114. (S) Shri Upendra Nath Paul carrying on business under the trade name Bhebia Engineering Works (for) Messrs. Bhebia Engineering Works, 14/2 Old Chinabazar Street, Calcutta (a); RB/341A, 7-5-49 (b); 15-9-61 (e).
- 115. (S) Messrs. Sudhir Kr. Paul, Gokul Ch. Paul, Sm. Kamala Bala Paul, Saroj Kr. Paul, Sanat Kr. Paul, Surit Kr. Paul and Sura Bala Paul carrying on business under the trade name Bepin Behari Paul (for) Messrs. Bepin Behari Paul, 9 Old Chinabazar Street, Calcutta (a); RB/234A, 26-9-41 (b); (A) Electric stove (d); 15-9-61 (e).
- 116. (S) Messrs. Addision Paint & Chemical Ltd. (for) Messrs. Addision Paint & Chemical (P) Ltd., 4 Mission Row, Calcutta (a); RB/1062A 21-11-59 (b); 15-9-61 (e).
- 117. (S) Messrs. Bibi Habiban and Md. Nurul Huda carrying on business under the trade name The English Cycle Mart, (for) Messrs. The English Cycle Mart, 14 Bentinck Street, Calcutta (a); RB/179A, 24-9-41 (b); 18-9-61 (e).

- 118. (S) Messrs. Pashupati Roy and Provat Kumar Roy carrying on business under the trade name Roy Brothers (for) Messrs. Roy Brothers, 2F Bentinck Street, Calcutta (a); RB/846A. 23-3-57 (b); 18-9-61 (c).
- 119. (S) Shri Surendra Singh carrying on business under the trade name Singh Cycle & Rickshaw Stores, (for) Messrs. Singh Cycle & Rickshaw Stores, 3 Bentinck Street, Calcutta (a); RB/996A, 16-2-59 (b); 18-9-61 (e).
- 120. (S) Messrs. Panchugopal Chatterjee and Bankim Chandra Chatterjee carrying on business under the trade name R. C. Chatterjee & Co. (for) Messrs. R. C. Chatterjee & Co., 2/1 Old Court House Street, Calcutta (a); RB/409A, 27-9-41 (b); 18-9-61 (e).
- 121. (S) Messrs. Hrishikesh Sen, Dilip Kr. Sen, Samarjit Sen and Biswajit Sen carrying on business under the trade name Calcutta Pure Drug Co. (for) Messrs. Calcutta Pure Drug Co., 2 Cooper Lane, Calcutta (a); RB/945A, 17-12-41 (b); 18-9-61 (e).
- 122. (S) Messrs. Sudhanya Kumar Das and Dibakar Das carrying on business under the trade name J. M. Das & Co. (for) Messrs. J. M. Das & Co., 22 Sukeas Lane, Calcutta (a); RB/578A, 8-1-51 (b); 18-9-61 (e).
- 123. (S) Shri Tarak Nath Sur carrying on business under the trade name Messrs. Sunbeam Watch Co. (for) Messrs. Sunbeam Watch Co., 2/1 Old Court House Corner, Calcutta (a); RB/684A 4-5-60 (b); 18-9-61 (e).
- 124. (S) Shri Mahabir Prasad Sharma carrying on business under the trade name Hillman & Co. (for) Messrs. Hillman & Co., 3 Bentinck Street, Calcutta (a); RB/839A, 9-3-57 (b); 18-9-61 (e).
- 125. (S) Messrs. Shyam Sundar Garodia, Brij Mohan Garodia and Purni Devi carrying on business under the trade name Indo Asiatic Corpn. (for) Messrs. Indo Asiatic Corpn., P-36 India Exchange Place, Calcutta (for) 1A S. N. Banerjee Road, Calcutta (a); RB/1264A (for) TL/2225A (b); 18-9-61 (e).
- 126. Messrs. Vinar Private Ltd., 9 Brabourne Road, Calcutta (a); RB/668A, 6-1-56 (b); (D) Groundnut oil, carbon, cotton seed oil, sesame oil, mohua oil, linseed oil (d); 19-9-61 (e).
- 127. (S) Shri Bhim Sain Arora carrying on business under the trade name Messrs. Pioneer Card Board Box Mfg. Co. (for) Pioneer Card Board Box Mfg. Co., 10 Ezra Street, Calcutta (a); RB/613A, 6-10-41 (b); 19-9-61 (e).
- 128. (S) Messrs. S. Banerjee and B. Banerjee carrying on business under the trade name The Oriental Suppliers Syndicate (for) The Oriental Suppliers Syndicate, 36 Brabourne Road, Calcutta (a); RB/628A, 14-7-50 (b); 19-9-61 (e)
- 129. (S) Messrs. Mangaldas A. Shanghavi, Harilal Chhaganlal Valia, Prabhudas Hargovindas Valia and Jaysukhlal J. Bhayani carrying on

- business under the trade name Western Concial Corporation (for) Shri Mangaldas A. S. ghavi (Proprietor) carrying on business the trade name Messrs. Western Comme Corporation, 3 Bentinck Street, Calcutta (v): 1181A, 10-1-61 (b); 19-9-61 (e).
- 130. (S) Messrs. Purushottam Mohanlal, Ital Chhaganlal, Shantilal Mohanlal, Kaj Mohanlal, Vinodrai Chhaganlal, Nagindas Mohanlal, Vinodrai Chhaganlal, Nagindas Mohanlal, Alla and Kumanrai Chhaganlal carrying on ness under the trade name Vrajlal Purushottan & B Bros. (for) Messrs. Vrajlal Purushottan & B 14/2 Old Chinabazar Street, Calcutta (a); 594A, 7-5-55 (b); (D) Hardware and machid (d); 20-9-61 (e).
- 131. (S) Messrs, Vrajlal Dulabhdas Kana Shantilal Vrajlal Kanakia, Dhirajlal Vra Kanakia and Pratapray Vrajlal Kanakia cann on business under the trade name P. Vra Dulabhdas & Co. (for) Messrs. P. Vrajlal Dula das & Co., 22 Brabourne Road, Calcutta (a); I 585A, 30-9-61 (b); 20-9-61 (e).
- 132. Shri Jitendra Nath Ghosh carrying business under the trade name Messrs. Ri Charan Singh & Co., 6 Ezra Street, Calcutta (RB/155A, 26-9-41 (b); (D) Other gene merchandise as and when required for resale (A) Cork sheet, bakelite, plastic and alumina caps, alkathene, washer, rubber cork, plug a tip, mould (d); 20-9-61 (e).
- 133. (S) Shri Javerbai Sundardas Doshi a Khimji Bhimji Doshi carrying on business and the trade name India Crockery House (for Med India Crockery House, 21 Old Chinabazar Stre Calcutta (a); RB/1032A, 16-6-59 (b); 20-9-61 (c).
- 134. (S) Messrs. G. M. Bhatt, H. G Rhat I. C. Bhatt, J. C. Bhatt and P. N. Bhatt carryin on business under the trade name K. B. R. Co poration (for) Messrs. K. B. R. Corporation, & Brabourne Road, Calcutta (a); RB/957A, 1465 (b); 20-9-61 (e).
- 135. (S) Shri Jiwanlal Binani (Karta of Hi undivided family) carrying on business under trade name Messrs. Chhoganlal Binani (Messrs. Chhoganlal Binani & Co., 57 Clive Str. Calcutta (a); RJ/2722A, 19-9-56 (b); 19-9-61 (1); 136. (S) Shri Basudeo Murarka, Shri Basudeo Murarka, Shri Basudeo Murarka, Shri Parmeswar Pras Murarka and Shri Hariram Murarka (Parmes Carrying on business under the trade name Mess,
- shankarlal Murarka, Shri Parmeswar Prass Murarka and Shri Hariram Murarka (Parmes carrying on business under the trade name Mess Surajmull Sheoshankarlal (for) Messrs. Surajmil Sheoshankarlal, 95 Lower Chitpur Road, Calcu (a); RJ/2777A, 12-7-57 (b); 15-9-61 (e).
- 137: (S) Shri Ramdeo Singhania, Sm. Sa swati Debi Singhania and Shri Gulzari Singhania (Partners) carrying on business under the trade name Messrs. Matri Bastralaya (for Messrs. Matri Bastralaya, 201 Harrison Romans (April 1988), 29-9-41 (b); 19-9-61 (c)

- (S) Shri Chandratan Binani and Shri alal Maheswari (Partners) carrying on busiinder the trade name Messrs. Chand Textiles Messrs. Chand Textiles, 201/B Harrison Calcutta (a); RJ/2185A, 5-3-52 (b); 19-9-61
- (S) Shri Ram Prasad Saraf (Proprietor) ing on business under the trade name Messrs. Prosad Binode Kumar (for) Messrs. Ram Binode Kumar, (S) 46 Cotton Street, Cal(tor) 201B Harrison Road, Cal(t. floor, Room No. 36) (a); RJ/2661A, (b); 19-9-61 (c).
- ). (8) Shri Bilasrai Agarwala and Shri anarain Agarwala (Partners) carrying on tess under the trade name Messrs. Sitaram anaraian (for) Messrs. Sitaram Satyanarain. (otton Street, Calcutta (a); RJ/1037A, 19-11-5); 20-9-61 (e).
- l. Shri Debidutt Agarwal (Proprietor) ing on business under the trade name Messrs. dutt Agarwal & Co., 94 Lower Chitpur Road, atta (a); RJ/2991A, 3-5-61 (b); (1) Raw ials, (2) Plant, machinery, spare parts and sories, (3) Consumable stores, viz., lubricauts, en gas and acetylene gas. Provided that all s for which exemption from payment of sales is claimed are intended for use in the actual ess of manufacture of the goods named w: (i) Mild steel rods, flats and squares (c); s61 (e).
- Shri Jainarayan Daga (Proprietor) ing on business under the trade name Messrs. rayan Surajnarain, 72 Monohardas Street, tta (a); RJ/3002A, 31-8-61 (b); (D) Tools uplements (d); 20-9-61 (e).
- (S) Shri Madanlal Gupta (Proprietor) ing on business under the trade name Madanupta & Co (for) Messrs. Madanlal Gupta & 20 Mohanlal Street, Calcutta (a); SH/1722A, 50 (b); 16-9-61 (e).
- l (8) Messrs. Surjya Kumar Dey, Shyam m Dey, Radhakanta Dey, Kamal Kanta Dey Vidar Nath Dey carrying on business under rade name Surjya Bastralaya (for) Messrs. a Bastralaya., 80 Cornwallis Street, Calcutta SII/139A, 24-9-41 (b); 16-9-61 (e).
- (S) Messrs. Apurba Krishna Roy, Nitya-Kundu, Gokul Krishna Dey, Madhusudhan (Partners) carrying on business under the name Roy & Co., (Coal) (for) Roy & Co., 17C Kali Kumar Banerjee Lane, Calcutta SH/1500Λ, 16-7-49 (b); 16-9-61 (e).
- i. (8) Madanlal Bhawirunka, Mulchand irunka and Parmaswarlal Bhawirunka hers) carrying on business under the trade New Asia Timber Co. (for) New Asia er Co., 5 Nimtallaghat Street, Calcutta (a); 506A, 1-5-48 (b); 18-9-61 (e).
- (S) Shri Badri Lohar (Proprietor) carryn business under the trade name Messrs. Lohar & Co. (for) Messrs. Badri Lohar & 18 Maharshi Debendra Road, Calcutta (a);

- SH/1053A, 16-5-16 (b); (D) M. s. sheet, A. B. and C. certified by the purchasing dealer to be required in any process in the manufacture of iron utensils and agricultural implements (c); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of \$\varepsilon\$-les tax is claimed are intended for use in the actual process of manufacture of the goods named below: Iron utensils and agricultural implements (c); 19-9-61 (e).
- 148. (S) Shri Jogesh Chandra Ghosh (Proprietor) carrying on business under the trade name Messrs. J. C. Ghosh & Sons, (for) Messrs. J. C. Ghosh & Sons., 19B Bhupendra Bose Avenue, Calcutta (a); SH/168B, 8-5-59 (b); 19-9-61 (e). 149. (S) Messrs. Ranendra Nath Ghosh and
- 149. (S) Messrs. Ranendra Nath (Hosh and Prafulla Kumar (Hosh (Partners) carrying on business under the trade name Krishnadhone (Hosh (for) Messrs. Krishnadhone (Hosh, 204 Maharshi Debendra Road, Calcutta (a); SH/1908A, 18-6-51 (b); 19-9-61 (e).
- 150. (8) Shri Biswanath Datta (Proprietor) carrying on business under the trade name Abinash Chandra Datta & Sons, (for) Messrs. Abinash Chandra Datta & Sons., 155 Upper Chitpore Road, Calcutta (a); SH/199A, 24-9-41 (b); 19-9-61 (e).
- 151. (8) Shri Tulshi Charan Manna (Proprietor) carrying on business under the trade Lame Tulshi Charan Manna (for) Messrs. Tulshi Charan Manna, 356/1 Upper Chitpora Road, Calcutta (a); SII/1143A, 13-6-47 (b); 19-9-61 (e).
- 152. (S) Shri Ram Chandra Pramanick (Proprietor) carrying on business under the trade name Standard Salt Depot. (for) Messrs. Standard Salt Depot., 104 Maharshi Debendra Road, Calcutta (a); SH/490A, 27-9-41 (b); 21-9-61 (e).
- 153. Messrs. Sushil Chandra Ganguli and Tapan Kumar Ganguli carrying on business under the trade name Crescent Cycle & Motor Co., 158C Dharamtolla Street, Calcutta (a); SL/653A, 25-9-41 (b); (D) (1) Gramophone and parts, petromax lamp and parts, stove and parts, (2) Aluminium sheets and aluminium products, (3) Torch battery and bulbs (d); 8-9-61 (e).
- 154. Messrs. Delhi Iron Syndicate (Private) Limited, 77/1 Mahatma (fandhi Road, Calcutta (A) 5 Clive Row, Calcutta (a); (S) SL/272B (for) SL/3116A (b); 9-9-61 (e).
- 155. (8) Messrs. Handy Tools (Engineers) (Private) Limited carrying on business under the trade name K. C. Dass & Co. (for) Messrs. Kartick Charan Dass carrying on business under the trade name K. C. Dass & Co., 134 Chandney Chawk, Calcutta (a); SL/439A, 27-9-41 (b); 12-9-61 (e).
- 156. (S) Shri Ekkori Nath Chatterjee (Proprietor) carrying on business under the trade name Ekkori Nath Chatterjee (for) Messrs. Ekkori Nath Chatterjee, Hatkhola, Chandannagar, Hooghly (a); SP/1089A, 2-12-55 (b); 15-9-61 (e).
- 157. (S) Shri Paresh Nath Chakraborty (Proprietor) carrying on business under the trade name P. N. Chakraborty (for) Messrs. P. N. Chakraborty, Sashighose Lane, Mahesh, Holding No. 31 Hooghly (a); SP/613A, 16-5-49 (b); 16-9-61 (e).

- 158. (S) Shri Dibakar Sett (Proprietor) carrying on business under the trade name Dibakar Sett, (for) Messrs. Dibakar Sett, Bibirhat, Chandannagar, Hooghly (a); SP/1084A, 2-12-55 (b); 20-9-61 (e).
- 159. Messrs. Becha Ram Paul, Magrahat, Hooghly (a); SP/1283A, 19-12-59 (b); (D) Chillies (A) Glass chimneys (d); 19-9-61 (e).
- 160. (S) Mr. S. Judah and (2) Mr. M. Elias (Partners) carrying on business under the trade name Messrs. British Confectioners (for) Messrs. British Confectioners, F-10 S. S. Hogg Market, Calcutta (a); TL/803A, 28-10-44 (b); 15-9-61 (c).
- 161. (S) Sm. Kewalbai (Proprietress) carrying on business under the trade name Messrs. Chandiram & Sons (for) Messrs. Chandiram & Sons, D-33 S. S. Hogg Market, Calcutta (for) G-65 and 66 S. S. Hogg Market, Calcutta (a); (S) TL/2465Λ, 14-9-61 (for) TL/149B, 4-6-55 (b); 15-9-61 (c).
- 162. (S) Mr. C. A. Caldeira (Proprietor) carrying on business under the trade name Messrs. Century Paint and Varnish Works (for) Messrs. Century Paint and Varnish Works, 8/3 Canal Street, Calcutta (a); TL/1536A, 25-5-51 (b); 18-9-61 (e).
- 163. (S) Mr. S. Martin (Proprietor) carrying on business under the trade name Messrs. S. Martin & Co., 7/1 Short Street, Calcutta (a); TL/993A, 22-7-46 (b); 18-9-61 (e).
- 164. (S) Mrs. F. Manasseh (Proprietress) carrying on business under the trade name Messrs. E. Sopher Meer & Co. (for) Messrs. E. Sopher Meer & Co., 4B Short Street, Calcutta (a); TL/1979A, 12-10-55 (b); 18-9-61 (e).
- 165. (S) Shri Bibhuti Bhusan Bhattacharjee, Shri Indu Bhusan Bhattacharjee and Shri Rabindra Nath Bhattacharjee (Partners) carrying on business under the trade name Messrs. Unique Supply Corporation (for) Messrs. Unique Supply Corporation, 22/2 Pottery Road, Calcutta (a); TL/1948A, 16-2-55 (b); 18-9-61 (e).
- 166. (S) Shri Hari Pada Ray and Shri Nil Kantha Neogi (Partners) carrying on tusiness under the trade name Messrs. Calcutta Import Agency (for) Messrs. Calcutta Import Agency (for) Messrs. Calcutta Import Agency (\$8/4\$ Convent Road, Calcutta (a); \$TL/1753A\$, \$10-7-52\$ (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Galvanised pipes (for) pipe, fittings, hardware, machine, paints, iron and steel goods, and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials, or fixtures, required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of galvanised pipes for sale (c); 18-9-61 (e).
- 167. (S) Shri Sabir Hossain, Shri S. M. Anmed Hossain and Khamrunnessa Begum (Partners) carrying on business under the trade name Messrs.

- The International Engineering Co. (for) Me The International Engineering Co., 17 Welle Street, Calcutta (a); TL/583A, 6-10-41 (b); Raw materials, (2) Plant, machinery, spare pand accessories, (3) Consumable stores, Provided that all goods for which exemption factor payment of sales tax claimed are intended use in the actual process of manufacture of goods named below: (i) Baby tricycles, baby motor car, baby push chair, carrier tricycycle rickshaw (for) metals, paints planks (1) other raw materials, (2) Plant, machinery, sparts, accessories and consumable stores, Building or plumbing materials or fixth required for construction, fitting out or repair any building and certified by the purchas dealer to be required for use in any process in manufacture of baby tri-cycles, baby toy metals, baby push chair, carrier, tri-cycle, cyrickshaw for sale (c); 18-9-61 (e).
- carrying on business under the trade name Mess Khudiram Ghosh (for) Messrs. Chittaraja Mistanna Bhandar, 123 Beliaghata Main Ro Calcutta (a); TL/1259, 8-6-49 (b); (S) (l) Is materials, (2) Plant, machinery, spare parts accessories, (3) Consumable stores, viz. Provide that all goods for which exemption from payme of sales tax is claimed are intended for use the actual process of manufacture of the consumed below: (i) Sweetmeat (for) ghee, flour, a green vegetable and (1) Any other raw materia (2) Plant, machinery, spare parts accessories a consumable stores, (3) Building or plumbe materials, or fixutures required for construction fitting out or repair of any building. Certificating out or repair of any building. Certificating out or repair of any building. Certificating out or repair of any building of sweetments of the purchasing dealer to be required for in any process in the manufacture of sweetments.
- 169. (S) Shri Ramesh Kumar Bhargava. Si Vidyawati Bhargava and Shri Ratanlal Bhargava (Partners) carrying on business under the transme Messrs. Rolls Print Co. (for) Messrs. Rolls Print Co., 6 Chowringhee Road, Calcutta (TL/622A, 16-10-41 (b); (A) Adhesive cellots (d); 18-9-61 (e).
- 170. Messrs. Eastern Switch Gear & Electric Co. Private Ltd., 7/A Dehi Entally Road, Coutta (a); TL/2314A, 15-7-61 (b); (A) Transfermers (c); 18-9-61 (e).
- 171. Shri V. M. Arathoon (Proprietor) carring on business under the trade name Messrs. M. Arathoon & Co. 83A, Elliot Road, Calcut (a); TL/2420A, 8-6-61 (b); (A) Ply-wood shoot (d); 20-9-61 (e).
- 172. Messrs. Chen's Carpentary Works Priva Ltd., 14 Blackburn Lane, Calcutta (a); (11/2520, 18-3-54 (b); (S) (1) Raw materials, (2) Plan machinery, spare parts and accessories, (3) (or sumable stores. Provided that all goods for which exemption from sales tax is claimed are intendent for use in the actual process of manufacture of the goods named below: (i) Partition window, (ii) Doors, (iii) False wooden ceilings, (iv) Woods

rducts, (v) Laboratory fittings, (vi) Furniture for) timber, hardware, metal, glassware, insulation board and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores. Certified by the purchasing lealer to be required for use in the manufacture of furniture for sale (c); (A) Iron gates, paints and varnishes (d); 15-9-61 (e).

Explanatory notes.—Regarding the amendments made the following code letters have been used to adjust the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

- No. 285C.T.—5th October 1961.—In puraunce of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941) read with sub-section (2) of section 9 of the Central Sales Tax Act, 1956, the following ames and addresses of registered dealers whose egistrations under the Central Sales Tax Act rere amended with effect from the date noted gainst each of them and in respect of the partiulars appearing in the different items in the nanuer indicated against such particulars, are sublished for general information:—
- Notes.—(a) Serial number, name, addresses and chief place of business and number of branches.
  - (b) Number of certificate and date of registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (c) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. (S) Shri Madhuri Roy and Shri Nawadwip haw carrying on business under the trade name lesses. Central Engineering Co. (for Messes. entral Engineering Co., 6/1 Suburban School oad, Calcutta (a); 197A(AL) (Central), 23-5-59 (central).
- 2. Messrs. Metalfold Industries (Private) Ltd. Debendra Ghosh Road, Calcutta (a); 276A(AL) (entral), 27-3-61 (b); (A) Hessian cloth, jute line (c); 21-9-61 (f).
- 3. Messrs. Shyam Sundar Bhukhania, Barakar, strict Burdwan (a); 38B(AS) (Central), 21-10-(b); Toilets and perfumery (c); 19-9-61 (f).
- 4. (S) Messrs. Burnpur Club (for) Burnpur nior (lub, Burnpur (a); 396A(AS) (Central), 8-57 (b); 20-9-61 (f).
- 5. Messrs. Chiranjilal Ramniwas, Raniganj ): 278A(AS) (Central), 6-9-57 (b); Jagree (gur) 1: 20-9-61 (f).
- 6. (S) Shantilal Dulichand Shah carrying on siness under the trade name S. C. Shah & Co. r) Messrs. Shantilal Dulichand Shah and hotalal Dulichand Shah carrying on business

- under the trade name S. C. Shah & Co. 1 Portuguese Church Street, Calcutta (a); 106A(AT) (Central), 24-6-57 (b); 16-9-61 (f).
- 7. (S) Messrs, Maganlal Madhabji Parekh and Jayantilal Jagmohandas Gorasia carrying on business under the trade name Bengal Sales Corporation (for) Sm. Geetaben V. Kotecha carrying on business under the trade name Britania Stores, 2 Potuguese Church Street, Calcutta, 192 Old Chinabazar Street, Calcutta (a); 8B(AT) (Central), 26-6-57 (b); 19-9-61 (f).
- 8. (8) Shri Manindra Nath Ghosh carrying on business under the trade name M. N. Ghosh (for) M. N. Ghosh, 39 Armenian Street, Calcutta (a); 545A(AT) (Central), 5-7-57 (b); 20-9-61 (f).
- 9. (8) Shri Bhanwarlal Kochar and Shri Dulichand Kochar carrying on business under the trade name Bahadurmal Dulichand (for) Shri Abhoyraj Kochar, Shri Bhanwarlal Kochar and Shri Dulichand Kochar carrying on business under the trade name Bahadurmal Dulichand, 39 Armenian Street, Calcutta (a); 347A(AT) (Central) 28-6-57 (b); 20-9-61 (f).
- 10. (S) Shri Dwarkadas Vadalia carrying on business under the trade name D. Vadalia & Co. (for) D. Vadalia & Co., 1 Rupchand Roy Street, Calcutta (a); 236A(AT) (Central), 26-6-57 (b); 21-9-61 (f).
- 11. (S) Messrs. Muralidhar Saraf, Durgaproposed Saraf, Gangaram Saraf, Premsukh Saraf, Jesraj Saraf and Kamala Devi Saraf carrying on business under the trade name Kishanlal Durgaprasad (for) Kishanlal Durgaprosad, (S) 20 Amratolla Street, Calcutta (for) 6A Tarachand Dutta Street, Calcutta (a); (S) 1206A(AT) (Central) (for) 390A(CL) (Central) (b); 21-9-61 (f).
- 12. Messrs. India Cycles Manufacturing Co. Ltd., (S) 7A Tiljala Road. Calcutta-17 (for) 4 Clive Ghat Street, Calcutta (a); (S) 581A(BH) (Central) (for) 220A(LR) (Central) (b); 19-9-61 (f).
- 13. (S) Messrs. Sardar Man Singh Lamba, Sardar Sewak Singh Lamba. Sardar Jagjit Singh Lamba and Sardar Gurcharan Singh Lamba carrying on business under the trade name Lamba Trading Co. (for) Messrs. Lamba Trading Co., 72 Paddapukur Road. Calcutta-20 (A) Calcutta (1), (a); (S) 87B(BH) (Central) (for) 201A(BH) (Central) (b); 19-9-61 (f).
- 14. (S) Messrs. Somabhai M. Patel. Provinbhai S. Patel, Mongala Ben Patel, Sharda Ben Patel and Chotabhai S. Patel (Partners) carrying on business under the trade name Messrs. Provinbhai Somabhai Patel & Co. (for) Messrs. Provinbhai Somabhai Patel & Co., Barabazar, Burdwan, branch at Bijoytoran Raniganj Bazar, Burdwan (a); 7B(BN) (Central) (b); 15-9-61 (f).
- 15. (S) Messrs. Chotalal Khandelwal, Nandalal Khandelwal, Mohanlal Khandelwal, Madanlal Khandelwal, Ramgopal Khendalwal and Shyam Sunder Khendalwal (Partners) carrying on business under the trade name Messrs. Bakshiram

Laxmi Narayan (for) Messis, Bakshiram Laxmi Narayan, Nutanganj, Burdwan (a); 21A(BN) (Central) (b); 15-9-61 (f).

- 16 Messrs, Mohanlal Agarwalla and Mahabir Prosad Agarwalla carrying on business under the trade name Dhanawat Cycle Company, Biswasingha Road, Cooch Behar (a); 251A(CB) (Central), 7-4-59 (b); (A) Asbestos, cement products (c); 15-9-61 (f).
- 17. (S) Messrs, Ramji Gokaldas Patel and Gordhandas Gokalbhai Patel carrying on business under the trade name Messrs, R. G. Patel (for) Messrs, R. G. Patel, 10 Tarachand Dutta Street, Calcutta (a); 692A(CL) (Central), 7-12-57 (b); 18-9-61 (f).
- 18. (8) Shri Rajendra Kumar Kapoor, Surendra Kumar Kapoor, Venode Kumar Kapoor and Promode Kumar Kapoor represented by natural guardian mother carrying on business under the trade name Messrs. K. L. Kapoor & Co. (for) Messrs. K. L. Kapoor & Co., 90 Chittaranjan Avenue, Calcutta (a); 72B(CL) (Central), 9-1-60 (b); 20-9-61 (f).
- 19. (S) Messrs. Doyaram Khorabhai, Wallamji Khorabhai and Nanalal Khorabhai minor represented by Sakarbai carrying on business under the trade name Messrs. Lucky Biri Company (for) Messrs. Lucky Biri Company, 6 Ramprosad Saha Lane, Calcutta (a); 19B(CL) (Central), 28-6-57 (b); 18-9-61 (f).
- 20. (8) Messrs. Chetandas Mohta and Ghanshyamdas Mohta carrying on business under the trade name Mohta Electric Trading Co. (for) Messrs. Mohta Electric Trading Co., 12B Lower Chitpur Road, Calcutta (a); 672A(CL) (Central), 28-10-57 (b); (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Iron clad switches (c); 21-9-61 (f).
- 21. (S) Subodh Kumar Bhattacharjee. Ila Bhattacharjee and Tarakdasi Devi carrying on business under the trade name Mac Mohan & Co. (for) Mac Mohan & Co., 71A Netaji Subhas Road, Calcutta (a); 1139A(CR) (Central), 27-1-59 (b); 15-9-61 (f).
- 22. (S) A. P. Banerjee, S. K. Banerjee, Submal Banerjee, Aparna Ganguly and Subhasis Banerjee carrying on business under the tradename A. P. Banerjee & Co. (for) Messrs. A. P. Banerjee & Co., 71A Netaji Subhas Road, Calcutta (a); 627A(CR) (Central), 15-7-57 (b); (A) (1) Raw materials: Yarn of asbestos, cotton, hemp, jute, flux, grean, tallow, lubricating oil, graphite, soap stone, magnasium carbonate, rubber solution, compound rubber, rubber cord, solvent oil, paraffin wax, metal wire and asbestos. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Asbestos packing of different varieties, (ii) Hydraulic packing of different varieties (d); 15-9-61 (f).

- 23. (8) Shri Dinanath Khandelwal (Propritor) carrying on business under the trade name Eastern Trading Corporation, 38 Netaji Subha-Road, Calcutta-1 (for) Eastern Trading Corportion, 38 Netaji Subhas Road, Calcutta (a); 1104 (CR) (Central), 24-9-58 (b); (A) Spanners and wrenches (c); 16-9-61 (f).
- 24. (8) Messrs. Taherally Haji Jiwaji an Akbarally Haji Jiwaji carrying on business und the trade name Messrs. Ahmedally Abbashhoy Co. (for) Messrs. Ahmedally Abbashhoy & Co. 12B Clive Row, Calcutta (a); 180A(CR) (Central 25-6-57 (b); 20-9-61 (f).
- 25. Messrs. Aminabai, Taherbhoy, Abbasha and Kedarbhoi carrying on business under the trade name T. Abdul Husain & Co., 71A Neta Subhas Road, Calcutta (a); 454A(CR) (Central 5-7-57 (b); (A) Machineries and parts, belting motor and pumps and parts thereof, boiler an parts, asbestos goods (c); 20-9-61 (f).
- 26. Shri Tilak Chand Jain (Proprietor) carring on business under the trade name Bhar Associated Industries, P-5 Canning Street, (a cutta (a); 1404A(CR) (Central), 24-3-58 (b); (A) Shaving brushes (c); 20-9-61 (f).
- 27. (S) Messis, Harimohan Shaw, Ganesh Chandra Shaw, Kartic Chandra Shaw, Netai Chandra Shaw, Netai Chandra Shaw, Tincori Ch. Shaw, Rabindra Nath Shaw and Birendra Nath Shaw carrying on business under the trade name Messis. Shaw & Co. (for) Messis. Shaw & Co., 129/10 Belilious Road, Howrah (a); 123A(HW) (Central), 1-7-57 (h); 16-9-61 (f).
- 28. (S) Messrs. Biswanath Shaw and Shewnath Shaw carrying on business under the tradename Messrs. Ram Lachman Shaw (for Messrs. Ram Lachman Shaw, 19 Kuchil Sarkar Ist Bye Lane, Howrah (a); 290A(HW) (Central), 4-9-56 (b); 16-9-61 (f).
- 29. (S) Shri Panchanan Bal carrying on business under the trade name Messrs. The Phoenix & Co., 14 M. S. Pal Choudhury Lane, Howrah (a); 229A(HW) (Central), 29-7-57 (b); 18-9-61 (f).
- 30. (S) Shri Samarendra Nath Bancriee carrying on business under the trade name Messis-Howrah Iron & Engineering Co. (for) Messis-Howrah Iron and Engineering Co., 49 Kali Bancriee Lane, Howrah (a); 85A(HW) (Central), 28-6-57 (b); 18-9-61 (f).
- 31. (S) Shri Pran Krishna Nandy carrying on business under the trade name Messrs. Blim Charan Nandy (for) Messrs. Bhim Charan Nandy 20 Kissenlal Burman Road, Howrah (a): 36A (HW) (Central), 27-6-57 (b); 18-9-61 (f).
- 32. (S) Shri Shew Prosad Sharma carrying on business under the trade name Messrs. Central Screen Works (for) Messrs. Central Screen Works. 166/5 Belilious Road, Howrah (a); SA(HW) (Central), 11-6-57 (b); 18-9-61 (f).

- 3. (S) Shri Uttamchand Saigal carrying on ness under the trade name Messrs. United line and Chemical Co. (for) Messrs. United line and Chemical Co., 56 Rosemary Lane, rrah (a); 59A(HW) (Central), 28-6-57 (b); 1-61 (f).
- I. (S) Shri Jugal Kishore Mondal, Shri udev Mondal and Shri Mahadev Mondal carryon business under the trade name Messrs. idal and Company (for) Messrs. Mondal and ipany, 125 I. R. Belilious Road, Howrah (a); (IIW) (Central), 16-7-57 (b); 19-9-61 (f).
- 5. Shri Santosh Kumar Das carrying on busiunder the trade name Messrs. West Bengal minium Works, 19/1 Ramkrishna Acharya e. Salkia, Howrah (a); 600A(HW) (Central), 1-61 (b); (A) Aluminium circles for manufacof aluminium utensils (d); 20-9-61 (f).
- 6. (S) Messrs. Hariprosad Shaw and Josada a carrying on business under the trade name ouronam Bhudu Prosad (for) Messrs. Chamam Bhudu Prosad, 31/3 Kali Banerjee Lane, arah (a); 105A(HW) (Central), 1-7-57 (b); 3-61 (f).
- 7. (8) Messrs. Dalchand Nagalia and Bhurall Nagalia carrying on business under the trade ne Messrs. Dalchand Omprakash (for) Messrs. lchand Omprakash, 4 Narayan Prosad Babu ne, Calcutta (a); 217A(JK) (Central), 28-6-57 ; 18-9-61 (f).
- 38. (S) Messrs. Nandkishore Saraf, Harissen Saroagi and Ganapati Saraogi carrying on siness under the trade name Ramprotap Brijbhan (for) Messrs. Ramprotap Brijmohan, 20 harshi Debendra Road, Calcutta (a); 64A(JK) entral), 18-6-57 (b); 18-9-61 (f).
- 39. (8) Shri Harish Chandra Gupta and Shrith Ram Devi carrying on business under the de name Kanhiram Guganmall (for) Messrs. mhiram Guganmall, 402 Upper Chitpur Road, leutfa (a); 546A(JK) (Central), 31-7-57 (b); 20il (f).
- 40. (S) Shri Ram Kumar Agarwala carrying business under the trade name Popular Hardre Agency (for) Messrs. Ram Kumar Agarwala d Sagarmal Gupta carrying on business under trade name Popular Hardware Agency, Sevok ad, Siliguri, Darjeeling (a); 453A(JP) entral), 22-9-60 (b); 19-9-61 (f).
- 41. (S) Messrs. Biswanath Mitruka and Channual Mitruka carrying on business under the de name Mitruka & Co., (for) Mitruka & Co., Khalpara, Siliguri, Darjeeling (for) Dinbazar, Imaiguri (a); 51A(JP) (Central), 8-7-57 (b); 19-51 (f).
- 42. (S) Messrs. Maniklal Nahata and Babulal thata carrying on business under the trade name aniklal Nahata (for) Messrs. Maniklal Nahata, nbazar, Jalpaiguri (a): 311A(JP) (Central), 22-i8 (h): (A) Tea (d); 20-9-61 (f).

- 43. (S) Shri Binjraj Giria carrying on business under the trade name Siliguri Cycle ('o. (for) Messrs. Siliguri Cycle Co., Siliguri, Darjeeling (a); \$14A(JP) (Central), 8-8-57 (b); (A) Light and its parts, amplifier and its parts, complete rickshaw and its parts, rexine, records, cinema-sound equipments and all radio instruments (d); 21-9-61 (f).
- 44. Shri Rabindra Nath Das (Proprietor) carrying on business under the trade name Messrs. Dass Brothers, 20 Bipradas Street, Calcutta (a); 894A(MK) (Central), 15-7-57 (b); (A) Cocoanut oil, lin seed oil (c); 18-9-61 (f).
- 45. Shri Raghunandan Pande and Ramanandan Pande (Partners) carrying on business under the trade name Messrs. Raghunandan Pande Kedarnath, Golapatty, Malda (a); 203A (ML) (Central), 7-7-61 (b); (A) Atta, maida, cocoanut oil, dal, jeera and matches (d); 16-9-61 (f).
- 46. Messrs. Sanwarmall Ramwatar, 32 Cross Street, Calcutta (a); 540A(MR) (Central), 30-7-61 (b); (A) Plastic beads (c); 20-9-61 (f).
- 47. Messrs. Mundra Brothers, 113 Monohardas Chawk, Calcutta (a); 680A(MR) (Central), 25-9-57 (b); (A) Aluminium sheets, aluminium screws, aluminium nuts, aluminium washers and aluminium rivets (c); 21-9-61 (f).
- 48. Messrs. Gobindadas Gokuldas, 157 Netaji Subhas Road, Calcutta (A) Cinema Road, Bankura (a); (S) 73B(MR) (Central) (for) 911A(MR) (Central) (b); 21-9-61 (f).
- 49. Shri Amarendra Nath Khan, Tarak Nath Khan, Prafulla Kumar Khan, Nadia Chand Mallik and Panchanan Dutta carrying on business under the trade name Messrs. Bhabataran Khan & Bros. (for) Messrs. Bhabataran Khan & Bros., N. C. Das Gupta Road, Purulia (a); 77A(PR) (Central), 10-7-57 (b); 16-9-61 (f).
- 50. (S) Messrs, Bibi Habiban and Md. Nurul Huda carrying on business under the trade name The English Cycle Mart (for) Messrs. The English Cycle Mart, 14 Bentinck Street, Calcutta (a); 152A(RB) (Central), 1-7-57 (b); 18-9-61 (f).
- 51. Messrs. G. Ambalal (Export) Private Ltd., (8) 4 Mission Row Extension, Calcutta (for) 4 Mission Row, Calcutta (a); 91Λ(RB) (Central), 22-6-57 (b); 18-9-61 (f).
- 52. (S) Messrs. Panchu Gopal Chatterjee and Bankim Chandra Chatterjee carrying on business under the trade name R. C. Chatterjee & Co., (for) Messrs. R. C. Chatterjee & Co., 2/1 Old Court House Corner, Calcutta (a): 302A(RB) (Central), 5-7-57 (b); 18-9-61 (f).
- 53. (S) Messrs. Hrishikesh Sen, Dilip Kr. Sen. Samarjit Sen and Biswajit Sen carrying on business under the trade name Calcutta Pure Drug Co. (for) Messrs. Calcutta Pure Drug Co., 2 Cooper Lane, Calcutta (a); 654Λ(RB) (Central), 12-7-57 (b); 18-9-61 (f).

- 54. (S) Messrs. Sudhanya Kumar Das and Dibakar Das carrying on business under the trade name J. M. Das & Co. (for) Messrs. J. M. Das & Co., 22 Sukeas Lane, Calcutta (a); 330A(RB) (Central), 5-7-57 (b); 18-9-61 (f).
- 55. (S) Shri Tarak Nath Sur carrying on business under the trade name Sunbeam Watch Co. (for) Messrs. Sunbeam Watch Co., 2/1 Old Court House Corner, Calcutta (a); 309A(RB) (Central), 5-7-57 (b); 18-9-61 (f).
- 56. (S) Messrs. Sudhir Kr. Paul, Gukul Ch. Paul, Saroj Kr. Paul, Sanat Kr. Paul, Sm. Kamala Bala Paul and Sura Bala Paul carrying on business under the trade name Bepin Behari Paul (for) Bepin Behari Paul, 9 Old Chinabazar Street, Calcutta (a); 350A(RB) (Central), 5-7-57 (b); (A) Electric iron, electric heater, electric table lamp, electric stove (c); 18-9-61 (f).
- 57. (S) Messrs. Shyam Sundar Garodia, Brij Mohan Garodia and Purni Devi carrying on business under the trade name Indo Asiatic Corporation (for) Messrs. Indo Asiatic Corporation, P-36 India Exchange Place, Calcutta (for) 1A S. N. Banerjee Road, Calcutta (a); (S) 946A(RB) (Central) (for) 529A(TL) (Central) (b); 18-9-61 (f).
- 58. (S) Messrs. S. Banerjee and B. Banerjee carrying on business under the trade name Oriental Suppliers Syndicate (for) The Oriental Suppliers Syndicate, 36 Brabourne Road, Calcutta (a); 626A(RB) (Central), 10-1-58 (b); 19-9-61 (f).
- 59. (S) Shri Bhim Sain Arora carrying on business under the trade name Pioneer Card Board Box Mfg. Co. (for) Messrs. Pioneer Card Board Box Ffg. Co., 10 Ezra Street, Calcutta (a); 326A (RB) (Central), 5-7-57 (b); 19-9-61 (f).
- 60. (S) Messrs. Vinar Private Ltd., 9 Brabourne Road, Calcutta (a); 52A(RB) (Central), 8-6-57 (b); (D) Groundnut oil, carbon, cotton seed, sesame oil, mohua oil, linseed oil (c); 19-9-61 (f).
- 61. (S) Messrs, Mangaldas A. Shanghavi, Harilal Chhaganlal Valia, Prabhudas Hargovindas Valia and Jaysukhlal J. Bhayani carrying on business under the trade name Western Commercial Corporation (for) Shri Mangaldas A. Shanghavi (Proprietor) carrying on business under the trade name Messrs. Western Commercial Corporation, 3 Bentinck Street, Calcutta (a); 884A(RB) (Central), 10-1-61 (b); (A) Heavy industrial chemicals (c); 19-9-61 (f).
- 62. (8) Messrs. Purshottam Mohanlal, Vrajlal Chhaganlal, Shantilal Mohanlal, Kantilal Mohanlal, Vinodrai Chhaganlal, Nagindas Mohanlal and Kumanrai Chhaganlal carrying on business under the trade name Vrajlal Purshottam & Bros. (for) Messrs. Vrajlal Purshottam & Bros., 14/2 Old Chinabazar Street, Calcutta (a); 157A (RB) (Central), 25-6-57 (b); (D) Hardware and machinery (e); 20-9-61 (f).

- 63. (S) Messrs. G. M. Bhatt, H. G. Bhatt, C. Bhatt, J. C. Bhatt and P. N. Bhatt carryi on business under the trade name K. B. R. Coporation (for) Messrs. K. B. R. Corporation, Brabourne Road, Calcutta-1 (a); 669A(R (Central), 27-6-58 (b); (A) Cycle (c); 20-9-61
- 64. (S) Messrs. Javerbai Sunderdas Doshi a Khimji Bhimji Doshi carrying on business und the trade name India Croockery House (h. Messrs. India Croockery House, 21 Old Chir bazar Street, Calcutta (a); 735A(RB) (Centra 16-6-59 (b); 20-9-61 (f).
- 65. (S) Messrs, Addisons Paints & Chemic Ltd. (for) Messrs, Addisons Paints & Chemic Private Ltd., 4 Mission Row, Calcutta (a); 873 (RB) (Central), 13-12-60 (b); 20-9-61 (f).
- 66. (S) Shri Jiwanlal Binani (Karta of Hindundivided family) carrying on business under the trade name Messrs. Chhoganlal Binani & Co., 5, Clive Street, Calcutta (a); 417A(RJ) (Central), 12-7-57 (b); 19-9-61 (f).
- 67. (S) Shri Basudev Murarka Shri Sheshankarlal Murarka, Shri Parmeswar Muraka and Shri Hariram Murarka (Partners) carrying on business under the trade name Messrs, Surajmull Sheshankarlal (for) Messrs, Surajmull Sheshankarlal, 95 Lower Chitpur Road, Calcutta (a): 602A(RJ) (Central), 3-9-57 (b); (A) Soap (6): 15-9-61 (f).
- 68. (S) Shri Bilasrai Agarwala and Shri Satyanarain Agarwala (Partners) carrying on lusness under the trade name Messrs. Sitaiam Satyanarain. (for) Messrs. Sitaram Satyanarain. 72 Cotton Street, Calcutta (a); 439A(R) (Central), 16-7-57 (b); 20-9-61 (f).
- 69. (S) Shri Rum Prasad Saraf ,Proprietor carrying on business under the trade name Messrs. Ram Prasad Binode Kumar (for) Messrs Ram Prasad Binode Kumar, (S) 46 Cotton Street Calcutta (for) 201B Harrison Road, Calcutta (a) 224A(RJ) (Central), 1-7-57 (b); 19-9-61 (f).
- 70. Messrs. Apurba Krishna Roy, Nityananda Kundu, Gokul Krishna Dey and Madhusudan log (Partners) carrying on business under the tradename Roy & Co. (Coal) (for) Messrs. Roy & Co. (Coal), 17C Kali Kumar Banerjee Lane, Calcutta); 319A(SH) (Central), 26-8-57 (b); 16-9-61 (b.
- 71. Messrs, Delhi Iron Syndicate Private Ltd. 77-1 Harrison Road, Calcutta (A) 5 Clive Ros. Calcutta (a); (S) 93B(SL) (Central) (for) 4324 (SL) (Central) (b); 12-9-61 (f).
- 72. (S) Messrs. (1) K. S. Dhingra, (2) (i. S. Narang, and (3) A. S. Dhingra carrying on business under the trade name Darbara Singh & Sons. (6) 14 Bept (for) Messrs. Darbara Singh & Sons., (8) 14 Bept Behari Ganguly Street, Calcutta-12 (for) 14 Box bazar Street, Calcutta (a); 711A(SL) (Central 11-11-57 (b); (A) Optical, scientific, surgical hospital, electrical, photographic goods and motel vehicle parts (e); 12-9-61 (f).

- 3. (S) Messrs. Handy Tools (Engineers) ivate) Ltd., carrying on business under the le name K. C. Dass & Co., (for) Kartic ndra Das, carrying on business under the le name Messrs. K. C. Dass & Co., 134 ndney (Chawk (a); 123A(SL) (Central), 25-6-b); 12-9-61 (f).
- 4. (S) N. N. Sen carrying on business under trade name N. N. Sen and Co. (for) N. N. and Co., 21B Mohendra Sarkar Street, Cala (a); 889A(SL) (Central), 11-10-58 (b); 1-61 (f).
- 5. (S) Mr. C. A. Calderia (Proprietor) carryon business under the trade name Messrs. tury Paint and Varnish Works (for) Messrs. tury Paint & Varnish Works, 8/3 Canal ed. Calcutta (a); 315A(TL) (Central), 30-7-57; 18-9-61 (f).
- 6. (S) Mrs. F. Manassch (Proprietress) carryon business under the trade name Messrs. E. her Mecr & Co. (for) Messrs. E. Sopher Meer '0., 4B Short Street, Calcutta (a); 117Λ(TL) ntral), 28-6-57 (b); 18-9-61 (f).
- 7. (8) Shri Bibhuti Bhusan Bhattacharjee, i Indu Bhusan Bhattacharjee and Shri andra Nath Bhattacharjee (Partners) carrying business under the trade name Messrs. Unique ply Corporation (for) Messrs. Unique Supply poration, 22/2 Pottery Road, Calcutta (a); (Th) (Central), 25-6-57 (b); 18-9-61 (f).
- 8 (8) Shri Hari Pada Ray and Shri Nilta Yeogi (Partners) carrying on business let the trade name Messrs. Calcutta Import ney (for) Messrs. Calcutta Import Agency, 4 Convent Road, Calcutta (a); 222A(TL) atral), 12-7-57 (b); 18-9-61 (f).
- 9. (S) Shri Sabir Hossain, Shri S. M. Ahmed sain and Khairunnessa Begum (Partners) ying on business under the trade name Messrs. mational Engineering Co. (for) Messrs. Internal Engineering Co., 17 Wellesley Street, atta. (a); 208A(TL) (Central), 6-7-57 (b); 1-61 (f).

rplanatory notes.—Regarding the amendments be the following code letters have been used to cate the manner in which the particulars of a stration have been amended:—

- (A) means "Add"; (D) means "Delete"; (S) means "Substitute".
  - S. K. GHOSE, Commissioner.
- io 2890.T.- 12th October 1961.—In pursuance he provisions of Section 9 of the Bengal Finance les Tax) Act, 1941 (Bengal Act VI of 1941), following names and addresses of registered lers whose registrations under the Act were noted with effect from the date noted against

- each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information.
  - (a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of registration certificate.
  - (c) Goods for use in manufacture or execution of contracts.
  - (d) Goods for re-sale.
  - (c) Date of amendment.
- 1. Shri Amarendra Mohan Bose, carrying on business in the trade name Messrs. Delta Trading Co., 8 Canal Road, Hastings, Calcutta (a); AL/407A, 27-3-51 (b); (A) Wooden furniture and wooden products (c); 25-9-61 (e).
- 2. (8) Shri Rameswarlal Vijoy Vargya and Shri Brojmohan Vijoy Vargya carrying on business under the trade name Messrs, Ramniwas Marwari (for) Messrs, Ramniwas Marwari, Orphangunj Market, Kidderpore, Calcutta (a); AL/148A, 27-3-44 (b); 25-9-61 (e).
- 3. Shri Pamandas, Shri Madhodas, Shri Kanayalal, Shri Chuhardas and Shri Muslidhar carrying on business under the trade name Messrs. Sindhu Stone Supply, (S) 7 Kali Temple Road, Calcutta-6 (for) 16/1 Bhagawati Lane, Calcutta-26 (a); AL/794A, 23-11-60 (b); 25-9-61 (e).
- 4. (S) Sarbasree Madan Mohon Adhya, Nanda Gopal Adhya, Prabir Kumar Adhya and Pradip Kumar Adhya carrying on business under the trade name known as Messrs. S. N. Adhya & Sons (for) Messrs. S. N. Adhya & Sons, 8 Orphangunj Market, Kidderpore, Calcutta (a); AL/168A, 21-6-47 (b); 27-9-61 (c).
- 5. Messrs, Ghanty Brothers, G. T. Road, Asansol (a); AS/1963A, 18-2-59 (b); (A) Tea, lozenges, sift drinks, terpentine oil, phenyle (d); 22-9-61 (c).
- 6. Messrs. Suhasaria Flour & Oil Mills, Barakar, District Burdwan (a); AS/1575A, 4-12-52 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below:—(i) Mustard oil, (ii) Bason, for Mustard seed, empty tins, gunny bags, and A.B.C. certified for use in any process in the manufacture of mustard oil and Bason for sale (c); 22-9-61 (e).
- 7. Messrs, Jatiya Kalyan Trust, (S) Vill. Khairasol, P.O. Durgapore, Dist. Burdwan for 96 Lower Chitpore Road, Calcutta (D) Vill. Khairasol, P.O. Durgapur, Dist. Burdwan (a); (S) AS/2239A, (for) AT/250B, 29-4-55 (b); 28-9-61 (e).

- 8. Messrs. R. C. Mehta & Bros., Ranigunj (a); AS/899A 4-8-48 (b); Bolt and nuts, washers, rivets, fish bolt and fish plate, dognails, brass rod, brass wire, mining lamp, wire nails and wire, patent nails, wire netting, hinges, screw, sand, sand-paper, emery cloth, tape, sligh range, pipe range, files, earth cutting picks, kodal, steel rod, cane basket, shovel, handles, cotton waste, coal far, grease, chalk, coal cutting picks, coal forks, iron chain, hammers, auger, screw driver, cable compound, pump bather, rubber joint, leather bucket, pipe and pipe fittings, G. M. fitting for boilers, brass cocks and foot valve, ropes, Iron pan, colliery mining books, binding books, carbon paper, envelopes craser, survey ink, tracing cloth, tracing paper, files, grease, packing, graphite packing, round packing, rock hard packing, steam joint, rubber, coupling goods. (D) Hardware, stationery goods, colliery stores (d); 28-9-61 (e).
- 9. Messrs. Gulabray Gajanand, 140A Cross Street, Calcutta (a); AT/1378A, 19-7-44 (b); (D) Piece goods, general merchandise (A) Mill made Textiles (d); 22-9-61 (e).
- 10. Messrs. Makaroji Purshottam and Khaitan Pordhdenbhai Atha carrying on business under the trade name of Atha Bros., 10/1 Portuguese Church Street, Calcutta (a); AT/100A, 26-9-61 (b); (D) and other general merchandise as and when required for re-sale (d); 22-9-61 (e).
- 11. Shri Pranlal Bhagwanji carrying on business under the trade name Pranlal Bhagwanjee, (S) 10/1 Portuguese Church Street, Calcutta (for) P-36 India Exchange Place Extension, Calcutta (a); (S) AT'3780A (for) RB/1185A (b); 23-9-61 (e).
- 12. Messrs, Vadilal Kapurchand Dalal and Chimanlal Chunilal Kamdar carrying on business under the trade name of Chimanlal Vadilal & Co., 2 Portuguese Church Street, Calcutta (a); AT/3492A, 5-8-58 (b); (A) Nickel chrome oil, hardening steel (d); 26-9-61 (e).
- 13. Messrs. Hardwarimal Madhogoria, Nagarmal Madhogaria, Kanahiyalal Madhogaria carrying on business under the trade name of Nagarmal Kanahiyalal, 25, Amratola Street, Calcutta (a); AT/3758A, 6-7-61 (b); (A) Mercury, tin block (d); 27-9-61 (e).
- 14. Messrs. Nalinkant Hathichand Doshi, Niranjan Hathichand Doshi and Ishwarlal Harjandas carrying on business under the trade name South West Asia Shippers, 15 Amratola Lane, Calcutta (a); AT/3615A, 7-11-59 (b); (A) Dhuna, M. S. Rounds, M.S. flats, M.S. Angles, M.S. Joists, singrup, salt petre (d); 27-9-61 (e).
- 15. New Ganesh Bhandar, Beliatore, Bankura (a); BK/285A, 1-5-57 (b); (A) Mantle, Comb, Toothpaste, Ball, Ballon, Vulb-tube, Torchlight, suitcase, Millet, Pencil, Button, Cards, Scents, Vermillion, Alluminium utensils (d); 26-9-61 (e).
- 16. (8) Messrs, Kanailal Halder and Subal Chandra Halder (Partners) carrying on business under the trade name of Messrs, Kanailal Halder, Subal Chandra Halder (for) Messrs, Kanailal Halder, Subal Chandra Halder Nutanganj, Burdwan (a); BN/123A (b); 25-9-61 (e).

- 17. (S) Shri Gouri Kanta Banerjee (Proprie carrying on business under the trade Messrs. G. K. Banerjee (for) Messrs. G. Banerjee, Khosbagan, Burdwan (a); BN/9 (b); 25-9-61 (e).
- 18. (S) Messrs, Joyalal Agarwala, Bausid Agarwala, Rekhraj Agarwala, Mulchand Agarwala (Partners) carrying and Golaprai Agarwala (Partners) carrying business under the trade name Messrs Kalit Rice Mill (for) Messrs, Kalitara Rice Mill, Kal Burdwan (a); BN/164A (b); 25-9-61 (e).
- 19. (S) Messrs. Chandibala Pal, Sambhum Chinna, Gadadhar Nandy and Gour Chandra Nan (Partners) carrying on business under the transme Messrs. Sree Durga Bhandar (for) Mess Sree Durga Bhandar (S) Vill. and P.O. Surekalu Dist. Burdwan (for) P.O. Chakdighi, Dis Burdwan (a); BN/551A (b); 25-9-61 (e).
- 20. (S) Messrs. Kashinath Mondal and Biswanath Mondal (Partners) carrying on busines under the trade name Messrs. Kashinath Biswanath Mondal (for) Messrs. Kashinath Biswanath Mondal Station Bazar, Katwa, Burdwan (a); BN/684 (b); 25-9-61 (c).
- 21. (8) Shri Jethalal Gordhandas, earrying or business under trade name Messis. Bombay Tobacco Stores, (for) Messis. Bombay Tobacco Stores, Khagra, Murshidabad (a); BR 3914 4-12-58 (b); 22-9-61 (e).
- 22. (S) Shri Sunil Kumar Chandra carrying on business under the trade name Messrs. Chandra Brothers, (for) Messrs. Chandra Brothers, Khagta Murshidabad (a); BR/163A, 11-7-52 (b); (A) Radio parts (d); 26-9-61 (e).
- 23. Messrs, Madangopal Memani, Kashna Memani, Bishwa Nath Memani, Bajranglal Memand Dhanraj Kabra, carrying on business und the trade name Madangopal Memani & Bros., P. Dhulian, Dist. Murshidabad, Murshidabad (1) (3) BR/32B, 2-8-61 (b); (A) Linseed and pertune (d); 26-9-61 (e).
- 24. (8) Shri Lakshmi Bilash Dutta carrying of business under the trade name Messrs. Radhagobinda Bastralaya, (for) Messrs. Late Bulba Bhushan Dutta and Bana Bilash Dutta, Beldanga Dist. Murshidabad (a); BR/91A, 22-8-44 (b); 26-9-61 (e).
- 25. (S) Messrs. Tarapada Kundu and Umapada Kundu, carrying on business under the trade name Kundu Hardware Store, (for) Messrs. Kundu Hardware Store, Khagra, Murshidabad (a). BR 166A. 29-4-48 (b); 28-9-61 (e).
- 26. Messrs, Budhmall Giria and Jhumarnal Giria (Partners) carrying on business under the trade name Janata Stores, Alipurdua Jancto Dist, Jalpaiguri (D. Birpara, Dist, Jalpaiguri (a. CB/46B, 15-4-58 (b.); 26-9-61 (e.).

- (S) Messrs. Ram Chandra Gupta and halal Gupta carrying on business under the ename Messrs. Rajvaid Shri Bamandasji iraj (for) Messrs. Rajvaid Shri Bamandasji iraj, 140 Harrison Road, Calcutta (a); CL/1, 21-10-52 (b); 22-9-61 (e).
- I. (S) Shri Shewratan Mohta carrying on ness under the trade name Mohta Commercial (for) Messrs. Mohta Commercial Co., 12 Lower pore Road, Calcutta (Tirettabazar) (a); CI./A, 5-9-51 (b); (D) Hosiery yarn and thans and any other raw materials, (2) Plant, machinery, e parts, accessories and consumable stores. ified by the purchasing dealer to be required use in any process in the manufacture of iery goods for sale (c); (A) Pipe and pipe ags, angles, spanners, plates, bolts and nuts, ws. small tools, g.i. wires, electric transformers, oer gloves. (D) Yarn, chemicals, hardwares, al and metal products, minerals, umbrella ribs, ery goods (d); 23-9-61 (e).
- ). (S) Shri Babulal Shanghvi carrying on ness under the trade name New Oriental Stores ) New Oriental Stores, 55/124 Canning Street, atta (a); CL/1476A, 5-8-46 (b); (A) Fountain s, stapling machine, blades, face and body der, face cream, tooth paste and powder, tooth h, nail polish, sanitary towels, lip-sticks, hair m, acids, ammon, bi-carbonate, sodium hydrohide. (D) Toilets, stationery and patent icines (d); 25-9-61 (e).
- ). Shri Ganga Bishan carrying on business or the trade name Subhas Trading Co., (S) A Lower Chitpore Road, 2nd Floor, Calcutta ) 3 Amratola Street, Calcutta (a); (S) CL/A (for) AT/3598A, 19-9-59 (b); (A) Tea (d); -61 (e).
- Messrs. M. Khurshid Hasan, Ata Karim, Zafrus Samad, M. Mumtaz Ahmed, and M. habuddin carrying on business under the trade e General Trading Company, (S) 56 Lower pore Road, Calcutta (4th Floor) (for) 12 ria Street (1st Floor), Calcutta (a); 3197A, 20-6-60 (b); 27-9-61 (e).
- See Vajubhai Luxmides Thakkar carrying usiness under the trade name Pankaj Electric ling Co., (S) 35 Ezra Street, Calcutta (for) Lower Chitpore Road, Calcutta (a); CL/A, 29-3-61 (b); 28-9-61 (e).
- Messrs. Gopal & Co. (for) Messrs. Gopal & Bhowani Dutta Lane, Calcutta (a); CL/3, 28-9-41 (b); (D) Mill stores, building rials, tobacco products, soda ash, refined arbonate of soda, fertilizers, biscuits and conineries and general merchandise as and when ired for resale. (A) Dhania, methi, jeera, ajwan, posta, ground nut, Mustard seed, e seed, ellaichi, chillies, Kala-jeera, tejpata, mustard oil, rape seed oil, ground nut oil, anut oil, castor oil, kerosene oil, lubricating refined oil, oil cakes, ammonia sulphate,

- nitrate amonia, fertilizer mixture, cereals, pulses besan, atta, suji, bran, rice, paddy, gur, molases, matches, hucca tobacco, biri, cement, lime, ammonia bicarbonate, bleaching powder, coal tar, soda, katha, confectionery, tin, hessian, gunny bags, jute and twine, coir yarn (strings) and ghee (d); 27-9-61 (e).
- 34. (S) Messrs. Udoy Chandra Paul, Amulyadhan Paul, Kanailal Paul carrying on business under the trade name of Charan & Co. (for) Messrs. Charan & Co., 164 Old Chinabazar Street, Calcutta (a); CR/2586A, 14-2-61 (b); 22-9-61 (e).
- 35. (S) Shri Nityananda Bhaduri, proprietor carrying on business under the trade name of Messrs. N. Bhaduri & Nephew (for) Messrs. N. Bhaduri & Nephew, 95 Netaji Subhas Road, Calcutta (a); CR/982A, 16-6-43 (b); 23-9-61 (e).
- 36. Shri Deokinandan Khaitan (Proprietor) carrying on business under the trade name Standard Trading Corporation of 138 Canning Street, Calcutta (a): CR/3147A, 4-9-61 (b); (A) Grinding stores and Ball-bearings (d); 25-9-61 (e).
- 37. Messrs. Punamchand Bothra, Manickchand Dugar and Bhanwarlal Bothra carrying on business under the trade name Punamchand Manikchand, 2 Raja Woodmunt Street, Calcutta (a); CR/1350A, 12-3-48 (b); (A) Jute products (d); 25-9-61 (e).
- 38. Messrs. Kaderbhai, Mohammedbhai, Abbashhai, Nuruddinbhai and Saifuddin carrying on business under the trade name Calcutta Asbestos & Belting Co., 81 Netaji Subhas Road, Calcutta-1 (a); CR/2912A, 29-6-59 (b); (A) Electrical goods (d); 26-9-61 (e).
- 39. (S) Messrs. Devi Prasad Chakraborty, Taraprasad Chakraborty, Umaprasad Chakraborty, Durga Prosad Chakraborty, Chandi Prasad Chakraborty carrying on business under the trade name Messrs. Chakraborty & Co., P-10 New Howrah Bridge Approach Road, Calcutta (for) Messrs. Chakraborty & Co., (a); CR/2509A, 13-6-55 (b); (D) Wood, paper, ink, stationery, stamp, electric goods, chemicals, irons and steel fittings, and (1) any other raw materials, (2) Plant machinery spare parts, accessories and consumable stores, (3) Building or plumbing materials, or fixtures, required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of shuttle, wooden articles for factory use, stamp machinery for sale (c); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, Wood paper, stamp, ink, stationery, electric goods, chemicals, iron and steel fittings.

Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Shuttle, wooden articles for factory use, stamp, machinery (d); 28-9-61 (e).

- 40. Kodamul Jatanmul Bothra, Kalimpong, 1. 37 Armenian Street, Calcutta, 2 Kalimpong (a); Dj./J51B, 1-8-57 (b); (A) Bell-metal, gun metal, brass and copper-wares (d); 22-9-61 (e).
- 41. Jagdishprasad Rajendra Kumar, Kalimpong (a); Dj. 994A, 10-7-61 (b); (A) Photographic papers, Chemicals, and accessories, album and frames, electrical goods, lamps, battery charges, microphone, its accessories and parts, steel furniture and cabinets, blow lamps, transformer, stove parts, aerial wires, clock and watches (d); 22-9-61 (e).
- 42. (For) Everest Motor Company, (S) Messrs. Satya Ranjan Banerjee, Satya Pran Banerjee and Satya Jyoti Banerjee, carrying on business under the trade name Everest Motor Co., Darjeeling, Siliguri (a); Dj. 79B, 24-7-46 (b); 22-9-61 (e).
- 43. (For) Kodamul Thakursidas Bothra, (S) Messrs, Narayan Chand Bhotra, Punam Chand Bothra and Naratmal Bothra, partners, carrying on business under the trade name Kodamul Thakursidas Bothra, Kalimpong, 1. 37, Armenian Street, Calcutta, 2. Kalimpong (a); Dj. 149B, 1-8-57 (b); 22-9-61 (e).
- 44. Messrs. Agarwal Musical Co., Kurseong (a) Dj. 807A, 29-3-54 (b); (A) Sewing machines and their parts, electric fans and their parts (d); 26-9-61 (e).
- 45. Messrs. Pioneer Equipment Co., Private Ltd., (S) 3 Esplanade East, Calcutta (for) 1 Mangoe Lane, Calcutta (a); EL/2970A, 16-5-55 (b); 22-9-61 (e).
- 46. Messrs. New Chunta Tea Co. Ltd., (8) 5 and 7 Netaji Subhas Road, Calcutta-1 (for) 6 Church Lane, Calcutta-1 (a); EL/122A, 25-9-41 (b); 25-9-61 (e).
- 47. Messrs. Haldibari Tea Association Ltd., (S) 5 and 7 Netaji Subhas Road, Calcutta-1 (for) 6 Church Lane, Calcutta-1 (a); EL/121A, 25-9-41 (b); 25-9-61 (e).
- 48. Messrs, Hasimara Tea Co. Ltd., (S) 5 and 7 Netaji Subhas Rond, Calcutta-1 (for) 6 Church Lane, Calcutta-1 (a); EL/6B, 25-9-41 (b); 25-9-61 (e).
- 49. Messrs. Giella Tea Co. Ltd., (S) 5 and 7 Netaji Subhas Road, Calcutta-1 (for) 6 Church Lane, Calcutta (a); EL/120A, 25-9-41 (b); ·25-9-61 (e).
- 50. Messrs. Teesta Valley Tea Co. Ltd., (8) 5 and 7 Netaji Subhas Road, Calcutta-1 (for) 6 Church Lane, Calcutta (a); EL/126A, 27-9-61 (b); 25-9-61 (e).
- 51. Shri Shyamal Roy Choudhury (Pioprietor) carrying on business under the trade name of Choudhury's 1 Netaji Subhas Road, Calcuttal (a); EL/2062A, 21-3-50 (b); (A) Diaries (d); 25-9-61 (e).

- 52. (S) Sandoz (India) Ltd. (for) Sand Products Ltd., 5 Bentinck Street, Calcutta-1 (8 EL/2469A, 3-1-48 (b); 25-9-61 (e).
- 53. Messrs. Yudhisthir Lal Agarwalla, Ra Gopal Garodia, Jai Chand Lal Killa, Tolara Budia and Shiva Charan Law carrying on busine under the trade name of Grand Smithy Work I Girish Ghose Road, Belur, Howrah (a); HW 491A, 8-7-43 (b); (A) for sale box strappings (c 22-9-61 (e).
- 54. Shri Amar Nath Sett carrying on busine under the trade name Commercial Distributors an Agencies, 28 Goshala Road, Lillooah, Howrah (a) HW/2303A, 4-9-61 (b); (A) Paint brush, baryte Silica sand (d); 23-9-61 (e).
- 55. (S) Shri Nirapada Mukherjee, Shri Shyam Pada Mukherjee and Shri Tarapada Mukherjee carrying on business under the trade name Messa Mukherjee Brothers (for) Mukherjee Brother, Bagnan, Howrah (a); HW/848A, 28-9-48 (b); 26-9-61 (e).
- 56. (S) Shri Gitarani Patra, Kalidas Patra, Bhakti Bhusan Patra, Sakti Sadhan Patra and Shri Santosh Kumar Karar carrying on busines under trade name Messrs. T. P. Patra and Bro. (for) Messrs. T. P. Patra & Bros, 326 Bellilous Road, Howrah (a); HW/171B, 12-1-61 (b); (Δ) Rivets and washers (c); (Λ) Rivets and washers (d); 26-9-61 (e).
- 57. (S) Messrs, Udaya Raj Singh, Hoular Singh, Lalu Singh, Ser Bahadur Singh carrying on business under the trade name R. K. Buck Works, (for) Messrs, R. K. Brick Works, Ph. Delta Mill, Manickpore, Howrah (a); HW/1834A, 2-9-57 (b); 26-9-61 (e).
- 58. (S) Shri Kalipada Mondal carrying or business under the trade name Messrs. K. P. Mondal & Sons. (for) Messrs. K. P. Mondal & Sons. 59 Panchanantola Road, Howrah (a); HW/14334. 4-3-52 (b); 26-9-61 (c).
- 59. (S) Shri Basudeo Pandya carrying on business under the trade name Messrs. Mahendra Kumar and Co. (for) Messrs. Mahendra Kumar & Co., Uluberia, Howrah (a); HW/1580A, 2545 (b); 27-9-61 (e).
- 60. (S) Messrs. Mangilal Khaitan. Lach Narain Agarwala carrying on business under t trade name Probhat Timber Agencies (for) Mess Probhat Timber Agencies, 40/1 Rani Sarnona Road, Shalimar, Howrah (a); HW/1711A. 22-6-(b); 28-9-61 (c).
- 61. (S) Shri Gopi Mohan Roy (Proprieto carrying on business under the trade name Messi Haripada Gopi Mohon Roy, (for) Messis. Ha pada Gopi Mohan Roy, 3 Ratan Sarkar Gard Street, Calcutta (a); JK/526A, 2-10-41 (b) 22-9-61 (e).
- 62. (S) Messrs. Naraindas Mullick a Arati Bala Mullick, carrying on business under trade name Narayan Das & Co. (for) Messi trade name Narayan Das & Co. (for) Messi Naraindas & Co. D-5 Jagannath Ghat. (alent (a); JK/11A, 2-10-41 (b); (D) General merchal dise as and when required (d); 22-9-61 (e).

- 3. Messrs, Shri Ram Gupta and Rameswaral Gupta, carrying on business under the trade ne Sree Ram Rameswardayal, 2 Doyehatta eet, Calcutta (a); JK/209B, 17-1-55 (b); (A) m, ishabgul-husk, mejit, indra-jain, soda, seed, damarbatoo (dhuna) (d); 23-9-61 (e).
- 4. (S) Messrs. Nafar Chandra Sreemany, lal Chandra Sreemany, Sudhakanta Sreemany, kanta Sreemany, Radhakanta Sreemany, carryon business under the trade name Biswanath emany Haripada Sreemany, (for) Messrs. wanath Sreemany Haripada Sreemany, 1 Mirar Ghat Street, Calcutta (a); JK/369A, 10-10-41; 26-9-61 (e).
- 5. (8) Messrs. Murari Mohan Dhar, (Karta of adu united family) Ananta Narayan Dhar, aga Narayan Dhar, Rungalal Dhar, carrying on siness under the trade name of Gokul Chandra har & Sons. (for) Messrs. Gokul Chandra Dhar Sons., 9D Jagannath Ghat, Calcutta (a); 1932A, 26-9-41 (b); 26-9-61 (e).
- 66. Messrs. Ghanshyamdas Dalmia, Basantlal lmia (Partners) carrying on business under the dename Sree Hosiery Mills, (for) Messrs. Sree siery Mills, 19 Banstola Street, Calcutta (a); [2259A, 1-3-51 (b); 28-9-61 (e).
- 57 Shri Gopiram Goel carrying on business det the trade name Messrs. Goel Confectionery orks, Khalpara, Siliguri, Darjeeling (a); 1/1978A, 18-6-60 (b); (A) Coir String, papers gs (d); 14-9-61 (e).
- 68. Messrs, Dewatram Agarwala and Satyaiavan Agarwalla carrying on business under the ide name Nandram Dewatram, Siliguri, Darjeelz, (A) Pankabari Road, Kurseong, Darjeeling ); (8) JP/151B (for) JP/1655A, 14-9-49 (b); 9-61 (e).
- 69. (8) Sree Jamna Prasad Chowdhury carry; on business under the trade name Krishua mmercial Co. (for) Messrs. Krishua Commercial 6, 6 Commercial Buildings, Calcutta (a); LR/96A, 14-6-58 (b); (A) Machineries and machiny parts (d); 26-9-61 (e).
- 70. (8) Messrs, A. Coomar & Co. Ltd., 23 fand Road, Calcutta (for) Messrs, A. Coomar 5, 23 Strand Road, Calcutta (a); LR/2813A, [2-57 (b); 28-9-61 (c)].
- 11. Messrs. Pioneer Trading Corporation, 10 ming Street. Calcutta (a); LR/3221A, 4-2-61 ); (A) M. S. Bright Shafting, belt lacing, mical Cement, electric motor, ampire meter, itch (d); 28-9-61 (e).
- [2. (S) Messrs. Ratanshi Ganji Petroda, Lilar, Raghunath Joshi and Hiralal Tejshi Padharia artners) carrying on business under the trade ne Messrs. Ambica Trading Co. (for) Messrs. bica Trading Co., (S) 10/1 Canal East Road, cutta (for) 9/1/5 Canal East Road, Calcutta; MK/2580A, 29-7-55 (b); 22-9-61 (e).

- 73. Shri Ajit Kumar Kundu, Shri Biswanath De, Shri Jagannath Kundu, Shri Kedar Nath De, Shri Keshab Kumar Kundu, Shri Sambhu Nath Kundu, Shri Sushil Kumar Kundu, Shri Sushil Kumar Kundu (Partners) carrying on business under the trade name Messrs. Nagendra Nath, Rati Ranjan Kundu, 18 Seth Bagan Lane, Calcutta (a); MK/282A, 24-9-61 (b); (A) 1. Raw materials, 2. Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below. Copper, zinc, copper-scrap, brass scrap and german silver scrap (c); 23-9-61 (e).
- 74. (8) Subal Chandra Dutta and Onkar Prasad Dutta (Partners) carrying on business under the trade name Messrs. Subal Chandra Dutta (for) Messrs. Subal Chandra Dutta, 62A Bechu Chatterjee Street, Calcutta (a); (8) MK/114A, 24-9-41 (for) BD1/114A, 24-9-41 (b); 25-9-61 (e).
- 75. (S) Shri Basdeoram Shaw and Jitbahadur Shaw carrying on business under the trade name Messrs. Basdeo Jitbahadur (for) Messrs. Basdeo Jitbahadur, 19 Goabagan Street, Calcutta (a); MK/2137A, 15-6-57 (b); 25-9-61 (e).
- 76. (S) Shri Biswanath Paul carrying on business under the trade name Messrs. Shree Biswanath Press (for) Messrs. Shri Biswanath Press, 46 Joynitra Street, Calcutta (a); MK/27-11-57 (b); 25-9-61 (c).
- 77. (S) Shri Ghasilal Shaw (Proprietor) carrying on business under the trade name Messrs Jashoda Bhandar (for) Messrs, Jashoda Bhandar, 159 Maniktola Street, Calcutta (a); MK/263A, 6-10-41 (b); 27-9-61 (e).
- 78. (S) Shri Anil Kumar Lahiri (Proprietor) carrying on business under the trade name Messrs. A. Lahiri & Co. (for) Messrs. A. Lahiri and Co., 23 Jorapukur Lane, Calcutta (a); MK/137B, 9-9-52 (a); 27-9-61 (e).
- 79. (S) Shri Ravi Kapoor, Shri Omprakash Kapoor and Shri Ramesh Kapoor (Partners) carrying on business under the trade name Messrs. R. K. Products (for) Messrs. R. K. Products, 5 Jagabandhu Boral Lane, Calcutta (a); MK/249A, 7-5-54 (b); 27-9-61 (e).
- 80. (S) Shri Charu Chandra Paul, Shri Lalit Mohan Paul, Shri Shyamsundar Paul, Bireswar Paul, Shri Dilip Kumar Paul and Shri Ranajit Kumar Paul (Partners) carrying on business under the trade name Messrs. Charu Chandra Paul, Lalit Mohan Paul (for) Messrs. Charu Chandra Paul, Lalit Mohan Paul, 18/4B Sett Bagan Lane, Calcutta (b); MK/2184A, 20-8-51 (b); 27-9-61 (e).
- 81. (S) Messrs. D. N. Bose & Co. P. Ltd. (for) Messrs. D. N. Bose & Co. Ltd., 12 Kalidas Singhee Lane, Calcutta (a); MK/177A, 24-9-41 (b); (S) Raw materials, plant machinery, spare parts and accessories. Consumable stores viz., coal, tempering oil, transformer oil, oxygen gas, carbide.

Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the

goods named below:

Carts, wheel, barrows, trolleys, iron chimneys, buckets and receptacles, dust bins, garden requisites, sanitary equipments and various iron materials (for) Mild steel plates and angles, galvanised iron plates and corrugated iron sheets. 1, 2, 3, Certified by the purchasing dealer to be required for use in any process in the manufacturing of Carts, wheel, barrows, trolleys, iron chimneys, buckets and receptacles, dust bins, garden requisites, sanitary equipments and various iron materials for sale.

(A) Railway carriages and wagon fittings, train and street light fittings, signals and interlocking

materials, tea garden requisites (c);

- (A) Petromax lamps and spare parts, coir rope. cushion tyred wheels, tarbo generator and spare parts, railway carriage and wagon fittings, railway signal and interlocking materials, wooden patterns, electrical goods, bearings (d); 28-9-61 (e).
- 82. Shri Mahabir Das carrying on business under the trade name Messrs. Ramwatar Das & Co., 93 Upper Chitpore Road, Calcutta (a); MK/3094A, 17-12-59 (b); (A) Iron, steel crowbars (c); (A) Iron, steel crow bars brushes, brooms, rubber, canvas hoses, hose coupling, hose clips, hose link clips (d); 28-9-61 (e).
- 83. Shri Matilal Ram (Proprietor) who is carrying on business in the trade name Messrs. Matilal & Sons, Strand Road, Baluchar, English Bazar, Malda (a); ML/642A, 10-3-61 (b); (A) Groundnut, groundnut oil and soda (d) 23-9-61
- 84. Shri Ramnivas Agarwala (Proprietor) carrying on business in the trade name Messrs.
  Kunjlal Ramnivas, Mohanbati, Raiganj, West Dinajpur (a); ML/572A, 29-11-58 (b); Wheat and wheat products (d); 23-9-61 (e). (A)
- 85. Shri Raghunandan Pande and Ramnandan Pande (Partners) carrying on business in the trade name Messrs. Raghunandan Pande Kedarnath, Golapatty, Malda (a); M11/653A, 7-7-61 (b); (A) Groundnut (d); 26-9-61 (e).
- (S) Shri Basanta Kumar De Dalal, (Karta of Hindu undivided family) carrying on business under the trade name Basanta Kumar De Dalal (for) Messrs. Basanta Kumar De Dalal, Colonelgola, Midnapur (a); MN-1405A, 17-1-59 (b); (A) (1) Coir, (2) Sutli, (3) Fenugreed seeds, (4) Incense, (5) Chandani, (6) Ajwan, (7) Black mustard, (8) Aniseed, (9) Tea, (d); 22-9-61 (e).
- Messrs. Kanailal Ghosh & Co. Private Ltd., 159 Netaji Subhas Road, Calcutta (a); MR/489A, 26-9-41 (b); (A) Block tin (d); 27-9-61 (e).
- 88. Messrs. Haradhan Nandy & Co., 62/1A Netaji Subhas Road, Calcutta (a): MR/1375A, 24-3-47 (b); (A) 1. Raw materials, 2. Plant, machinery, spare parts and accessories. 3. Consumable stores. Provided that all goods for goods for

which exemption from payment of Sales Tax claimed are intended for use in the actual proc of manufacture of the goods named below

(i) Spare parts, engineering stores; (ii) Water components (c); 28-9-61 (e).

89. (S) Messrs. Malchand Sharda, Sreego Sharda, Krishna Gopal Sharda, Madan Go Sharda, Ghanshyandas Sharda, Ratanlal Moh Hunumandas Mohta, Basant Kumar Mohta ; Suresh Kumar Mohta carrying on business unthe trade name Fullara Rice Mill, (for) Mess Fullara Rice Mill, 6 Canal Road, Tollygu Calcutta-33 (a); PG-2019A, 1-3-46 (b); (S) Raw materials, 2. Plant, machinery, spare pand negespories and accessories.

Provided that all goods for which exempti from payment of sales tax is claimed are intend for use in the actual process of manufacture of t

goods named below:— (i) Rice.
(For) Paddy and A and B certified by purchasing dealer to be required for use in a process in the manufacture of Rice for cale (c) (A) Gunny bags and sutli (d); 23-9-61 (e).

- 90. (S) Sm. Sudharani Mitra carrying on bus ness under the trade name Bangasree Potterie (for) Messrs. Bangasree Potteries, 594 Diamon Harbour Road, Kamarpara, P.O. Behala, 24 Parganas (a); PG-1360A, 11-1-50 (b); 25-9-61 (e)
- (S) Messrs. Abdul Khaleque Molla, Yakool Ali Molla carrying on business under the trade name Abdul Khaleque Molla & Co. (for) Messs Abdul Khaleque Molla & Co., Rajarhat, P.0. Serakole, 24-Parganas (a); PG-1200A, 20-1-51 (b); 25-9-61 (e).
- 92. (S) Shri Tulsi Charan Sadhukhan carrying on business under the Trade Name Siddheswar Sadhukhan, (for) Messrs. Siddheswar Sadhukhan. Bhangore, 24-Parganas (a); PG-1303A, 19-7-51 (b); 25-9-61 (e).
- 93. (S) Messrs. Liza Hill Tea Estate Pr. Ltd. (for) Messrs. Liza Hill Tea Estate, 6 East Road. Jadabpur, 24-Parganas (a); PG-1802A, 18-10-46 (b); 26-9-61 (e).
- 94. (S) Shri Jagabandhu Bhaduri carrying business under the trade name Wood Craft and Construction Co. (for) Messrs. Wood (raft and Construction Co., Thakurpukur Road, Sodeput. 24-Parganas (a); PG-2184A, 27-5-59 (b); 27-9-61 (e).
- 95. (S) Shri Gopendra Nath Bose carrying of business under the trade name Hindusthan Chemb cal Agency, (for) Messrs. Hindusthan Chemical Agency, 40 Brahma Samaj Road, Calcutta-34 (a): PG-2188A, 29-4-57 (b); 27-9-61 (e).
- 96. Shri Sharaban Kumar carrying on business under the trade name Messrs. Sharaban Kunst Kumarpara, Balarampur, P.O. Rangadih (Purulia) (a); PR/342A, 22-8-61 (b) (A) Shellac products (d); 23-9-61 (e).

- '97. (S) Shri Manoharlal Behl, Shri Shambhool carrying on business under the trade name essrs. Shambhoolal Manoharlal (for) Shri Shamboolal, carrying on business under the trade name essrs. Shambhoolal Manoharlal, Telkalpara, urulia (a); PR/343A, 30-8-61 (b); 23-9-61 (e).
- 98. (S) Messrs. Lakshman Ch. Dey and Gagan 1. Bhattacherjee carrying on business under the 1. He friends Electric Co. (for) The 1. He friends Electr
- 99. (S) Shri Kartic Chandra Bose carrying on siness under the trade name of Bose Brothers, or) Messrs. Bose Brothers, 14/2 Old Chinabazar Street, Calcutta (a); RB/401A, 8-3-46 (b); 22-9-61 (e).
- 100. (S) Messrs. Bhupendra Nath Mukherjee and Puranjan Banerjee, carrying on business under trade name City Paper Stores (for) Messrs. Fity Paper Stores, P-23/24 Radhabazar Street, falcutta (a); RB/76A, 21-12-48 (b); 22-9-61 (e).
- 101. (S) Shri Patit Paban Sur, carrying on ousiness under the trade name P. Sur & Co. (for) Messrs. P. Sur & Co., 14/2 Old Chinabazar Street, Calcutta (a); RB/203A, 25-9-41 (b); 22-9-61 (e)
- 102. (S) Shri Santosh Chatterjee carrying on usiness under the trade name Chatterjee Comnercial (for) Messrs. Chatterjee Commercial 4/46 Canning Street, Calcutta (a); RB/879A, 4-7-77 (b); 22-9-61 (e).
- 103. (S) Shri Dhirajlal K. Doshi carrying on usiness under the trade name Coronation Trading to (for) Messrs. Coronation Trading Co., 23/24 adhabazar Street, Calcutta (a); RB/740A, 6-52 (b); 22-9-61 (e).
- 104. (S) Bon Behari Sarkar, carrying on business under the trade name Orphan Tea Corporation (for) Orphan Tea Corporation, 20/1 Lallbazar Street, Calcutta (a); RB/428A, 18-2-53 (b); 25-9-61 (c).
- 105. Messrs. Orient General Industries Ltd., (S) 14 Radhabazar Lane, Calcutta (for) 8 Royal Exchange Place, Calcutta; Calcutta-1, 24-Parganas (I) (a); (S) RB/82B (for) LR/308B (b); 26-9-61 (e).
- 106. Messrs, Shiva Glass Works Co. Ltd., (8) 3/24 Radhabazar Street, Calcutta (for) 27 brahourne Road, Calcutta (a); RB/4A, 11-11-49 b); 26-9-61 (c).
- 107. (S) Messrs. Bijan Kumar Banerjee, tanan Kumar Banerjee and Gour Chandra Banerjee, carrying on business under the trade name bijan Kumar Banerjee & Brothers (for) Messrs. Bijan Kumar Banerjee & Brothers, 14/2 Old bijabazar Street, Calcutta (a); RB/327A, 21-1-45 b); 26-9-61 (e).

- 108. (S) Messrs. Rakhal Ch. Mukherjee and Paritosh Dutt, carrying on business under the trade name Duro Chemical Works (for) Messrs. Duro Chemical Works, 14/2 Old Chinabazar Street, Calcutta (a); RB/491A, 8-5-52 (b); 26-9-61 (e).
- 109. (S) Messrs. Lakshmi Priya Devi, Trustee, Estate of Late Krishna Mohan Banerjee, Naba Kumar Banerjee, Jogindra Nath Banerjee and Samir Kumar Banerjee, carrying on business under the trade name of C. Ringer & Co. for Messrs. C. Ringer & Co., 23 Lallbazar Street, Calcutta (a); RB/235A, 10-10-41 (b); 26-9-61 (e).
- 110. (S) Shri L. R. Jhawar carrying on business under the trade name Messrs. Universal Mercantile Corporation (for) Messrs. Universal Mercantile Corporation, 9 Brabourne Road, Calcutta (a); RB/658A, 22-11-54 (b); 26-9-61 (e).
- 111. (S) Messrs. Hrishikesh Basu and Basanta De, carrying on business under the trade name Basu & De (for) Messrs. Basu & De, 9 Lallbazar Street, Mercantile Buildings' Calcutta (a); RB/457A, 19-8-53 (b); 26-9-61 (e).
- 112. (S) Messrs. Jagadish Chandra Sen, Indu Bhusan Sen and Bibhuti Bhusan Sen, carrying on business under the trade name Industrial Machinery and Tools Corporation (for) Messrs. Industrial Machinery and Tools Corporation, P-14 Mission Row Extension, Calcutta (a); RB/454A, 22-3-52 (b); 26-9-61 (e).
- 113. (S) Shri Mohan Lal Ghosh carrying on business under the trade name of M. L. Ghosh & Co. (for) Messrs. M. L. Ghosh & Co. (S) 19/G Windsor House, P-14 Mission Row Extension, Calcutta (for) P-14 Bentinck Street, Calcutta (a); RB/122A, 25-9-41 (b); 26-9-61 (e).
- 114. Shrimati Mangiben Dahyabhai Bhoola carrying on business under the trade name M. D. Bhoola & Co., 33 Brabourne Road, Calcutta (a); RB/1248A, 4-8-61 (b); (A) Gunny bag, papad, pickles, cardamom, new crop—safflower, hessian, twine (d); 26-9-61 (e).
- 115. (S) Messrs. S. L. Anand & Balwant Lal Anand carrying on business under the trade name Anand & Co. (for) Messrs. Anand & Co., 34A, Brabourne Road, Calcutta (a); RB/686A, 20-9-51 (b); 26-9-61 (e).
- 116. (S) Jitendra Mohan Sen and Manindra Kumar Sen, carrying on business under the trade name Calcutta Sales Syndicate (for) Messrs. Calcutta Sales Syndicate, 14/2 Old Chinabazar Street, Calcutta (a); RB/161A, 26-9-41 (b); 26-9-61 (e).
- 117. (S) Shri Gopal Singh, earrying on business under the trade name Omprakash Gopal Singh, (for) Omprakash Gopal Singh, 14/2 Old Chinabazar Street, Calcutta (a); RB/618A, 20-7-54 (b); (D) Chemical (d); 26-9-61 (e).

- 118. Messrs. Narsingh Das Gupta, Hemraj Agarwalla and Shakuntala Devi carrying on business under the trade name Sivanand Trading Co., 18-C Sukeas Lane, Calcutta (a); RB/1256A, 31-8-61 (b); (A) Hessian cloth, bags made of jute (d); 26-9-61 (e).
- 119. (S) Shri Mulchand Kathari (Proprietor) carrying on business under the trade name Messrs. Shree Kathary Hosiery (for) Messrs. Shree Kathary Hosiery, 203/1 Harrison Road, Calcutta (a); RJ/2243A, 10-7-52 (b); 22-9-61 (e).
- 120. (S) Shri Sailendra Nath Basu (Proprietor) carrying on business under the trade name Messrs. Eastern Tea Co., (for) Messrs. Eastern Tea Co., 207/3 Harrison Road, Calcutta (a); RJ/1446A, 1-8-47 (b); 25-9-61 (e).
- 121. (S) Shri Basudeo Murarka and Shri Hariram Murarka (Partners) carrying on business under the trade name Messrs. Surajmull Sheosankarlal (for) Shri Basudeo Murarka, Shri Sheoshankarlal Murarka, Shri Parmeswar Murarka and Shri Hariram Murarka (Partners) carrying on business under the trade name Messrs. Surajmull Sheoshankarlal, 95 Lower Chitpur Road, Calcutta (a); RJ/2777A, 12-7-57 (b); 27-9-61 (e).
- 122. (S) Shri Madanlal Sharma, Shri Jagadish Prasad Agarwal & Shri Madanlal Beriwal (Partners) carrying on business under the trade name Messrs. Nowaday Hosiery Works (for) Messrs. Nowaday Hosiery Works, 201B Harrison Road, Calcutta (a); RJ/2896A. 4-9-59 (b); 28-9-61 (e).
- 123. (S) Shri Sawalram Agarwala (Proprietor) carrying on business under the trade name Messrs. Jai Hind Jari Stores (for) Messrs. Jai Hind Jari Stores, 201 Harrison Road, Calcutta (a); RJ/2420A, 21-9-53 (b); 28-9-61 (e).
- 124. (S) Messrs. Shyam Sunder Agarwalla and Sitaram Goenka (Partners) carrying on business under the trade name of Marwari Trunk Manufacturing Co. (for) Messrs. Marwari Trunk Manufacturing Co., 19 Jorabagan Street, Calcutta (a); 1319Å, 6-10-48 (b); (A) Iron and steel (scrap) materials (d); 25-9-61 (e).
- 125. (S) Shri Kshetro Mohan Saha, Lalit Mohan Saha, Makhanlal Saha, Balai Chand Saha (Partners) carrying on business under the trade name of Lakshmi Bastralaya (for) Messrs, Lakshmi Bastralaya, 44B Kali Krishna Tagore Street, Calcutta (a); SH/2320A, 12-4-55 (b); 25-9-61 (c).
- 126. (S) Shri Prokash Chandra Agarwalla carrying on business under the trade name of Jawaia Sahai Indermal (for) Messrs, Jawala Sahai Indermal, 67/47 Strand Road, Calcutta (a); SH/2310A, 11-12-54 (b); 25-9-61 (e).
- 127. (S) Shri Gouri Sankar Agarwalla (Proprietor) carrying on business under the trade name Messrs. Prokash & Co., (for) Messrs. Iswani Prosad Khaitan Gouri Sandar Agarwal and Durga Prasad Sarma (Partners) carrying on business

- under the trade name Messrs. Prokash & 64/1 Belgachia Road, Calcutta (for) 64A Belga Road, Calcutta (a); SH/3029A, 5-10-59 25-9-61 (e).
- 128. Messrs, Thermolith Products (P) I 58/4 Barrackpore Trunk Road, Calcutta SH/2828A, 22-7-59 (b); (A) 1. Raw mater soap-stone, 2. Plant, machinery, spare parts accessories. 3. Consumable stores. Provided all goods for which exemption from paymen sales tax is claimed are intended for use in actual process of manufacture of the goods na below: Wood wool. (c); 25-9-61 (e).
- 129. (S) Messrs, Kshitish Chandra Basu Arun Kumar Basu (Partners) carrying on b ness under the trade name Basu Timber Co. (Messrs, Basu Timber Co., 64 Maharshi Deber Road, Calcutta (a);  $S\Pi/2212A$ , 1-9-53 (27-9-1961 (e).
- 130. (8) Shri Hakim Ramprosad and § Sakuntola Devi carrying on business under trade name of Hotel Embassy (for) Messrs. He Embassy, 27 Princep Street, Calcutta (a); § 2299A, 5-12-51 (b); 15-9-61 (e).
- 131. (S) Messrs, Umilal Khanna, Deo J Khanna, Gian Chand Seth and Chunilal Pe carrying on business under the trade name Chun Khanna & Co. (for) Messrs, Chunilal Khanna Co., 28 Weston Street, Calcutta (a); SL 1625 6-8-48 (b); 15-9-61 (e).
- 132. Messrs, Tarsan P. Ltd., 33 Chittaraj Avenue, Calcutta (a); SL/3691A, 26-4-61 (l (A) Pully and C. I. Roller (d); 14-9-61 (e).
- 133. Shri Chandi Charan Bose, carrying abusiness under the trade name Messrs. Easte Scientific Co., 194 Bipin Behari Ganguly Stree Calcutta-12 (a); SL/254B, 23-5-60 (b); a Scientific apparatus and instrument for school a scollege laboratory, glass goods, porcelan good projection lantern, microscopes, telescopes, that and maps, shop clock and watch, models, skeleto biological specimen, chemicals and reagents flaboratory purpose (d); 18-9-61 (e).
- 134. Shri N. C. Mitra and T. N. Roy carryton business under the trade name Messrs Mitra Co., 15 Shyama Charan Dey Street, Calcutta (\* SL/158A, 25-9-61 (b); 20-9-61 (e).
- 135. (8) Ironite Co. of India Ltd., (to Ironite Co. of India Pyt, Ltd., 31 Chittaranja Avenue, Calcutta (a); SL/3670A, 27-2-61 (b) 20-9-61 (e).
- 136. Shri Harek Narayan Shaw carrying obusiness under the trade name Messrs. Hare Narayan Shaw., 118 Bipin Behari Ganguly Stree Calcutta-12 (a); SL/2185A, 29-6-51 (b); (A Gunny bags (d); 20-9-61 (e).
- 137. Messrs. (1) Rebati Ranjan Chowdhury (2) Amalendu Bikash Chowdhury and (3) Bimalendu Bikash Chowdhury, carrying on business under the trade name Messrs R. Chowdhury

Sons (S) 91/4 Bipin Behari Ganguly Street, leutta-12 (for) 91/4 Bowbazar Street, Calcutta 1: SL/2570A, 16-6-53 (h); 20-9-61 (e).

38. (S) Shri Fatick Mazumder carrying on siness under the trade name Mazumdar Brothers (b). (for) Messrs. Mazumdar Bros. & Co., (S) Malanga Lane, Calcutta-12 (for) 12 Jackson (c). (Calcutta (a); (S) SL/3772A (for) CB/1A (b); 20-9-61 (e).

39. Messrs, Jaharlall Mullick, Tatultala Ghat, ). Buroshibtala, North Chandernagore, Hooghly ; SP/1379A, 24-1-61 (b); (A) Soorkey, Lime, id, Brick and Brick-bats (d); 23-9-61 (e).

40. (S) Shri Hari Charan Ganguly, (Proetor) carrying on business under the trade name
nutosh Construction, (for) Messrs. Ashutosh
nstruction, (S) 36 Soshi Ghose Lane, Serampore,
oghly (for) 8 Panchanantala Lane, Serampore,
oghly (a); SP/1034A, 18-7-55 (b); 23-9-61 (e).

41. (8) Shri N. V. Lekhraj and Shri G. D. htmi (Partners) carrying on business under the le name Messrs. Kala Niketan (for) Messrs. la Niketan, A-44-45 New Market, Calcutta (a); (1825A, 7-2-53 (b); (A) Ready made garments, siery goods (d); 22-9-61 (e).

42. (S) Shri Jagadish Chandra Malhotra, Rajkarni alias Kaushalya Devi and Sm. meli Devi (Partners) carrying on business or the trade name Messrs. Kashmir Silk ustries Agency, (for) Messrs. Kashmir Silk ustries Agency, 43 Free School Street, Calcutta: TL/2193A, 23-4-59 (b); 26-9-61 (e).

43. Shri Ashutosh Ghosh, Shri Chander kash Luthra, Shri Sampuran Chand Mitra rtners) carrying on business under the trade ic Messrs. Eastern Distributors, 12 Suren sar Road, Calcutta (a); TL/2332A, 19-9-60; (A) Leather carrying cases, Radio parts (d); 461 (c).

44. Messrs, Dass & Co. (1) Pr. Ltd., 43 ramfolla Street, Calcutta (a);  $TL/730\Lambda$ , 43 (b); (D) General merchandise as and when fired (d); 28-9-61 (e).

5. Messrs. Calcutta Chemicals and Minerals lr. Ltd., 43 Dharamtola Street, Calcutta (a); 1348, 25-1-50 (b); (S) 1. Raw materials. lant, machinery, spare parts and accessories. onsumable stores. Provided that all goods for hexemption from payment of sales tax is ned are intended for use in the actual process anufacture of the goods named below:—Themical and mineral products. (for) Minerals (1) any other raw materials. (2) Plant, hinery, spare parts, and accessories and conhies stores. (3) building or plumbing materials, ixtures, required for construction, fitting out pair of any building. Certified by the purchasteale to be required for use in any process in manufacture of Chemical and Mineral products ale (c): 28-9-61 (e).

146. Shri Surjyeudra Mohan Chowdhury (Proprietor) carrying on business under the trade name Messrs. Kalpana, D-26 New Market, Calcutta (a); TL/1486A, 30-1-51 (b); (A) Silds (d);

147. (S) Shri Chhotalal Bharani and Shri Hira Lal Bharani (Partners) carrying on business under the trade name Messrs. Oriental Gem and Jewellery Co. (for) Messrs. Oriental Gem and Jewellery Co. Inside Grand Hotel, Calcutta (a); TL/1345A, 12-1-50 (b); 28-9-61 (e).

Explanatory notes,—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 293C.T.—12th October 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section (2) of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of certificate.
- (c) Goods for resale.
- (d) Goods for use in manufacture.
- (e) Goods for use in the execution of contracts.
- (f) Date of amendment.

1. Shri Pamandas, Shri Madhodas, Shri Kanayalal, Shri Chahardas and Shri Muralidhar carrying on business under the trade name Messrs. Sindhu Stone Supply, (S) 7 Kali Temple Road, Calcutta-26 (for) 16/1 Bhagabati Lane, Calcutta-26 (a); 263Å(ÅL) (Central), 6-1-61 (b); 25-9-61 (f).

2. Messrs, Ghanty Cloth Stores, G. T. Road, Asansol (a); 300A(AS) (Central), 21-9-57 (b); (A) Coir (c); 22-9-61 (f).

3. Messrs, East India Trading Co., Raniganj (a); 97A(AS) (Central), 15-7-57 (b); (A) Lubricating oil, pipe and pipe fittings, stationery goods, bound registers, mining book, electric wares, steel wire rope, electric bulbs, and cables, electric v.i.r. wires, wire rope, paints, automobiles parts, motor parts, hardware, iron rods, bolts and nuts, flanges, bend pipe, sockets, tea, wheel valves, surgical goods, knife, hot water bags, torch, torch cell, and battery, torch bulbs, rubber goods (c); 23-9-61 (f).

- 4. Messrs, Jatiaya Kalyan Trust, (S) Village Khairasol, post office Durgapur, district Burdwan (for) 96 Lower Chitpore Road, Calcutta (a); (S) 634A(AS) (Central), (for) 818A(AT) (Central), 1141-57 (b); 28-9-61 (f).
- 5. (S) Shri Nand Kishore Kedia, Shri Nawal Kishore Kedia, Shri Vinod Kumar Kedia, Shri Shiva Kumar Kedia carrying on business under the trade name Banarsilall Kedia & Sons (for) Messrs. Banarsilall Kedia & Sons., 71 Canning Street, Calcutta (a); 975A(AT) (Central), 1-4-59 (b); (A) Pencils and pen holders (c); 22-9-61 (f).
- 6. (S) Shri Golam Hussain Ahmed Doba, Shri Yusuf Dowood Doba and Shri Yusuf Suleman Parekh carrying on business under the trade name G.H.A. Doba & Co., (for) Messrs. G.H.A. Doba & Co., 5 Amratola Lane, Calcutta (a); 597A(AT) (Central), 18-7-57 (b); 22-9-61 (f).
- 7. Messrs. Pranlal Bhagwanji carrying on business under the trade name Premlal Bhagwanji, (S) 10/1 Portuguese Church Street, Calcutta (for) P-36 India Exchange Place Extention, Calcutta (a); (S) 1207A(AT) (Central) (for) 886A(RB) (Central) (b); 23-9-61 (f).
- 8. Messrs. Sen Brothers (Private) Ltd., 3 Amratola Lane, Calcutta (a); 1148A(AT) (Central), 19-1-61 (b); (A) Tapioca globules (c); 26-9-61 (f).
- 9. (1) Shri Radheshyam Shah, (2) Shri Ghanashyam Dass Shah, (3) Shri Modan Lal Shah and (4) Shri Jagdish Prosad Shah (Partners) carrying on business under the trade name Messrs. Rama Nand Narayan Das. 5/1A & B Keyatolla Road, Calcutta-29, Jalpaiguri (1) (a); 75B(BH) (Central), 2-1-60 (b); (A) Ghee and maida (flour) (c); 26-9-61 (f).
- 10. (S) Messrs. Ram Chandra Gupta and Krishna Lal Gupta carrying on business under the trade name Messrs. Rajvaid Shri Bamandasji Kaviraj (for) Messrs. Rajvaid Shri Bamandasji Kaviraj, 140 Mahatma Gandhi Road, Calcutta (a); 735A(CL) (Central), 12-4-58 (b); 22-9-61 (f).
- 11. Shri Ganga Bishan carrying on business under the trade name Subhas Trading Co., (S) 150A Lower Chitpore Road, 2nd floor, Calcutta (for) 3 Amratola Street (1st floor), Calcutta (a); (S) 1135(CL) (Central) (for) 1027A(AT) (Central), 23-9-59 (b); 25-9-61 (f).
- 12. Messrs, M. Khurshid Hasan Ata Karim, M. Zafrus Samad, M. Mumtaz Ahmed and M. Shahabuddin carrying on business under the trade name General Trading Co., (S) 56 Lower Chitpore Road (4th floor), Calcutta (for) 12 Zakaria Street (1st floor) Calcutta (a); 1067A(CL) (Central), 19-11-60 (b); (A) Betelnut (c); 27-9-61 (f).
- 13. Shri Vajubhai Luxmidas Thakkar carrying on business under the trade name Pankaj Electric Trading Co., (S) 35 Ezra Street, Calcutta (for) 12B Lower Chitpore Road, Calcutta (a); 1109A (CL) (Central), 29-3-61 (b); 28-9-61 (f).

- 14. (S) Uday Chandra Paul, Amulyadhan and Kanai Lal Paul carrying on business uthe trade name Charan & Co. (for) Messrs. Ch & Co., 164 Old Chinabazar Street, Calcutta 576A(CR) (Central), 11-7-57 (b); 22-9-61 (f).
- 15. Messrs. Punamchand Bothra, Manikel Dugar and Bhanwarlal Bothra carrying on busi under the trade name Punamchand Manikel 2 Raja Woodmunt Street, Calcutta (a); 885A((Central), 23-8-57 (b); (A) Machinery and products (c); 25-9-61 (f).
- 16. (S) Messrs. Satya Narayan Baner Satya Pran Banerjee and Satya Jyoti Baner carrying on business under the trade name Even Motor Company (for) Everest Motor Co., Darjoing, Siliguri (a); 43B(DJ) (Central), 29-11 (b); 22-9-61 (f).
- 17. (S) Messrs. Narayan Chand Both Punamchand Bothra and Naratmal Bothra (Puners) carrying on business under the trade municipal Kodamul Thakursidas Bothra (for) Kodamul Thakursidas Bothra, Kalimpong, (1) Kalimpong (2) 37 Armenian Street, Calcutta (a); 33B(N) (Central), 1-8-57 (b); (D) General Merchandis (c); 26-9-61 (f).
- 18. Shri Shyamal Roy Choudhury carrying a business under the trade name Choudhury 1 Netaji Subhas Road, Calcutta (a); 409A(El) (Central), 22-8-57 (b); (A) Diaries (c); 25-9-81 (f).
- 19. (S) Messrs. Sandoz (India) Ltd. (Messrs. Sandoz Products Private Ltd., 5 Banks Street, Calcutta-1 (a); 240A(EL) (Centi 17-7-57 (b); 25-9-61 (f).
- 20. (S) Messrs, Narayan Dass Mullick Arati Bala Mullick carrying on business under trade name Narayandass & Co. (for) Mes Narayandass & Co., A-5 Jaganuath Ghat, Calet (a); 52A(JK) (Central), 17-6-57 (b); 22-9-61
- 21. (S) Messrs. Durgaprosad Lohia, Rad shyam Lohia and Raghunandan Lohia carrying business under the trade name Sitaram Nainsuk (for) Messrs. Sitaram Nainsukdas, 402 Ug Chitpore Road, Calcutta (a); 416A(JK) (Central 17-7-57 (b); (A) Molasses and cereal (c); 214 (f).
- 22. Messrs. Shri Ram Gupta and Rames dayal Gupta carrying on business under the mame Shri Ram Rameswardayal, 2 Doyebs Street, Calcutta (a); 33B(JK) (Central), 19-7; (b); (A) Topioca globules, alam, katha (cutte); 23-9-61 (f).
- 23. (S) Messrs. Maman Chand Agarwall Gyaniram Agarwalla and Indraj Agarwalla (Puners) carrying on business under the trade management of the trade of Swastika Trading Co. (for) Messrs. Swast Trading Co., 132 Cotton Street, Calcutta (172A(JK) (Central), 19-6-57 (b); 26-9-61 (f.

- (S) Mesers. Nafar Chandra Sreemany, lal Chandra Sreemany, Sudha Kanta Sreemany, kanta Sreemany and Radhakanta Sreemany rying on business under the trade name Biswah Sreemany Haripado Sreemany (for) Messrs. wanath Sreemany Haripado Sreemany, 1 Mirar Ghat Street, Calcutta (a); 255A(JK) mtral), 1-7-57 (b); 26-9-61 (f).
- 5. (S) Messrs. Murari Mohan Dhar (Karta Hindu united family) Ananta Narayan Dhar, aganarayan Dhar and Rangalal Dhar carrying business under the trade name Gokul Chandra ar & Sons (for) Gokul Chandra Dhar & Sous, Jagannath Ghat, Calcutta (a); 639A(JK) entral), 25-9-57 (b); 26-9-61 (f).
- 6. (S) Messrs. Uggarsen Gopal, Kushiram, namehand Arya and Shayam Sundar Arya (Parts) carrying on business under the trade name srs. Uggarsen Shayam Sunder (for) Messrs. garsen Shayam Sunder, 20 Maharshi Debendra ad, Calcutta-7 (a); 461A(JK) (Central), 7-57 (b); 28-9-61 (f).
- 7. Messrs. Dewatram Agarwalla and Satya rayan Agarwalla carrying on business under the de name Nandram Dewatram, Siliguri, Darjeeg (A) Paikhabari Road, Kurseong, Darjeeling; (S) 41B(JP) (Central) (for) 243A(JP) entral), 10-7-57 (b); 27-9-61 (f).
- 18. Messrs. Pioneer Trading Corporation, 10 ming Street, Calcutta (a); 1202A(LR) (Cenl), 21-12-60 (b); (A) Ball bearing, belt fastner; 28-9-61 (f).
- 9. Shri Maniklal Paul and Pannalal Paul rying on business under the trade name ssrs. Paul's Scientific Industries, 3/1G Chidam-di Lane, Calcutta (a); 779A(MK) (Central), 5-60 (b); (A) Scientific glass apparatus and truments (c); 22-9-61 (f).
- 30. (S) Shri Kali Kumar Bose (Proprietor) rying on business under the trade name Messrs. K. Bose & Co. (for) Messrs. K. K. Bose & Co., /1B Simla Road, Calcutta-6 (a); 297A(MK) entral), 31-7-57 (b); 26-9-61 (f).
- 31. (S) Shri Ravi Kapoor, Shri Omprakash poor and Shri Ramesh Kapoor (Partners) carry; on business under the trade name Messrs. R. K. oducts, (for) Messrs. R. K. Products, 5 Jagandhu Boral Lane, Calcutta (a); 99A(MK) entral), 27-6-57 (b); 27-9-61 (f).
- 32. Shri Matilal Ram (Proprietor) carrying on siness under the trade name Mesers. Matilal & ns. Strand Road. Baluchar, English Basar, alda (a); 197A(ML) (Central), 10-3-61 (b); 1) Coccanut oil (d); 23-9-61 (f).

- 33. Shri Ramnivas Agarwala (Proprietor) carrying on business under the trade name Messrs. Kunjalal Ramniwas, Mohanbati, Raiganj, West Dinajpur (a); 149A(ML) (Central), 29-11-58 (b); (A) Wheat, wheat products and biscuits (d); 26-9-61 (f).
- 34. Shri Raghunandan Pande and Ramnandan Pande (Partners) carrying on business under the trade name Messrs. Raghunandan Pande, Kedarnath, Golapatty, Malda (a); 203A(ML) (Central), 7-7-61 (b); (A) Groundnut (d); 26-9-61 (f).
- 35. Messrs. Malchand Sharda, Sreegopal Sarda, Krishna Gopal Sharda, Madan Gopal Sharda, Ghanshyamdas Sharda, Ratanlal Mohta, Hanumandas Mohta, Basant Kumar Mohta and Suresh Kumar Mohta carrying on business under the trade name Fullara Rice Mill, 6 Canal Road, Tollygunj, Calcutta-33 (a); 398A(PG) (Central), 6-2-60 (b); (A) Polisher and turning apparatus (d); 23-9-61 (f).
- 36. (S) Messrs. Abdul Khaleque Molla and Yakoob Ali Mollah carrying on business under the trade name Abdul Khaleque Molla & Co. (for) Messrs. Abdul Khaleque Molla, Yakoob Ali Molla and Majahar Ali Molla carrying on business under the trade name Abdul Khaleque Molla & Co., Rajarhat, P.O. Serakole, 24-Parganas (a); 436A (PG) (Central), 11-5-60 (b); 25-9-61 (f).
- 37. (S) Shri Jagabandhu Bhaduri carrying on business under the trade name Wood Craft & Construction Co. (for) Messrs. Wood Craft Construction Co., Thakurpukur Road, Sodepur, 24-Parganas (a); 403A(PG) (Central), 13-2-60 (b); 27-9-61 (f).
- 38. (S) Shri Kartic Chandra Bose carrying on business under the trade name Bose Brothers (for) Bose Brothers (Stationers & Printers), 14/2 Old Chinabazar Street, Calcutta (a); 508A(RB) (Central), 10-8-57 (b); 22-9-61 (f).
- 39. (S) Messrs. Lakshman Ch. De and Gagan Ch. Bhattacherjee carrying on business under the trade name The Friends Electric Co. (for) The Friends Electric Co., 14/2 Old China Bazar Street, Calcutta (a); 16A(RB) (Central), 25-5-57 (b); 22-9-61 (f).
- 40. (S) Shri Patit Paban Sur carrying on business under the trade name P. Sur & Co. (for) Messrs. P. Sur & Co., 14/2 Old Chinabazar Street, Calcutta (a); 210A(RB) (Central), 26-6-57 (b); 22-9-61 (f).
- 41. (S) Shri Santosh Chatterjee carrying on business under the trade name Chatterjee Commercial (for) Messrs. Chatterjee Commercial, 44/46 Canning Street, Calcutta (a); 585A(RB) (Central), 7-11-57 (b); 22-9-61 (f).

- 42. (S) Shri Dhirajlal K. Doshi carrying on business under the trade name Coronation Trading Co. (for) Messrs. Coronation Trading Co., 23/24 Radhabazar Street, Calcutta (a); 299A(RB) (Central), 5-7-57 (b); 22-9-61 (f).
- 43. Messrs. Hrishikesh Sen, Dilip Kr. Sen, Samarjit Sen and Biswajit Sen carrying on business under the trade name Calcutta Pure Drug Co., 2 Cooper Lane, Calcutta (a); 654A(RB) (Central), 12-7-57 (b); (D) Manufactured medical models, projection kunterns, lantern accessories, lanterns slides, charts and models (c); 25-9-61 (f).
- 44. Messrs. Orient General Industries Ltd., (S) 14 Radhabazar Lane, Calcutta (for) 8 Royal Exchange Place, Calcutta; Calcutta-(1), 24-Parganas-(1) (a); (S) 64B(RB) (Central) (for) 120B(LR) (Central) (b); 26-9-61 (f).
- 45. Messrs. Shiva Glass Works Co. Ltd., (S) 23/24 Radhabazar Street, Calcutta (for) 27 Brabourne Road, Calcutta (a); 129A(RB) (Central), 22-6-57 (b); 26-9-61 (f).
- 46. Messrs. Purushottam Tebrewala, Viswa Prakash Harlalka and Devi Prakash Harlalka carrying on business under the trade name Kaka Mill Stores, 14/2 Old Chinabazar Street, Calcutta (a); 787A(RB) (Central), 19-1-60 (b); (D) Mill stores, (A) Loom accessories for spinning and weaving (c); 26-9-61 (f).
- 47. (S) Messrs. Bijan Kumar Banerjee, Kanan Kumar Banerjee and Gour Chandra Banerjee carrying on business under the trade name Bijan Kumar Banerjee & Brothers (for) Messrs. Bijan Kumar Banerjee & Brothers, 14/2 Old Chinabazar Street, Calcutta (a): 787A(RB) (Central), 5-7-57 (b); 26-9-61 (f).
- 48. (S) Messrs. Rakhal Chandra Mukherjee and Paritosh Dutta carrying on business under the trade name Duro Chemical Works (for) Messrs. Duro Chemical Works, 14/2 Old Chinabazar Street, Calcutta (a); 485A(RB) (Central), 31-7-57 (b); 26-9-61 (f).
- 49. (S) Messrs. Lakshmi Priya Devi, Trustee, Estate of late Krishna Mohan Banerjee, Nabakumar Banerjee, Jogindra Nath Banerjee and Samar Kumar Banerjee carrying on business under the trade name C. Ringer & Co. (for) Messrs. C. Ringer & Co., 23 Lallbazar Street, Calcutta (a); 559Å(RB) (Central), 7-9-57 (b); 26-9-61 (f).
- 50. (S) Messrs. Hrishikesh Basu and Basanta De carrying on business under the trade name Basu & De (for) Messrs. Basu & De, 9 Lallbazar Street, Calcutta (a); 12A(RB) (Central), 25-5-57 (b); 26-9-61 (f).
- 51. (S) Messrs. Jagadish Chandra Sen, Indu Bhusan Sen and Bibhuti Bhusan Sen carrying on business under the trade name Industrial Machinery and Tools Corporation, (for) Messrs. Industrial

- Machinery and Tools Corporation, P-14 Miss Raw Extension, Calcutta (a); 9A(RB) (Centri 18-5-57 (b); 26-9-61 (f).
- 52. (S) Shri Mohan Lal Ghosh carrying business under the trade name M. L. Ghosh & (for) Messrs. M. L. Ghosh & Co., 19/G Wind House, P-14 Mission Row Extension, Calcut (a); 498A(RB) (Central), 31-7-57 (b); 26-5 (f).
- 53. (S) Messrs. S. L. Anand and Balwant Anand, carrying on business under the trade in Anand & Co. (for) Messrs. Anand & Co., ; Brabourne Road, Calcutta (a); 67A(RB) (Centr. 15-6-57 (b); 26-9-61 (f).
- 54. (S) Shri Mulchand Kathari (Propried carrying on business under the trade name Mess Shree Kathary Hosiery (for) Messrs. Shree Kath Hosiery, 203/1 Harrison Road, Calcutta (130A(RJ) (Central), 27-6-57 (b); 22-9-61 (f).
- 55. (S) Shri Ramdeo Singhania, Sm. Sarass Debi Singhania and Shri Gulzarilal Singha (Partners) carrying on business under the tr name Messrs. Matri Bastralaya (for) Messrs. M. Bastralaya, 201 Harrison Road, Calcutta ( 43B(RJ) (Central), 24-9-57 (b); 22-9-61 (f).
- 56. (S) Shri Sailendra Nath Basu (Propriet carrying on business under the trade name Mes Eastern Tea Co., (for) Messrs. Eastern Tea (207/3 Harrison Road, Calcutta (a); 194A(1 (Central), 28-6-57 (b); 25-9-61 (f).
- 57. Shri Basudeo Murarka and Shri Ham Murarka (Partners) carrying on business under trade name Messrs. Surajmull Sheosankarlal (f Shri Basudeo Murarka, Shri Sheosanka Murarka, Shri Parmeswar Murarka and Shri Bram Murarka (Partners) carrying on busin under the trade name Messrs. Surajmull Stahankarlal, 95 Lower Chitpur Road, Calcutta (602A(RJ) (Central), 3-9-57 (b); 27-9-61 (f).
- 58. (S) Shri Madanlal Sharma, Shri Jag Prasad Agarwal and Shri Madanlal Ben (Partners) carrying on business under the tr name Messrs. Nowaday Hosiery Works, (Messrs. Nowaday Hosiery Works, 201B Hard Road, Calcutta (a); 731A(RJ) (Central), 204 (b); 28-9-61 (f).
- 59. (8) Shri Sawalram Agarwala (Proprie carrying on business under the trade name Mes Jai Hind Jari Stores (for) Messrs. Jai Hind Stores, 201 Harrison Road, Calcutta (a); 4 (RJ) (Central), 23-7-57 (b); 28-9-61 (f).
- carrying on business under the trade name Jat Sahai Indermal (for) Messrs. Jawala Sahai In mal, 67/47 Strand Road, Calcutta (a); 1804 (Central), 18-7-57 (b); 25-9-61 (f).

- 61. (S) Shri Jiyanmal Chajel, Chandanmul, hajel, and Bachraj Chajel carrying on business ader the sade name J. B. Company (for) fessis. J. B. Company, 42 Pathuriaghata Street, lacutta (a); 800A(SH) (Central), 1-7-57 (b); 5-9-61 (f).
- 62. Mesers. Abani Bhushan Chakraborty and wapan Kumar Bhattacherya carrying on business nder the trade name New Found Syndicate, 10 firmal Chandra Street, Calcutta (a); 1183A Central), 17-9-60 (b); (A) Mahua oil, ground ut oil, cocoanut oil, lineseed oil (c); (A) Forged ost hanger, m.s. scrap (d); 15-9-61 (f).
- 63. (S) Sm. Lakshmi Devi and Jhun Jhunwalla arrying on business under the trade name Gonesh has Ramgopal (for) Messrs. Goneshdas Ramgopal, Chittaranjan Avenue, Calcutta (a); (S) 1246A SL) (Central) (for) 58B(SL) (Central) (b); 6-9-61 (f).
- 64. Mohanlal Pasuri and Bhuwaneshar Prosad inha carrying on business under the trade name imon Supply Corporation, 12/3 Nilmani Dutta ane, Calcutta (a); 1067A(SL) (Central), 14-5-60 b); (A) Grease Nipples (c); 19-9-61 (f).
- 65. (S) Shri N. C. Mitra and Shri T. N. Roy arrying on business under the trade name Messrs. Iitra & Co. (for) Messrs. Mitra & Co., 15 Shyama haran Dey Street, Calcutta (a); 238A(SL) Central), 6-7-57 (b); 19-9-61 (f).

- 66. (S) Ironite Co. of India Ltd. (for) Ironite Co. of India Private Ltd., 31 Chittaranjan Avenue, Calcutta (a); 1194A(SL) (Central), 20-5-61 (b); 21-9-61 (f).
- 67. (S) Jaharlal Mullick, Tatultala Ghat, Post office Buroshibtala, North Chandernagore, Hooghly (a); 198A(SP) (Central), 24-1-61 (b); (A) Lime (c); 23-9-61 (f).
- 68. (S) Shri N. V. Lekhraj and Shri G. D. Mahtani (Partners) carrying on business under the trade name Messrs. Kala Niketan (for) Messrs. Kala-niketan, A-44/45 New Market, Calcutta (a); 217A(TL) (Central), 8-7-57 (b); 22-9-61 (f).
- 69. Surjyendra Mohan Roychowdhury (Proprietor) carrying on business under the trade name Messrs. Kalpana, D26 S.S. Hogg Market, Calcutta (a); 406A(TL) (Central), 27-7-57 (b); (A) Silds (c); 28-9-61 (f).
- 70. (S) Shri Chhotalal Bharany and Shri Hiralal Bharany (Partners) carrying on business under the trade name Messrs. Oriental Gem Jewellery Co. (for) Messrs. Oriental Gem Jewellery Co., Inside Grand Hotel, Calcutta (a); 119A(TL) (Central), 1-7-57 (b); 28-9-61 (f).

Explanatory notes.—Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:— (A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.



# Gazette

## Extraordinary

## Published by Authority

KARTIKA 26 |

SATURDAY, NOVEMBER 17, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL HOME DEPARTMENT Political ORDER

No. 3750P.—17th November 1962.—Whereas the Governor considers it necessary and expedient in the public interest that special precautions should be taken to prevent the entry of unauthorised persons into the place described in columns 1 and 2 of the schedule below, hereinafter referred to as he said place;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby

- (a) to declare the said place to be a protected place, and
- (b) to authorise the Officer specified in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said place.

#### The Schedule

Name of place

(1)

Garden Reach Workshop Ltd., situated at 43/46 Garden Reach Road (an undertaking of the Government of India), Calcutta. Particulars of the boundaries of the place

(2)

North -Hooghly River. East—Bichali Ghat Road. South—Garden Reach Road. West—Keshoram Cotton Mills. Person authorised to grant permission

(3)

Managing Director, Garden Reach Workshop, Calcutta.

By order of the Governor,

R. N. SEN GUPTA, Dy. Secv. to the Govt. of West Bengal.

# Calcutta III

## Gazette

# Extraordinary Published by Authority

IKA 28 J MONDAY, NOVEMBER 19, 1962 [ SAKA 1884

T 1A—Orders and Notifications of the Government of dia, Statutory Notifications of the Election Commission, dia, and other Election Notifications published for meral information. Orders and Notifications which have againally been published in the "Gazette of India" are by republished.

## MINISTRY OF HOME AFFAIRS

#### **ORDER**

New Delhi, the 11th November 1962

C.S.R.1510.— In exercise of the powers conferred clause (1) of article 359 of the Constitution, the esident hereby makes the following amendment in the No G.S.R. 1464, dated the 3rd November 62, namely:—

n the said Order, for the word and figures "article 21", the words and figures "article 14, article 21" shall be substituted.

[No. F. 4/62-Poll (Spl).] HARI SHARMA, Addl. Secy.

and published by the Superintendent, Government, West Bengal, at West Bengal Govt. Press, Alicov





# Gazette

सत्यमेव जयते

## Extraordinary

## Published by Authority

[IKA 28]

MONDAY, NOVEMBER 19, 1962

[SAKA 1884

Γ IA—Orders and Notifications of the Government of India, Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### MINISTRY OF HOME AFFAIRS

### New Delhi-11, the 10th November 1962 CORRIGENDA

.R. No. 3/62-Poll.(Spl).—In the notification of iovernment of India in the Ministry of Home's G.S.R. No. 1465 [F.3/62-Poll.(Spl)], dated the lovember 1962, published at pages 577 to 642 of Gazette of India, Extraordinary", Part II, Secsub-section (i), dated the 5th November 1962/ca 14, 1884,—

At page 577, rule 2(2), line 2, for 'sovereignity' read 'sovereignty'.

At page 580, rule 10(4), line 4, insert ',' before and after the words 'as the case may be'.

At page 581, rule 14(1), line 13, for 'lift' read 'life'.

At page 584, rule 20, line 10, for 'nay' read 'any'.

At pages 586-587,-

i) rule 29, line 1. insert the brackets and figure '(1)' before 'If in the opinion'.

ii) rule 29, line 4, for 'be' read 'by'.

At page 589, rule 34(2), line 8, omit '.' after the word 'residence'.

At page 590, rule 35, for the existing line 28, read "(5) Information likely to assist the enemy"—"information likely to assist the".

- . 8. At page 593,—
  - (i) rule 36(1), line 6, omit ',' occurring after 'Indian Railways Act, 1890)'.
  - (ii) rule 36(1), line 10, omit ',' occurring after 'Indian Telegraph Act, 1885)'.
  - (iii) rule 36(3), line 1, for 'If any approaches' read 'If any person approaches'.
- 9. At pages 593-594, rule 40(1), line 9, for 'acquisition' read 'acquisition,'.
- 10. At page 594, rule 41(4), line 3, for 'pantomine' read 'pantomime'.
- 11. At pages 594-595, rule 41(5), line 15, for '' after 'published' read ','.
- 12. At page 596, rule 44(3), line 3, for 'state' read 'State'.
- 13. At page 599, rule 50(5), lines 2 and 3, for 'five years or with fine or with both' read 'five years, or with fine, or with both'.
- 14. At page 600, rule 53, line 2, for 'section' read 'sections'.
- 15. At page 603,---
  - (i) rule 57(5), line 1, for 'persons' read 'person'.
  - (ii) rule 59(4), line 1, for 'be shall be' read 'he shall be'.
- (iii) rule 60(1), line 6, for 'wroks' read 'works'.

- At page 606, rule 65(1), line 18, for incediary' read incendiary'.
- 17. At page 608, rule 67(5), line 3, for 'mines' read 'Mines'.
- At page 612, rule 77(3), lines 3 and 4, for 'three years or with fine or with both.' read 'three years, or with fine, or with both.'.
- 19. At page 613,—
  - (i) rule 79(2), line 2, for 'six months' read 'six months,'.
- (ii) rule 80(2), line 2, for 'six months.' read six months,'.
- 20. At page 614,-
  - (i) rule 81(2), line 7, for 'aircrafts' read 'aircraft'.
  - (ii) rule 81(2), line 10, for 'the' read 'he'.
- (iii) rule 81(2), line 18, for 'carrying.' read 'carrying,'.
- (iv) rule 82(1), line 5, for 'of the Petroleum Act, 1934 (20 of 1934)' read 'or of the Petroleum Act, 1934 (30 of 1934)'.
- (v) rule 83(1), line 5, for 'processions' read 'processions,'.
- 21. At page 615,—
  - (i) line 10, for '34' read '84'.
- (ii) line 14, for 'employment' read 'employment,'.
- At page 617, rule 93(1), line 19, for 'incidential' read 'incidental'.
- 23. At page 618, rule 93(3), line 4, for 'with fine' read 'with fine,'.
- rule 95(4), line 3, for At page 619, 'imp isonment' read 'imprisonment'.
- 25. At page 620, rule 96(8), line 4, for 'include' read 'included'.
- 26. At page 621,—
  - (i) rule 97(3), line 5, for 'six months' read 'six months,'.
  - (ii) rule 98(1), line 2, for 'office' read 'officer'.
- (iii) rule 98(3), line 2, for 'conditions or service' read 'conditions of service'.
- (iv) rule 98(4), lines 2 and 3, for 'two years or with fine or with both' read 'two years, or with fine, or with both'.
- (v) rule 99(3), line 2, for 'for term' read 'for a term'.

- (vi) rule 101(2), line 2, for 'retricting' rea 'restricting'.
- (vii) rule 102(1), line 3, for 'safety' read 'safety
- At page 622,—
  - (i) rule 103(1), line 3, omit ',' after 'Aircraft A( 1934'.
  - (ii) rule 104, line 3, omit ',' after 'Aircraft Ac 1934'.
- (iii) rule 105(1)---
  - (a) line 1, for 'stepping' read 'Stopping'.
  - (b) line 4, for 'India;' read 'India,'.
- (iv) rule 106(3), line 3, for 'yeahs' read 'years'.
- 28. At page 623,-
- 'ACQUISSTION' for (i) line 'ACQUISITION'.
- (ii) rule 108(1), line 3, for 'public safety' rel 'public safety,'.
- 29. At page 627, rule 120(3), line 4, for 'efficient read 'efficient'.
- 30. At page 629, rule 125(2), line 7, for ' articles things' read 'of articles or things'.
- 31. At page 633, rule 127, line 1, for 'projudic 'read 'prejudice'.
- 32. At pages 634-635,—
  - (i) rule 131(2), line 5, for 'vehicale' read 'vehicl
- (ii) in line 45, for 'order of' read 'order or'.
- 33. At page 635, rule 132(1),—
  - (i) line 3, for '(4 of 1906)' read '(3 of 1906)'.
- (ii) line 6, for '(3 of 1940)' read '(4 of 1940)'.
- 34. At page 636, rule 134(2), line 2, for 'd po read 'depot'.
- 35. At page 637,—
  - (i) rule 135(2), line 2, for 'rest ictions' retrestrictions'.
  - (ii) rule 137(2), line 2, for 'o der' read 'order
- (iii) rule 137(4), line 2, for 'b inging' ie 'bringing'.
- At page 638, rule 139(1), line 2, for 'the Rules ot' read 'these Rules to'.
- 37. At page 639, rule 143(1), line 3, for 'de en read 'defence'.
- 38. At page 640, rule 148(1), line 7, for 'or' re 'of'. K. R. PRABHU,

Dy. Secy. to the Govt. of Ind

**Calcutta** 



Gazette

## Extraordinary

## Published by Authority

RTIKA 28]

MONDAY, NOVEMBER 19, 1962

[SAKA 1884

PART V-Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President

#### COVERNMENT OF INDIA

Ministry of Law

(Legislative Department)

New Delhi, the 6th November 1962

#### THE PONDICHERRY (ADMINISTRATION) ORDINANCE, 1962

#### No. 8 of 1962

Promulgated by the President in the Thirteenth Year of the Republic of India.

Ordinance to provide for the administration of Pondicherry and for matters connected therewith.

Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the Presiden: 18 pleased to promulgate the following Ordinance:—

Short title, eommence-

- (1) This Ordinance may be called the Pondicherry extent and (Administration) Ordinance, 1962.
  - (2) It extends to the whole of Pondicherry.
  - (3) It shall be deemed to have come into force on the 16th day of August, 1962.

3526a

Definitions. 2. In this Ordinance, unless the context otherwise requires .-

- (a) "Administrator" means the Administrator οľ Pondicherry appointed by the President under article 239 of the Constitution;
- (b) "appointed day" means the 16th day of August, 1962, being the date of entry into force of the Treaty of Cession;
- (c) "former French Establishments" mean the territories which immediately before the appointed day were comprised in the French Establishments in India known as Pondicherry, Karikal, Mahe and Yanam;
- (d) "High ('ourt' means the High Court at Madras;
- (e) "law" means any Act, Ordinance, Regulation, rule. order, bye-law, decree or other provision (by whatever name called) having the force of law;
- (f) "Pondicherry" means the Union territory compris-ing the territories of the former French Establishments;
- (g) "Treaty of Cession" means the treaty concluded between France and India on the 28th day of May, 1956, establishing the cession of the French Establishments by Trance to India in full sovereignty.

Officers and functionarise in relation to Pondicherry.

3. Without prejudice to the powers of the Central Government to appoint from time to time such officers and authorities as may be necessary for the administration of Pondicherry, all courts, tribunals, authorities and officer-whether in India or in the former French Establishments. who, immediately before the appointed day, were exercising lawful functions in connection with the administration of those Establishments or any part thereof, including the Council of Government and the Representative Assembly. shall, unless otherwise directed at any time by the Central trovernment or the Administrator in relation to any such court, tribunal, authority or officer, or until other provision is made by law, continue to exercise in connection with the administration of Pondicherry their respective powers and jurisdiction and perform their respective duties and tunctions in the same manner and to the same extent as before the appointed day with such altered designation, if any, as that Government may determine.

Continuance of existing laws and their adaptation.

4. (1) All laws in force immediately before the appointed day in the former Franch Establishments or any part thereof shall continue to be in force in Pondicherty until amended or repealed by a competent Leigslature or other competent authority:

Provided that references in any such law to the President or Government of the French Republic shall be construed as references to the Central (lovernment, references to the Governor of the French Establishments in India, to the Commissioner of the Republic for the French Establishments in India, to the Chief Commissioner for the Frenc' Establishments, to the Chief Commissioner of the State of Pondicherry or to the Chief Commissioner. Podicherry, shall be construed as references to the Administrator of Pondicherry and references to the State of Pondicherry shall be construed as the Pondicherry shall be construed. of Pondicherry shall be construed as references to Pondicherry.

(2) For the purpose of facilitating the application of any such law in relation to the administration of Pondicherry and for the purpose of bringing the provisions of any such law into accord with the provisions of the Constitution, the Central Government may, within three years from the appointed day, by order, make such adaptations and modifications, whether by way of repeal or amendment, as may be necessary or expedient and such law shall have effect subject to the adaptations and modifications so made.

## Property and assets.

5. For the avoidance of doubt, it is hereby declared that all property and assets within Pondicherry which, immediately before the appointed day, vested in the Government of the French Republic shall, save as otherwise expressly provided in the Treaty of Cession, vest in the Union.

## Rights and obligations.

6. Subject to the provisions of the Treaty of Cession, all rights, liabilities and obligations of the Government of the French Republic in relation to or arising out of the administration of the former French Establishments shall, as from the appointed day, be the rights, liabilities and obligations of the Central Government

#### Continuance of existing taxes.

7. All taxes, duties, cesses and fees which immediately before the appointed day, were being lawfully levied in the former French Establishments or any part thereof shall continue to be levied in Pondicherry and to be applied to the same purposes, until other provision is made by a competent Legislature or other competent authority.

Power to extend enactments to Pondicherry. 8. The Central Government may, by notification in the Official Gazette, extend with such restrictions and modifications as it thinks fit, to Pondicherry any enactment which is in force in a State at the date of the notification.

Extension
of the jurisdiction of
Madras
High Court
to Pondicherry.

**9.** As from the date of promulgation of this Ordinance, the jurisdiction of the High Court shall extend to Pondicherry.

#### Jurisdietion of High Court

10. (1) Without prejudice to the generality of the provisions of section 9, the High Court shall have, in respect of Pondicherry, all such jurisdiction as under the law in force immediately before the appointed day was exercisable in respect of the former French Establishments by the Cour de Cassation, the Cour Superieur d'Arbitrage and the Conseil d'Etat of France:

Provided that while determining appeals from decisions of courts and tribunals in Pondicherry, the High Court shall, as far as may be, follow the same procedure and have the same power to pass any judgment, decree or order thereon, as it follows and has while determining appeals from decisions of courts in the State of Madias.

(2) All appeals and other proceedings from or in respect of any judgment, decree or order of any court or tribunal in the former French Establishments pending immediately before the appointed day before the Cour de Cassation or the Cour Superieur d' Arbitrage or the Conseil d' Etat of France and all original proceedings in relation to those Establishments pending immediately before the appointed day before the Conseil d' Etat shall, by virtue of this Ordinance, stand transferred to the High Court and shall be disposed of by the High Court in the exercise of jurisdiction conferred on it by this Ordinance, as if such appeals and other proceedings had been filed before the High Court

Explanation.—All appeals and other proceedings filed before the appointed day but not transmitted to the Cour de Cassation or the Cour Superieur d' Arbitrage or the Conseil d' Etat shall be deemed to be appeals or proceedings, as the case may be, pending before that Court for the purposes of this sub-section.

Advocates entitled to practise hefore High Court 11. Notwithstanding anything contained in the Advocates Act, 1961, but subject to such rules as may be framed by the High Court, any person who is entitled to practise before the Tribunal Superieur d' Appel at Pondicherry shall be recognised as an advocate entitled to practise in the High Court in relation to cases coming before the High Court from Pondicherry.

Power of **High Court** to make

- 12. The High Court may, from time to time, make rules, consistent with this Ordinance, to provide for all or any of the following matters, namely:-
  - (a) the translation of any papers filed in the Court and the preparation of paper books for hearing all appeals and the copying, typing or printing of any such papers or translation and the recovery from the persons at whose instance or on whose behalf papers are filed of the expenses thereby incurred;
  - (b) the court-fees payable for instituting proceedings in the High Court, the fees to be charged for processes issued by the High Court or by any officer of the court and the amount payable in any proceeding in the High Court in respect of fees of the advocate of any party to such proceeding;
  - (c) the procedure to be followed in the High Court; (d) the approval, admission, enrolment, removal and suspension of advocates from Pondicherry.

Validation of certain orders and decrees.

- 13. (1) Every order or decree purported to have been made by the Cour de Cassation, the Cour Superieur d'Arbitrage or the Conseil d'Etat of France during the period commencing on the first day of November, 1954, and ending on the appointed day, in any appeal or other proceeding from, or in respect of any judgment, decree or order of any court, tribunal or other authority in the former French Establishments shall be deemed to have been validly made, in accordance with law; and shall for all purposes have effect as if it were an order or decree made by the High Court in the exercise of the jurisdiction conferred by this Ordinance.
- (2) Notwithstanding anything contained in sub-section (1), where any decision has been rendered after the 17th March, 1960, by any court in France in any case in which the respondent had no opportunity to appear for want of service of summons transmitted through the Administration of the former French Establishments, such decision shall be deemed never to have been rendered and shall be deemed to be pending before the court by which such decision was rendered and accordingly stand transferred to the High Court or, as the case may be, to the court in Pondecherry corresponding to the court in France in which the case shall be deemed to be pending.
- (3) As soon as may be after the date of promulgation of this Ordinance, the Administrator shall transmit to the High Court or, as the case may be, to the corresponding court, the record of every such case as is referred to in subsection (2), together with a certificate that the summons in that case was not served on the respondent.

Limitation

(1) The periods of limitation for appeals to for appeals. 1112h Court hall be as set out below: -

s. :	No.	Description of appeal	Period of limitation	Time from which period begins to run
1.		Appeal against any judg- ent or order.	90 days	The date of the judgment or order.
2.		ninal Appeal against a son- once of death.	7 days	The date of sentence.
3.	H	ninal Appeal against any entence or order other nan a sentence of death.	30 days	The date of the sentence or order.
4.		ninal Appeal against an right of acquittal.	90 days	The date of the order of acquittal.
5.	2	our Appeal under section 07 of the French Labour ode, 1952.	30 days	The date of the judgment or order.
6.	2	our Appeal under section 16 of the French Labour ode, 1952.	30 days	The date on which the re- port and the recom- mendation of the ex- port are communicated to the party appealing.
7.	ō	oal against a judgment or ider of the Administrative ribunal at Pondicherry.	90 days	The date of the judg- ment or order.

- (2) Except in the case of a Criminal Appeal against a sentence of death, in computing the period of limitation, the time taken for obtaining a certinea copy of the judgment, order, report and recommendation, appealed against, as the case may be, shall be excluded.
- (3) In the case of an appeal preferred by an accused person under sentence and in custody, the date on which ne lodges the memorandum of appeal with the Superintendent of the Jail in which he is detained shall be deemed to be the date of presentation of the appeal in the High Court.
- (4) Any appeal may be admitted after the period of limitation prescribed therefor when the appellant satisfies the Court that he had sufficient cause for not preferring the appeal within such period.

Saving of limitation m certain cases.

15. In computing the period of limitation under section It or under any other law, any period during which an appeal could not be filed or a proceeding could not be instituted because the jurisdiction of the High Court did not extend to Pondicherry shall be excluded.

Rule of construction

16. References in any law in force in Pondicherry to the Cour de Cassation, the Cour Superieur d' Arbitrage or the Conseil d' Etat shall be construed as references to the High Court.

Power to construo laws.

17. For the purpose of facilitating the application of any law in relation to Pondicherry, any court or other authority may construe any such law in such manner no: affecting the substance, as may be necessary or proper to adapt if to the matter before the court or other authority.

Effect of

18. The provisions of this Ordinance shall have effect other laws. not with standing anything inconsistent therewith convained in any other law in force in Pondicherry.

Power to remove difficulties.

- 19. (1) If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order published in the Official Gazette, make any such provisions as appear to it to be necessary or expedient for removing the difficulty.
- (2) Any order under sub-section (1) may be made so as to be retro-pective to any date not earlier than the appointed day."

8. RADHAKRISHNAN, President.

R. C. S. SARKAR, Secy. to the Govt. of India.





## (Bazette

## Extraordinary

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MONDAY, NOVEMBER 19, 1962

[SAKA 1884

PART I- Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## HOME DEPARTMENT **Political** ORDERS

vo. 3772P-- 19th November 1962. Whereas the vernor considers it necessary and expedient public interest that special precautions should be en to prevent the entry of unauthorised persons the places described in columns 1 and 2 of the duly below the state of the edule below, hereinafter referred to as the said ces:

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby

- (a) to declare the said places to be protected places, and
- (b) to authorise the officer specified in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said places.

Road, Calcutta.

#### The Schedule

Name of place.

Particulars of the boundaries of the place.

Persons authorised to grant permission.

(1)

(3)

Esso Standard, 44/2 Canal East

kerosene Storage Installation of the Esso Standard at No. 44/2, anal East Road, Calcutta. North Partly by common passage Superintendent, Narkeldanga Depot, and partly by a small room of the Company allotted to J. N.

Sarma and Sons. East—Partly by a small room of the Company allotted to J. N. Sarma and Sons and partly by Bustee area (45/A Canal East

Road). South---Common passage.

West-Canal East Road. Scores and watchmen's quarters of Esso Standard at No. 44/2, Canal East Road, Calcutta.

North-Partly by Bustee area (44/1 Canal East Road) and partly by the shop of Bajoria Agency Private Ltd.

East-Narkeldanga Main Road. South--Common passage. West-Partly by Canal East Road and partly by a shop of Messrs. Bajoria Agency Private Ltd.

Superintendent, Narkeldanga Depot, Esso Standard, 44/2 Canal East Road, Calcutta.

By order of the Governor, R. N. SEN GUPTA.

No. 3773P. 19th November 1962.—Whereas the Governor considers it necessary and expedient in the public interest that special precautions should be taken to prevent the entry of unauthorised persons into the place described in columns 1 and 2 of the schedule below, hereinafter referred to as the said places;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West

Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby-

(a) to declare the said place to be a protected place, and

(b) to authorise each of the officers specified in column 3 of the schedule below to gram the permission referred to in sub-section (2) of the said section in respect of the said place.

#### The Schedule

Name of place.

Particulars of the boundaries of the place.

(2)

Persons authorised to grant permission.

 Booster room of the Oriental Gas Co., Ltd., situated at premises No. 184/1, Lower Circular Road, Calcutta

(1)

North Cemetery. East--Cemetery. South-- Plague Control Office, Government of West Bengal. West Lower Circular Road. 1. Administrator.

 District Manager.
 Assistant Manager, Oriental G Co., Ltd., 12A Park Street, C; cutta-16.

By order of the Governor, R. N. SEN GUPTA,

Dy. Secy. to the Govt. of West Bengal

No. 3774P.—19th November 1962.—Whereas the Governor considers it necessary and expedient in the public interest that special precautions should be taken to prevent the entry of unauthorised persons into the places described in columns 1 and 2 of the schedule below, hereinafter referred to as the said places;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby-

- (a) to declare the said places—to—be—protected places, and
- (b) to authorise the officer specified in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said places

#### The Schedule

Name of place.

Particulars of the boundaries of the place.

Persons authorised to grant permission.

(3)

(1)

#### (2) Portion 1

Caltex (India) Ltd., situated at P. 4, Paharpur, Brace Bridge, Calcutta.

North-East -Oil Installation Road, Paharpur. North-West --Victor Oil Co. South-East--Private Road (partly) and open land of C.P.C. (partly). South West Land belonging to Calcutta Port Commissioners.

Terminal Superintendent, Paharpu Oil Depot, Caltex (India) Ital. 22 Chittaranjan Avenue, Calcutta

#### Portion 2

North-East - C.P.C. Railway Track. North-West - Victor Oil Co. South-East - Land belonging to the Calcutt Port Commissioners. South-West Oil Installation Road, Paharpur.

Terminal Superintendent, Panapur Oil Depot, Caltex (India) 1td, 22 Chittaranjan Avenue, Calcutta

Callex (India) Ltd - situated - at Ramnagore, Calcutta.

North-East Circular Garden Reach Road. North-West—Partly Port Police

Ternunal Superintendent, Pehatpu Oil Depot, Caltes (India) Ita-22 Chittaranjan Avenue, Falcutta

Barrack (Ramnagore) and partly, open land of C.P.C.
South-East -Hari Mohan Ghosh Road.

South-West-Taratalla Road:

By order of the Governor
R. N. SEN GUPTA.
Dy. Secy. to the Govt or West Bengal

# Calcutta



## Gazette

## Extraordinary

## Published by Authority

1KA 28 MONDAY, NOVEMBER 19, 1962 -AKA 188.

1—Orders and Notifications by the Governor of Wossengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# EPARTMENT OF LAND AND LAND REVENUE Land Acquisition

## **ERRATUM**

Bankura. No. 14964L.A.(P.W.). 17th November 62.— in notification No. 16980L.A.(P.W.), dated the ith October 1961, published at page 3846 of the Calcuta Gazette", dated the 16th November 1961, ider section 4 of Act I of 1894 for the Kangsabati servoir in connection with the Kangsabati servoir in connection with the Kangsabati Project the village of Sitarampur, jurisdiction list No. 59, like-station Khatra, district Bankura, the following anges will occur: —

Read the figure "119.12" in place or the figure "115.45" in line 10.

Delete the figures "186", "188", "190", "202" "218", "312", "313" from line 22

Delete the figure "354" and the figures and hyphen "359-361" from line 23

Insert the figures "186", "188", "190", "202", "218", "312", "313," "354", "359-361" in line 20

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal

in West Bargal at West Bengal Govt Press Almora

## Calcutta



## Gazette

## Extraordinary

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LA 29 ]

TUESDAY, NOV. 20, 1962

[ SAKA 1884

IA—Orders and Notifications of the Government India; Statutory Notifications of the Election mmission, India; and other Election Notifications blished for general information. Orders and stifications which have originally been published the "Gazette of India" are only republished.

## MINISTRY OF HOME AFFAIRS

New Delhi, the 15th November 1962.

### CORRIGENDA

i.R. No. 3/62-Poll.(Spl).—In the notification Government of India in the Ministry of Home S. G.S.R. No. 1465 [F.3/62-Poll. (Spl.)], dated the November 1962, published at pages 577 to of the "Gazette of India, Extraordinary", II, section 3, sub-section (i), dated the 5th other 1962—

At page 581, rule 13(1), line 4, for "pathway" read "pathway,".

At page 593, rule 36(1), lines 8 and 9, for "waterway bridge, culvert causeway, port dockyard, lighthouse aerodrome," read "waterway, bridge, culvert, causeway, port, dockyard, lighthouse, aerodrome,".

At page 642, rule 154(1), line 4, for "police"

K. R. PRABHU, Dy. Secy. to the Govt. of India.

d published by the Superintendent, Government West Bengal at West Bengal Govt. Press Alipore.

## Thr

## Calcutta



## Gazette

# Extraordinary Published by Authority

KA 29 | TUESDAY, NOVEMBER 20, 1962 [SAKA 1884

1-Orders and Notifications by the Governor of West length, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES

#### ORDERS

p 8597FS.—19th November 1962.—In exercise of the power bried by sub-section (1) of section 3 of the Essential Compities Act. 1955 (X of 1955), read with clause (c) of sub-len (2) of the said section and order No. S.R.O.1185, dated 2nd April 1957, of the Government of India, published at \$34.736 of the "Gazette of India", dated the 13th April , Part II, section 3 and in supersession of all previous orders he subject, the Governor is pleased to direct that the maximal wholesale price at which different varieties of coal/coke be sold in the Lilooah contre under the police-station Bally in the subdivision of Howrah Sadar of the district of Howrah, hot exceed the amounts shown in the table below, namely —

#### Table

Variety of coal.	From Beehive and Country Ovens.	Price per quintal (exclusive of sales tax).
No.		Rs.
hrord Coke, Grade I	(1) If the ash content does not exceed 24 per cent.	7 -79
Hard Coke, Grads II	(2) If the ash content exceeds 24 per cent, but does not exceed 30 per cent.	7 -00

By order of the Governor,

B. C. GANGULI,
Secy. to the Govt. of West Bengal.

No. 8600FS.—19th November 1962.—In exercise of power conferred by sub-section (1) of section 3 of the Essent Commodities Act, 1955 (X of 1955), read with clause (c) sub-section (2) of the said section and order No. S.R.O. Il dated the 2nd April 1957, of the Government of India, publish at pages 734-736 of the "Gazette of India", dated the Paper 1957, Part II, section 3 and in supersession of all previous on the subject, the Governor is pleased to direct that maximum wholesale price at which different varieties of a coke may be sold in the Makardah centre under the polish station Domjur within the subdivision of Howrah Sadar of district of Howrah, shall not exceed the amounts shown in table below, namely:—

#### Table

	Variety of coal	Form Beehive and Country Ovens	Price p quint (exclus of sal tax)
			Ra.
1.	Hard Coke, Grade I	(1) If the ash content does not exceed 24 per cent.	8.
2.	Hard Coke, Grade II	(2) If the ash content exceeds 24 per cent. but does not exced 30 per cent.	7 :
3.	Steam Rubble, Smithy Selected "A"		5
4.	Ditto Selected "B"		5
5.	Ditto Grade I		5
6.	Ditto Grade II		4
7.	Ditto Grade IIIA		4
8.	Ditto Grade IIIB		4
9.	Dust Slack Coal Selected "A"		5
10.	Ditto Selected "B"		ย
11.	Ditto Grade I		4
12.	Ditto Grade II		•
13.	Ditto Grade IIIA		4
14.	Ditto Grade IIIB		•

By order of the Govern B. C. GANGULI,

Secy. to the Govt. of West Ber

# Calcutta



## Guzette

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I-Orders and Notifications by the Governor of West mgal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## IMERCE AND INDUSTRIES DEPARTMENT

#### Mines and Power

#### **ORDERS**

5745-MP./El.4M-182/62. — 20th November — Whereas the Governor is of the opinion that necessary and expedient so to do for maintaining supply and securing the equitable distribution of rical energy;

of electrical energy, the following order,

### Order

cinema, theatre, hotel, restaurant, club or office use electrical energy for operating any air-

from the 20th day of November 1962 till the 28th day of February 1963, during the hours from 5 p.m. to 7 p.m., and

(ii) from the 1st day of March 1963 till the 31 day of October 1963, during the hours fit 6 p.m. to 8 p.m.

By order of the Governor, S. R. BHATTACHARJEE.

Asst. Secy. to the Govt. of West Bengi

No. 5744-MP./Con.19/62.—20th November 1962. In exercise of the power conferred by section 21 of the Indian Electricity Act, 1910 (IX of 1910), if Governor is pleased hereby to make the following amendment in this Department order No. 4272-MP. 4M-37/61, dated the 20th September 1961, published at pages 2519-2522(a) of Part 1 of the "Calc Gazette, Extraordinary" of the 20th September 1 for regulating the supply, distribution, consumple and use of electrical energy, as subsequently amen (hereinafter referred to as the said order), namely

### Amendment

In the said order, for the words commencing w "such industrial consumers shall be restricted" a ending with "essential pumping and similar of domestic services", substitute the following word namely:—

"the industrial consumers specified in Scheh shall be restricted to operating lights, for water supply and similar other dome services.".

By order of the Governor,
S. R. BHATTACHARJEE,
Asst. Secy. to the Govt. of West Ben



# Calcutta



# Gazette

## Extraordinary

## Published by Authority

RTIKA 30]

WEDNESDAY, NOVEMBER 21, 1962

[ SAKA 1884

PART 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasuries, etc.

#### **GOVERNMENT OF WEST BENGAL**

#### CHIEF MINISTER'S SECRETARIAT

#### RESOLUTION

No. 30003-P.S.—21st November 1962.—In order harness and mobilize the spontaneous and mendous enthusiasm of people to take part in the ional defence efforts in the present emergency to the Chinese aggression, the Government of the Bengal have decided to set up a Committee led The West Bengal Citizens' Committee.

- 2. With Shrimati Padmaja Naidu, the Governor West Bengal, as its Patron, the Committee shall saist of Shri Prafulla Chandra Sen, the Chief nister of West Bengal, as the Chairman, and the lowing persons as Members:—
- (1) Shri S. D. Banerji, Minister for Finance, Government of West Bengal.
- (2) Shri T. K. Ghosh, Minister for Commerce and Industries, Government of West Bengal.
- (3) Shri K. N. Das Gupta, Minister for Public Works Department, Government of West Bengal.
- (4) Shri J. Kolay, Minister for Home (Publicity), Government of West Bengal.
- (5) Shri Rai H. N. Chaudhuri, Minister for Education, Government of West Bengal.
- (6) Shrimati Purabi Mukherjee, Minister for Home (Jails and Social Welfare), Government of West Bengal.

- (7) Shrimati Abha Maity, Minister for Refugee, Relief and Rehabilitation, Government of West Bengal.
- (8) Shri A. K. Mukherjee, Minister for Irrigation, Government of West Bengal.
- (9) Shri S. M. Fazlur Rahman, Minister for Animal Husbandry, Government of West Bengal.
- (10) Shri Atulya Ghosh, M.P., Congress Bhavan, 59B Chowringhee Road, Calcutta.
- (11) Dr. P. C. Ghosh, P8, Gariahat Road, Calcutta-29.
- (12) Shri R. N. Majumdar, Mayor of Calcutta Corporation, 5 S. N. Banerjee Road, Calcutta-13.
- (13) Shri B. N. Ray Chowdhury, Sheriff of Calcutta, High Court, Calcutta.
- (14) Shri Asoke Sarkar, Managing Director and Editor, "The Ananda Bazar Patrika", 6 Sooterkin Street, Calcutta-1.
- (15) Shri Tushar Kanti Ghosh, Managing Director and Editor, "The Amrita Bazar Patrika",
  Ananda Chatterjee Lane, Calcutta-3.
- (16) Sir Biren Mukherjee, 7 Harrington Street, Calcutta-16.
- (17) Shri D. N. Bhattacharjee, Metropolitan Bank Limited, 7 Chowringhee, Calcutta.
- (18) Shri M. P. Birla, Messrs. Birla Bros. (P) Limited, 8 India Exchange Place, Calcutta-1.
- (19) Shri S. P. Jain, Messrs. Sahu Jain Ltd., 11 Clive Row, Calcutta-1.

- (20) Dr. Maitreyi Bose, 47 Chowringhee, Calcutta-16.
- (21) President, Bengal Chamber of Commerce and Industry, 6 Netaji Subhas Road, Calcutta-1.
- (22) President, Bengal National Chamber of Commerce and Industry, P11 Mission Row Extension, Calcutta-1.
- (23) President, Bharat Chamber of Commerce, 195 Mahatma Gandhi Road, Calcutta-7.
- (24) President, Indian Chamber of Commerce, India Exchange Place, Calcutta-1.
- (25) President, Oriental Chamber of Commerce, 6 Clive Row, Calcutta-1.
- (26) Shri K. N. Mukherjee, Bakulia House, 2 Bishu Babu Lane, Calcutta-23.
- (27) Shri B. K Datta, The United Bank of India, 4 Clive Ghat Street, Calcutta-1.
- (28) Imam of Nakhoda Mosque, Zakaria Street, Calcutta.
- (29) President, Calcutta Stock Exchange Association Ltd., 7 Lyons Range, Calcutta-1.
- (30) Shia Jmam Maulana Vajihul Hasan Saheb, Canning Street, Calcutta.
- Shri S. M. Bose, Deputy Secretary to the Chief Minister, West Bengal, will act as Secretary to the Committee.

- 3. Government are pleased to direct that we Chairman of the Committee shall have full discreting to formulate the activities and to decide the proof dure to be followed for working them out.
- 4. The Chairman of the Committee shall have full powers to call meetings of the Committee, to adjourn such meetings and to admit or exclude members in the best interest of working of the Committee.
- 5. The Chairman of the Committee may in his discretion continue to conduct the activities and business of the Committee in the temporary absent of one or more members of the Committee provide that he has obtained the prior consent of the other members present and that he is satisfied that the working of the Committe will not thereby be prejudiced.
- 6. The Committee shall maintain proper liaison with the Citizens' Central Council formed in New Delhi and will function as long as Government may consider its existence necessary to mobilise a civilian efforts for national defence.

Order: Ordered that a copy of the above resolution be communicated to the Chairman and other members of the Committee for information and that the resolution be published in the "Calcutta Gazette".

S. K. CHATTERJEE,

Secy. to the Chief Minister, West Bengal

## Calcutta



## Bazette

# Extraordinary Published by Authority

KA 30| WEDNESDAY, NOVEMBER 21, 1962 [SAKA 1884

'I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## PARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

## **ERRATUM**

Darjeeling.—No. 15270L.A.—21st November 1962. In not fication No. 9292L.A., dated the 14th June il, published at pages 2040-2041 of the "Calcutta Lette", Part I, dated the 22nd June 1961, in respect acquisition of land for Oil India Pipeline Project le 128.4-129.36) in the villages of Kadmi, and and Nembutari, jurisdiction list Nos. 90, and 86, respectively, police-station Phansidewa, rict Darjeeling,—

Insert cadastral survey plot Nos. "146" and "176" in line 21 before plot No. "164."

Insert cadastral survey plot No. "1532" in line 28 after plot No. "1511."

Delete plot Nos. "452" and "459" from line 23.

Delete plot Nos. "480", "493", "494", "495", "496", "499" and "500" from line 24.

Delete plot No. "894" from line 26.

and plot No. "509" in line 25.

lead the figure "5.92" in place of the figure "7.11" in line 30.

This cancels erratum No. 19526L.A., dated the 19th December 1961, published at page 3221 of the "Calcutta Gazette", Part I, dated the 13th Dicember 1961.

By order of the Governor
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Benga

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#### **ERRATUM**

Darjeeling.—No. 15271L.A.—21st November 1962—In declaration No. 12956L.A., dated the lift August 1961, published at page 2052 of the modern Gazette", Part I, dated the 11th August 1961 if respect of acquisition of land for Oil India Pipular Project (mile 128.4-129.36) in the villages of Kadmi Sahananda and Nembutari, jurisdiction has Note 91 and 86, respectively, police-station Phans days district Darjeeling—

Insert cadastral survey plot Nos. "146" and '17 in line 21, before plot No. "164".

Insert cadastral survey plot No. "1532" n hel after plot No. "1511".

Delete plot Nos. "452", "459" and "480" iro line 23.

Delete plot Nos. "493", "494", "495", "496",

Delete plot No. "894" from line 25.

Read the figure "5.92" in place of the figure "7.11 in line 29.

By order of the Governor.

H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Beng

# Calcutta



# Gazette

### Extraordinary

#### Published by Authority

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WEDNESDAY, NOVEMBER 21, 1962

| SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### **GOVERNMENT OF WEST BENGAL**

# EPARTMENT OF FOOD AND SUPPLIES ORDERS

8629F.S./FS/CG/6P-1/62. 20th November In exercise of the power conferred by subm (1) of section 3 of the Essential Commodities 1955 (X of 1955), read with clause (c) of subm (2) of the said section and order No. S.R.O. dated the 2nd April 1957, of the Government dia, published at pages 734-736 of the "Gazette fia", dated the 13th April 1957, Part II, section im supersession of all previous orders on the ct, the Governor is pleased to direct that the mum wholesale price at which different varieties all coke may be sold in the Jhorhat, Rajgunj, fa and Sankrail Bazar centres under the police-m Sankrail within the subdivision of Howrah of the district of Howrah, shall not exceed the ints shown in the table below, namely:—

	Table	
arcty of cont.	From Beehive and Country Ovens.	Price per quintal (exclusive of sales tax).
		Rs.
Hard Coke, Grade 1	(1) If the ash content does not exceed 24	7 -87
Hard Coke, Grade	per cent. (2) If the ash content exceeds 24 per cent. but does not exceed	7 -11
Steam Rubble	30 per cent.	
Smithy Selected	• ••••	5 -24
Ditto Selected "B"		
DICK) (irada 1		5.08
Ditto Grade TI		4 71
Ditto Grade TITA		4 · 65
Truck Gradu Trre	• • • •	4 62
1708 Stool at t		4 59
THOUGHT TA TO	••••	$5 \cdot 13$
Diffo Selected Give		4 . 97
		4 87
Duto Grade II		4 .70
Ditto Grade IIIA		4 .62
Ditto Grade IIIB	• • • •	4 .48
	••••	* ***

By order of the Governor
B. C. GANGULI,
Secy. to the Gove of West Bengal.

No. 8630h.S./FS/CG/6P-7/62. — 20th November 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (X of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April 1957, Part II, section 3 and in supersession of all previous orders on the subject, the Governor is pleased to direct that the maximum wholesale price at which different varieties of coal/coke may be sold in the Panchla centre under the police-station Panchla within the subdivision of Howrah Sadar of the district of Howrah, shall not exceed the amounts shown in the table below:—

#### Table

Variety of coal.	From Boohive and Country Ovens.	Price per quintal (exclusive of sales tax).
		Rs.
I Steam Rubble, Smithy Selected "A".	•	à•00
2 Ditto Selected "B"		1 -84
3. Ditto Grade i		1 -74
1. Ditto Grado II		1+59
5. Ditto Grade IIIA		1 - 18
6. Ditto Grado IIIB		1.30
7. Dust Slack Coul Selected "A".		4 -89
s. Ditto Selected "B"		1.73
9. Ditto Grade 1	• •	4 - 63
10. Ditto Grade II .		1.48
11. Ditto Grade IIIA		1 -37
12. Ditto Grade IIIB		1 -27

By order of the Governor,

B. C. GANGULI, Secy. to the Govt. of West Bengal. No. 8643F.S./FS/CG/6P-44/62. — 21st November 1962.—In exercise of the power conferred by subsection (1) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with clause (c) of subsection (2) of the said section and order No. S.R.O. 1185, dated the 2nd April 1957, of the Government of India, published at pages 734-736 of the "Gazette of India", dated the 13th April 1957, Part II, section 3, the Governor is pleased to direct that the maximum retail price at which different varieties of coal/coke may be sold in the Nadia Sadar and Ranaghat subdivisions of the district of Nadia, shall not exceed the amounts shown in the table below, namely:—

#### Table

Name of subdivision.	Variety of coal.	Retail price per quin <b>tal</b> (exclusive of sales tax).
		Rs.
1. Nadia Sadar	Hard coke from beehive and country ovens- ash content not excee- ding 30 per cent.	7 50
2 Ranaghat .	. Ditto	7 -37
3. Nacho Sadur	Steam coal—Rubble and Smithy nuts.	5 -22
1. Ranaghat .	. Ditto	5 09

By order of the Governor,

B. C. GANGULI,

Secy. to the Govt. of West Bengal.

# Calcutta



# Gazette

### Extraordinary

### Published by Authority

AGRAHAYANA 1

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THURSDAY, NOVEMBER 22, 1962

[ SAKA 1884

t'ART 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### Political ORDER

No. 3837P.— 22nd November 1962.—Whereas the Governor considers it necessary and expedient in the public interest that special precautions should be taken to prevent the entry of unauthorised persons into the places described in columns 1 and 2 of the schedule below, hereinafter referred to as the said of less:

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby—

- (a) to declare the said places to be protected places, and
- (b) to authorise each of the Officers specified in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said places.

#### The Schedule

Name of place

(1)

Indian Oil Company, Paharpur, police-station South Port Police Station, Calcutta-43.

Indian Oil Company, Budge Budge, police-station South Port Police-station, Calcutta, (post office Budge Budge, district 24-Parganas). Particulars of the boundaries of the place

(2)

North- Vacant land of Western India Oil Company.

East—Installation Road, Paharpur. South—Vacant C.P.C. land.

West—Vacant low land belonging to Port Commissioners, Calcutta.

North—Tank Nos. 8 and 9 belonging to Esso Standard Eastern Incorporated.

East-Messrs. R. Sen & Company's Benjol Tank.

South—Calcutta Port Commissioners' Drainage Tank.

West—Tanks belonging to Messrs. Esso Standard Eastern Incorporated. Persons authorised to grant permission

(3)

Installation Manager, Paharpur, Indian Oil Co., P.64 C.I.T. Road (Dr. Sundari Mohan Avenue), Calcutta.

Installation Manager, Paharpur, Indian Oil Co., P.64 C.I.T. Road (Dr. Sundari Mohan Avenue), Calcutta.

By order of the Governor,

R. N. SEN GUPTA.

Dy. Secy. to the Govt. of West Bengal.



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GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

### Political

ORDER

v. 383/P. -22nd November 1962. Whereas the John considers it necessary and expedient in the ubit interest that special precautions should be son to prevent the entry of unauthorised persons.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 West Bengal Act XIX of 1950), the Governor is pleased hereby

- (a) to declare the said places to be protected places, and
- (b) to authorise each of the Officer, specified in column 3 of the schedule below to grant the

# Calcutta



## Guzette

### Extraordinary

### Published by Authority

IAYANA 2] FRIDAY, NOV. 23, 1962

[**SAKA** 1884

I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES

#### ORDER

o. 8696FS./FS/CG/6P-2/62.—22nd November 1962—In case of the power conferred by sub-section (1) of section 3 he Essential Commodities Act, 1955 (X of 1955), read with section (2) of the said section and order No. O. 1185 dated the 2nd April 1957, of the Government of 18, published at pages 734-736 of the "Gazette of India", and the 13th April 1957, Part II, section 3 and in supersession ill previous orders on the subject, the Governor is pleased lirect that the maximum wholesale price at which different ieties of coal/coke may be sold in the Andul, Sankrail and pur centre under the police-station Sankrail within the division of Howrah Sadar of the district of Howrah, shall exceed the amounts shown in the table below, namely:—

#### Table

Variety of coal.	From Beehive and Country Ovens.	Price per quintal (exclusive of sales tax).
		Rs.
Hard Coke, Grade I	(1) If the ash content does not exceed 24 per cent.	7 -55
Hard Coke, Grade	(2) If the ash content exceeds 24 per cent. but does not exceed 10 per cent.	6 · 79

# 3548 THE CALCUTTA GAZETTE. EXTRAORDINARY, [P. NOVEMBER 23, 1962.

	Variety of coal.	From Bechive and Country Ovens.	Price pa quintal (exclusivi of sales twi
			Ra.
3.	Steam Rubble, Smithy Selected "A".		4
4.	Ditto Selected "B"	• • • •	<b>;</b>
5.	Ditto Grade 1	• • • •	4
6.	Ditto Grade II		4
7.	Ditto Grade IIIA	• • • •	4 1
8.	Ditto Grade IIIB		4 1
9.	Dust Slack Coal Selected "A".	• • • •	4 7
10.	Ditto Selected "B"	• • • •	4 6
11.	Ditto Grade I	• • • •	4 5
12.	Ditto Grade II		4 -31
13.	Ditto Grade IIIA	••••	4 2
14.	Ditto Grade IIIB	••••	4.1

By order of the Govern

B. C. GANGULI.

Secy. to the Govt. of West Bengal.

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### Extraordinary

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AGRAHAYANA 2 | ---

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| SAKA 1884

FART I. Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BEST A.

#### MOME DEPARTMENT

#### Political

#### ORDER

No. 3876P - 23rd November 1962. Whereas the we nor considers it necessity and expedient in the while interest that special precautions should be are to prevent the entry of unauthorised persons nto the place described in columns 1 and 2 or the sliedule below neremafter referred to as the said A . Oak

brow, there bee, in ordered by the power conferred by the street of the West by the beautiful Art. 1966 West Beng, 1 Act. NIX of 1971, the region of legical hereby -

cos to declare the said place to be a protected place, and

(b) to authorise each or the officers specified in column 3 or the schedule below to grant the errorsion reserved to in sub-section (2) of the said section in respect of the said place

Fig. 5 nedule

Name of place

(1)

Ine National Instruments Ltd. (A Government of India undertiking) at No. 1/1, Raja S. C. M. link Road, Jadavpur, Calcutta-32.

Particulars of the boundaries of the place

(2)

14. place bounded on the North By Prince Golum Hossain Shan Road. South B. Tollygunge Police Staff

Quarters

By Raja S. C. Mallick Road. West B the Bengal Electric L mp Works Ltd., 140 Prince Golan, Hossam Shah Road (Shri G. D. Kamars' house) and Poddar 3026 Colony

Pasons authanised to grant permission

(1) Managing Director.

/ Works Manager.

on, octal Controller and Secret. ry

(1) Security Officer, All of National Instruments (inited, Jadavpur, Calcutta-32.

By order of the Governor, R. N. SEN GUPTA,

Dv. Seey, to the Govt, of West Bengal



Gazette

# Extraordinary

### Published by Authority

YANA 2 ] FRIDAY, NOV. 28, 1962

[SAKA 1854

-Orders and Notifications by the Governor of West gal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## ARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

### NOTICE

in or near the village of Karerchak, described, have been requisitioned under sub-section (1) tion 3 of the West Bengal Land (Acquisition equisition) Act, 1948, by the person authorised the said section 3(1) for the public purpose intaining supplies and services essential to the the community, viz., for Haldia Anchorage ie;

w, therefore, notice is hereby given that in ance of section 4 of the said Act the Governor es such land being required for the public as aforesaid.



# 3586b THE CALCUITA GAZETTE, EXTRAORDINARY, [1 NOVEMBER 23, 1962.

This notice is given under the provisions of subsection (1a) of section 4 of West Bengal Lag (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern

A plan of the land may be inspected in the office the Collector, Midnapore.

### Description of the land

Village Karerchak, jurisdiction list No. 199, polit station Sutahata, district Midnapore

Cadastral survey plots in full—45, 49, 86, 119 at 158.

Cadastral survey plot in part-84.

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Beng

# Calcutta



### Guzette

# Extraordinary

### Published by Authority

[AYANA 3] SATURDAY, NOV. 24, 1962

[SAKA 1884

I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### Constitution and Elections

#### **NOTIFICATIONS**

order by the Governor of West Bengal is bished for general information:—

"ORDER

Raj Bhavan, Calcutta.

The 23rd November 1962.

n exercise of the power conferred on me by subuse (a) of clause (2) of Article 174 of the Constiion of India, I hereby direct that the West Bengal polative Assembly do stand prorogued with effect m the 25th November 1962.

> PADMAJA NAIDU, Governor of West Bengal."

By order of the Governor,

P. K. BOSE,

Dy. Secy. to the Govt. of West Bengal 3587

No. 4486A.R.—24th November 1962.—The folking order by the Governor of West Bengal published for general information:—

#### "ORDER

Raj Bhavan, Calcutta,

The 23rd November 19

In exercise of the power conferred on me by s clause (a) of clause (2) of Article 174 of the Contution of India, I hereby direct that the West Ber Legislative Council do stand prorogued with effrom the 25th November 1962.

PADMAJA NAIDU, Governor of West Beng

By order of the Govern
P. K. BOSE,
Dy. Secy. to the Govt. of West Beng







# (Buzette

### Extraordinary

#### Published by Authority

RAHAYANA 3]

SATURDAY, NOVEMBER 24, 1962

| SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### COVERNMENT OF WEST BENCAL

#### PARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### NOTIFICATIONS

Burdwan.-No. 15510L.A.-24th November 1962.tereas the functions of the Central Government der the Land Acquisition Act, 1894 (I of 1894), der the Land Acquisition Act, 1894 (1 of 1894), relation to the acquisition of land for the purposes the Union, have been entrusted to the State werament by notification No. 20/1/55Judl(1), ted the 14th May 1955, issued by the Government India in the Ministry of Home Affairs under use (1) of Article 258 of the Constitution of India. S.R.O. 1074 and published at page 868, Part II, tuon 3 of the "Gazette of India", dated the 21st ay 1955;

And whereas it appears to the Governor that land likely to be needed for a public purpose, being a irrose of the Union, namely, for the installation opeways by the Coal Board in the villages of pur and Hansdiha, jurisdiction list Nos. 22 and 27, pectively, police-station Ondal, district Burdwan, bereby police-station of load opportunities. sectively, police-station Undal, district Burdwan, is hereby notified that a piece of land comprising astral survey plot No. 1521 in part in village for and cadastral survey plot No. 22 and part of astral survey plot No. 27 in village Hansdiha and astrans, more or less, 3.71 acres, is likely to be ided for the aforesaid public purpose at the public tense within the aforesaid villages of Sonpur and institute.

This notification is made under the provisions of tion 4 of the Land Acquisition Act, 1894, read the the said notification, to all whom it may

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894, read with the said notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the waste and arable land-described above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

> By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Bengal.

Burdwan.-No. 15514L.A.-24th November 1962. Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1-55Judith, dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1) of Article 258 of the Constitution of India, as S.R.O. 1074 and published at page 868, Part II. section 3 of the "Gazette of India", dated the 21st May 1955: May 1955;

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being a purpose of the Union, namely, for the installation of ropeways by the Coal Board in the village of Kenda, jurisdiction list No. 73, police-station Jamuria, district Burdwan, it is hereby notified that a piece of land comprising cadastral survey plot numbers, as detailed in schedules A and B below and measuring, more or less, 6.94 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Kenda.

#### Schedule A (waste and arable land)

Village Kenda, jurisdiction list No. 73, police-station Jamuria, district Burdwan.

Cadastral survey plots in part—2324, 2325, 2700, 2701 and 2713.

#### Schedule B (other land)

Village Kenda, jurisdiction list No. 73, police-station Jamuria, district Burdwan.

Cadastral survey plots in part—2315, 2316, 1321 and 2329.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by the section.

Any person interested in so much of the above land as is not waste or arable, described in Schedule B above, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this otification is given in the locality, file an objection is writing before the Collector, Burdwan.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act, 1894, read with the said notification, the Governor is pleased to direct that the provisions of section 5A of the said Act shall not apply to the waste and arable

lands described in schedule A above, which is entin waste or arable and to which, in the opinion of t Governor, the provisions of sub-section (1) section 17 of the said Act are applicable.

By order of the Governor, H. L. CHAKRAVARTI,

Dy. Secy. to the Govt. of West Beng.

Burdwan.—No. 15518L.A.,—24th November 1962. Whereas the functions of the Central Governme under the Land Acquisition Act, 1894 (I of 1894 in relation to the acquisition of land for the purpos of the Union, have been entrusted to the Sta Government by notification No. 20/1/55Judl(I dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1) of Article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II section 3 of the "Gazette of India", dated the 2ls May 1955;

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being a purpose of the Union, namely, for the installation of ropeways by the Coal Board in the village of Harishpur, jurisdiction list No. 44, police-station Ondal, district Burdwan, it is hereby notified that a piece of land comprising cadastral survey plot numbers 61 to 85 and 87 and measuring, more or less, 16.57 acres, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Harishpur.

This notification is made under the provisions section 4 of the Land Acquisition Act, 1894,  $\alpha$  with the said notification, to all whom it m concern.

A plan of the land may be inspected in the officof the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the sai section, read with the said notification, the Govern is pleased to authorise the Officers for the time being engaged in the undertaking with their servants as workmen, to enter upon and survey the land and all other acts required or permitted by that section.

In exercise of the powers conferred by subsection (4) of section 17 of the Land Acquisition Act 1894, read with the said notification, the Governor appleased to direct that the provisions of section 5A of the said Act shall not apply to the waste and archibland described above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the said Act are applicable.

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bent

# Calcutta



# Gazette

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# Extraordinary Published by Authority

GRAHAYANA 5]

MONDAY, NO EMBER 26, 1962

[SAKA 1884

ART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

**GOVERNMENT OF WEST BENGAL** 

# PARTMENT OF LAND AND LAND REVENUE DECLARATIONS

Burdwan.—No. 15512L.A.—24th November 1962.—hereas the functions of the Central Government der the Land Acquisition Act, 1894 (I of 1894), in ation to the acquisition of land for the purposes the Union, have been entrusted to the State Government by notification No. 20/1/55Judl.(1), dated: 14th May 1955, issued by the Government of lia in the Ministry of Home Affairs, under clause of article 258 of the Constitution of India as \$0.1074\$ and published at page 868, Part II, tion 3 of the "Gazette of India", dated the 21st by 1955;

And whereas the Governor is satisfied that land is eded for a public purpose, being a purpose of the non, namely, for the installation of ropeways by Coal Board in the villages of Sonpur and Hansha, jurisdictin list Nos. 22 and 27, respectively, lice-station Ondal, district Burdwan, it is hereby lared that a piece of land comprising cadastral vey plot No. 1521 in part in village Sonpur and lastral survey plot No. 22 and part of cadastral vey plot No. 27 in village Hansdiha and measur-lamore or less, 3.71 acres, is needed for the afored public purpose at the public expense within the resaid villages of Sonpur and Hansdiha.

Mines of coal, iron-stone, slate or other minerals ng under the land or any particular portion of the id, except only such parts of the mines and nerals as it may be necessary to dig or carry away, use in the construction of the work for the rose of which the land is being acquired, are not ided.

This declaratin is made, under the provisions of section 6 of the Land Acquisition Act, 1894, read with the said notification and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 15516L.A.—24th November 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55Judl.(1), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955:

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the installation of ropeways by the Coal Board in the village of Kenda, jurisdiction list No. 73, police-station Jamuria, district Burdwan, it is hereby declared that a piece of land comprising cadastral survey plots Nos. in part 2324, 2325, 2700, 2701 and 2713 in village Kenda and measuring, more or less, 3.29 acres, is needed for the aforesaid public purpose at the public expense within the aforesaid village of Kenda.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig or carry away, or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894, read with the said notification and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, H. L. CHAKRAVARTI, Dy. Secy. to the Govt. of West Bengal.

Burdwan.—No. 15520L.A.—24th November 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55Judl.(1), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs, under clause (1) of article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land needed for a public purpose, being a purpose of the Union, namely, for the installation of ropeways the Coal Board in the village of Harishpur, jurisdition list No. 44, police-station Ondal, district But wan, it is hereby declared that a piece of land coprising cadastral survey plots Nos. 61 to 85 at 87 and measuring, more or less, 16.57 acres, is need for the aforesaid public purpose at the puble expense within the aforesaid village of Harishpur.

Mines of coal, iron-stone, slate or other miner lying under the land or any particular portion of t land, except only such parts of the mines a minerals as it may be necessary to dig or carry awi or use in the construction of the work for t purpose of which the land is being acquired, are n needed.

This declaration is made, under the provisions section 6 of the Land Acquisition Act, 1894, re with the said notification and section 3, clause ( Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the off of the Special Land Acquisition Officer, Burdwal

By order of the Governor,
H. L. CHAKRAVARTI,
Dy. Secy. to the Govt. of West Beng

# **Calcutta**



# Gazette

### Extraordinary

# Published by Authority

GRAHAYANA 5]

MONDAY, NOVEMBER 26, 1962

[SAKA 1884

RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

#### **Political**

#### **ORDERS**

o. 3897-P. -26th November 1962.-Whereas the vernor considers it necessary and expedient in the blic interest that special precautions should be en to prevent the entry of unauthorised persons the place described in columns 1 and 2 of the entry below the place the project the place edule below, hereinafter referred to as the said

Now, therefore, in exercise of the power conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby-

- (a) to declare the said place to be a protected
- (b) to authorise each of the officers specified in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said place:

#### The Schedule

Name of place

(1)

rat Battery Manufacturing Cominy (Private) Limited, at premis No. 56, Bondel Road, police-ation Karaya, Calcutta-19. Particulars of the boundaries of the place

Place bounded on the: North-By premises No. 55, Bondel Road.

South—By Bondel Road. East—Partly by premises No. 56/1, Bondel Road, and partly by premises No. 56/2, Bondel Road.

West—Partly by a passage, partly by open land and partly by a tank.

Persons authorised to grant permission

(1) Works Manager.

(2) Engineer-in-Charge.

(3) Superintendent of Works.(4) Labour and Security Officer.

(5) Sales Superintendent. All of the Bharat Battery Manufacturing Co. Private Ltd., at premises No. 56, Bondel Road, Calcutta-19.

By order of the Governor,

R. N. SENGUPTA.

Dy. Secy. to the Govt. of West Bengal.

No. 3898-P/419/62. — 26th November 1962.— Whereas the Governor considers it necessary and expedient in the public interest that special precautions should be taken to prevent the entry of unauthorised persons into the place described in columns 1 and 2 of the schedule below, hereinafter reterred to as the said place;

Now, therefore, in exercise of the power conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XI) 1950), the Governor is pleased hereby—

- (a) to declare the said place to be a protect place, and
- (b) to authorise each of the officers specified column 3 of the schedule below to-grant permission referred to in sub-section (2) the said section in respect of the said pla

#### The Schedule

Name of place

(1)

Factory premises of the Scientific Indian Glass Co. Ltd., at No. 98, Christopher Road, Calcutta-46.

Particulars of the boundaries of the place

(2)

The place bounded on the:
North—By Christopher Road.
South—By bustees and jheels.
East—By Hughes Road.
West—By Lokenath Bose Garden
Lane, Calcutta.

Persons authorised to grant permission

(3)

Director and Manager. Scientific Indian Glass Co. Ltd 98 Christopher Road, Calcuttal

By order of the Governor,
R. N. SENGUPTA,
Dy. Secy. to the Govt. of West Benga

# Calcutta



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AYANA 5] MONDAY, NOV. 26, 1962 | SAKA 1884

l-Orders and Notifications by the Governor of West ngal, the High Court, Government Treasury, etc

GOVERNMENT OF WEST BENGAL 'ARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### DECLARATION

lpaiguri.—No. 15546L.A.—26th November 1962.—breas the functions of the Central Government for the Land Acquisition Act, 1894 (I of 1894), in the to the acquisition of land for the purposes of Union, have been entrusted to the State Government by notification No. 20/1/55Judl(I), dated the May 1955, issued by the Government of India in the 258 of the Constitution of India as S.R.O. 1074 published at page 868, Part II, section 3 of the Lette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land needed for a public purpose, being a purpose of the Union, namely, for borrowing earth and construction of a new guide bundh in connection with the extension of Raidak Bridge No. 1 at mile 113-114 betwee Kamakshyaguri and Samuktala Road in the village to Uttar Parokata, jurisdiction list No. 159, pargain Bhatibari, police-station Alipurduar, district Jalpaigur it is hereby declared that pieces of land comprising part of cadastral survey plot No. 225, and measurate niore or less, 1.27 acres, are needed for the aloresate public purpose at the public expense within the aforesaid village of Uttar Parokata.

This declaration is made under the provisions section 6 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the off of the Deputy Commissioner, Jalpaiguri

By order of the Governor.

H. L. CHAKRAVAR Fi.

Dy. Secy. to the Govt. of West Beng



## Gazette

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TUESDAY, NOVEMBER 27, 1962

[ SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### Public Health

No. P.H./7907/2R-64/62.—26th November 1962.—Whereas the Governor attsfied that the city of Calcutta is threatened with an outbreak of small-

New, therefore in exercise of the power conferred by section 2 of the demic Diseases Act, 1897 (III of 1897), the Governor is pleased to cribe for a period of one year the following temporary regulations the prevention and control of small-pox, and for the medical inspection, aton, observation and surveillance of persons suffering from or suspected eing infected with small-pox in the said city:—

#### Regulations

- (1) These regulations shall apply to Calcutta as described in solded to the Calcutta Municipal Act, 1951 (West Bengal Act XXXIII 951), as deemed to have been amended under section 594 of that Act.
- They shall come into force at once.

#### Definitions

- 2. In these regulations, unless there is anything repugnant in the lect or context,—
- (a) "Health Officer" means the Health Officer of the Calcutta-Corporation.

- (b) "District Health Officer" means the Health Officer of the Assign appointed by the Corporation of Calcutta.
- (c) "Assistant Sanitary Officer" means an Inspector appointed by the Calcutta Corporation.
- (d) "The Corporation" means the Corporation of Calcutta con titute under the Calcutta Municipal Act, 1951.
- (e) "Small-pox" means any disease accompanied by an erupiion vesicles or pustules.
- (f) "Patient" means a person suffering from or suspected to a suffering from small-pox.
- (g) "Medical practitioner" means any person practising the medical profession.

#### Notices

- 3. If in any case the Director of Health Services, West Bengal, or the Health Officer or a District Health Officer considers that the issue of a order under regulation 20 is likely to lead to such an amount of delay a might facilitate the spread of small-pox, he may forthwith take a description as he may think fit for carrying out the work, and shall there are a such as possible, issue a notice on the person concerned stating the reasons who such work has been carried out.
- 4. If any measure which the Director of Health Services, We is Bengal or the Health Officer, or District Health Officer has, by a notice is neclarated regulation 20, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the Director of Health Services West Bengal, or the Health Officer, or a District Health Officer has been entitled to carry out the measure.

### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursually of an order issued under these regulations shall be paid by the following of Calcutta except in any case where the order directs a person to the very any work in relation to property in his possession, in which case the result of the shall be paid by such person:

Provided that where the conditions, which led the Direction of the Services, West Bengal, or the Health Officer, or a District Condition of the pass such an order, are not attributable to any act or default of the post in possession of the property, the Corporation may pay to state whole or a part of the expenses incurred by him in carrying out to condition the conditions.

- (2) The Corporation of Calcutta may recover all expense incorrection of Health Services, West Bengal, or the Health of non-construct Health Officer in carrying out the measure under regulation of the person or persons to whom the notice was originally issued
- 6. The Corporation shall pay adequate compensation to any person while has sustained substantial loss or damage by reason of anything these regulations:

Provided that no person shall receive any compensation for novike done or suffered under these regulations if he has failed to carry or an orbits used under these regulations within the time specified in the order of the satisfaction of the Director of Health Services. West themsel, or the Health Officer or a District Health Officer.

#### Location of disease

When a case of small-pox occurs in a house the nearest male relative n attendance upon the patient, or in the absence of any such relative the a street of the house, or if the occupier be the patient, the senior male platte of the house other than the patient of the house shall within twentytours of the onset of the disease, give information regarding the occur-

and of such case either personally or in writing to the nearest District

Heat a Officer.

- All information about the occurrence of the disease coming to the the medical practitioner shall be intimated by special messenger to he Bustrict Health Officer concerned.
- In case of any patient brought to any hospital or dispensary for Additional, information should be given to the District Health Officer same; aed
- 10. The Director of Health Services, West Bengal, or the Health Officer 1) street Health Officer or an Assistant Sanitary Officer may examine and person who is, or suspected to be, suffering from small-pox or who, in as opinion may be infected with or likely to spread small-pox.

#### Isolation of patients.

- When the Director of Health Services, West Bengal or the Health of or a District Health Officer concerned considers that satisfactory solution of any patient is not possible in his own house, he shall direct or was a hapersons to be removed to a hospital.
- mall not direct the patient to be removed from the house unless it is, Lie opinion, impossible to make proper arrangements for his isolation in Irus.
- The Director of Health Services, West Bengal, or the Health Officer . . . . . . Health Officer or an Assistant Sanitary Officer may order that or prion, who has been in contact with a person found to be suffering note will -pox, shall be segregated for a period not exceeding a fortnight 1 a to anot and in a place to be approved by the Director of Health Services, We to ugal, or the Health Officer or a District Health Officer.
- The Director of Health Services, West Bengal, or the Health Officer · I wet Health Officer or an Assistant Sanitary Officer may order that that who has been in contact or is likely to come into contact with a or a control to be suffering from small-pox be vaccinated or revaccinated The remarks to be specified in the order.
- No person shall enter any place wherein a patient is isolated under · 10 without the permission of the Director of Health Services, 1. ead, or the Health Officer or a District Health Officer or an Is that I Sanitary Officer.
- When a patient has been removed from a bouse for isolation under 10 Corporation shall provide for Live free of charge a suitable ther, with necessary attendants, diet, etc.
- No person, who is or has been suffering from small-pox, shall leave 1. There he has been staying until he has received from the Director de a surviviers. West Bengal, or the Health Officer or a District Health hier or an Assistant Sanitary Officer written permission to do so.

16A. No person while suffering from evident symptoms of small-por in the convalescent state of the disease with scabs of pocks on his hor shall expose himself in any street, road, public place, shop, bazar or at place used in common by person other than members of the family or household to which such infected person belongs or shall move from the place place unless he is proceeding to a hospital for admission and treatment.

#### Miscellaneous

- 17. The Director of Health Services, West Bengal, or the Health Officer or an Assistant Sanitary Officer in require any person to allow to be carried out by such agency and within sutting as may be specified in the order, such measures for the disinfection any premises in the occupation of such person or for the disinfection destruction of any of his personal effects as the said officer or inspector in consider necessary.
- Officer or a District Health Officer or an Assistant Sanitary Officer authors by the Healtht Officer or a District Health Officer in writing in that behamay during the prevalence of any outbreak of small-pox order that an bazar, shop or other public place shall remain closed for such time as mappear to him to be necessary and may forbid the holding of any fair, more other gathering to which people from several villages commonly apperiodically resort.
- 18. The Director of Health Services, West Bengal or the Health Officer or a District Health Officer or an Assistant Sanitary Officer may dreathe owner or occupier of any premises to take steps to have vaccinated revaccinated within a time to be specified in the order any person result on such premises and under the control of such owner or occupier of District Health Officer is of opinion that such person has been in contact is likely to come into contact with any one suffering from small-pos.
- 19. The Director of Health Services, West Bengal, or the Health Officer or a District Health Officer or an Assistant Sanitary Officer may feeled a person who has been a patient or who has to his knowledge been in containing the patient to act as vendor of any article for such period as many specified in the order.
- 19A. No person shall carry or permit to be carried in a public convenue a patient except in the case where a patient is carried to a hospital with the following precautions against spreading the disease, namely:--
  - (i) that he is so well covered that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) that he is taken to the hospital direct and the conveyance dues no halt at any other place for transacting any business; and
  - (iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.

- 19B. Every conveyance in which a patient or a dead body of a person ho has died of small-pox or any article that has been in contact with a ment is carried shall be disintected before it is used again. The disintion will be effected
  - in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
  - (ii) in the case of a conveyance carrying any clothing, bedding or other article of a patient to the disinfecting station, by the authorities of such station; and
  - (1) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
- 20. No person shall sell any article which has been in contact with a attent or may be suspected to be infected until it has been disinfected to be satisfaction of the Director of Health Services, West Bengal, or the lealth Officer or a District Health Officer or an Assistant Sanitary Officer.
- 20A. No person shall expose in any street, shop, bazar or any public lace any clothing, bedding or other article which has been in contact with patient or shall cause or suffer such articles to be carried in any public enveyance, but nothing in this regulation shall apply to a person who cousm is any such article for the purpose of having the same disinfected at the following precautions against spreading the disease:—
  - 1) the article is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160) that it does not come directly into touch with the body of the conveyance;
  - conveyance does not halt at any other place for transacting any business; and
  - (iii) excepting one attendant for the purpose of taking the infected article to the disintecting station no other person is carried in the conveyance.
- 21 The Director of Health Services, West Bengal, or the Health Officer a District Health Officer or an Assistant Sanitary Officer may issue aeral orders that by a specified date certain sanitary precautions of a aple nature, such as limewashing of houses, clearing of latrines or the noval of filth or rubbish, shall be carried out to his satisfaction.
- 21A. No person shall carry or permit to be carried in a public conveyce the dead body of any person who had died of small-pox without the evious written permission of the Director of Health Services, West Bengal, the Health Officer or a District Health Officer or an Assistant Sanitary licer and with taking the following precautions against spreading the id disease:—
  - (i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

- (ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and
- (iii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.
- 22. The Director of Health Services, West Bengal, or the Health Officer or a District Health Officer, or an Assistant Sanitary Officer may proint persons from retaining or selling clothes taken from the bodies of person who have died of small-pox and may cause any such clothes to be destroyed
- 23. No person shall, without the written permission of the Director of Health Services, West Bengal, or the Health Officer or a District Health Officer, dispose of any corpse except by burning or burial.
- 24. The Director of Health Services, West Bengal, or the Health Office or a District Health Officer may approve burning or burial grounds and may by order direct either generally or especially in respect to any specified are that corpses shall not be burned or buried at places other than those so approved by him.
- 25. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 26. The Director of Health Services, West Bengal, or the Heach Officer of a District Health Officer may direct that no person shall bury or course to be buried any corpse, which, in the opinion of the District Health Officer, is likely to spread small-pox, in a grave, not constructed of masonry and less than 6 feet deep.
- The Director of Health Services, West Bengal, or the fleative toher or a District Health Officer may order that no dome or other serve, with torporation employed for the disposal of corpses shall withdraw to his duries without the permission of the Director of Health Serve, west Bengal, or the Health Officer or a District Health Officer unless the long or other servant of the Board has given notice in writing not be all union month previously of his intention so to withdraw.
- 28 The District Health Services, West Bengal, or the Health Officer or an Assistant Sanitary officer may through any person authorised by such officer or inspector in that leads serze and dispose of any corpse which in the opinion of the same through series infected with or is likely to spread small-pox, and a the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.
- 29. (1) The Director of Health Services, West Bengal, or the Health Officer or an Assistant Sanitary Officer mare require any person who appears to be acquainted with facts in connected with any case or suspected case of small-pox to attend before how many to be stated in the order. Such person shall appear if so required.
- (2) When the person summoned to appear under paragraph (1) is female who, by the custom of the country, does not appear in public suitable precaution shall be taken to respect the said custom.

- 30. (1) The Director of Health Services, West Bengal, or the Health licer or a District Health Officer or an Assistant Sanitary, Officer may amine orally any person who appears to be acquainted with the facts and cumstances of a case or suspected case of small-pox.
- 12) When the person to be examined under paragraph (1) is a female ho, by the custom of the country, does not appear in public, the officer all take her statement under such conditions as shall admit of due respect the said custom.
- (3) Such person shall be bound to answer all questions relating to such separt to him or her by such officer, other than questions the answers to hich would have a tendency to expose him or her to any criminal charge.
- The Director of Health Services, West Bengal, or the Health Officer rathstrict Health Officer or an Assistant Sanitary Officer may, with such sistants (if any), as he thinks fit, enter upon any land, or into any premises rathering used for human habitation at any time between surrise and unset for the purpose of carrying out any measure or making any enquiries atherised by these regulations. Sufficient time should be given to the mater keeping strict purdah to remove themselves to a place or room to herve the said custom.
- The crew of any inland steam-vessel or boat which plies in any enal or river and other persons residing on such vessel or boat shall be about to these regulations.
- (1) All vaccinations under these regulations shall be performed gratuiously as each public vaccination stations as may be opened by the Corporation or by house-to-house visits.
- 14 a) Orders issued by the Director of Health Services, West Bengal, 16 Health Officer or an Assistant Sanitary to under these regulations shall be in writing.
- The officer issuing such orders shall cause repies of them to be red spon any persons named in them
- r) The nearest relative of a patient or the occupier of the house in left to patient is staying shall, if a copy of the order under regulation the nearest Assistant Sanitary Officer to be office immediate notice of any disobedience of the order by the ment
- The During the period from the 1st day of January 1963 to the 22nd day [January 1963, both days inclusive,-
- no person shall buy a ticket for travelling or shall travel en foot or hall be carried, to Kakdwip or Sagar Island in the district of "-Parganas by air, land or water by steamer, barge, beat, motor car, bus or any other vehicle, unless he holds a valid certificate of having been vaccinated against small-pox signed by a member of the Public Health staff under the Government or a local authority and no person shall be allowed to enter the said islands unless he possesses such valid certificate;

- (Note: Certificates of vaccination taken in conformity with following conditions will be treated as valid:
  - In the case of those who have not been successfully vaccinated against small-pox previously or had not an attack of the disease, the vaccination will have to be taken at least eight days before the date of visit to the mela. Those, who had been successfully vaccinated before, or had an attack of the disease, may take vaccination at any time before proceeding to the mela. Certificates of successful primary vaccination or revaccination taken within three years of date of visit to the mela only will be considered as valid.)
- (ii) every person staying in, or entering in or proceeding to the said islands shall on demand produce the certificate referred to in clause (i) for inspection to any member of the police force or any officer of the Health Department of the Government or of a local authority, on duty in the said islands of anywhere on route:
- Provided that the certificate in respect of a child below fourteen years of age shall be produced by the parent or guardian or other person in whose charge the child is.
- 36. Nothing in regulation 35 shall apply to the Military or the Police Personnel or the employees of the Government or of a local authority on duty.

By order of the Governor,
A. CHOUDHURI,
Asst. Secy. to the Govt. of West Bengal

# Calcutta



### Gazette

#### Extraordinary

#### Published by Authority

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TUESDAY, NOVEMBER 27, 1962

[ SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### **GOVERNMENT OF WEST BENGAL**

#### DEPARTMENT OF HEALTH

#### **Public Health**

#### NOTIFICATION

No. P.H.7917/2R-67/62.—27th July 1962.—Whereas the Governor is sfied that the city of Calcutta is threatened with an outbreak of cholera, ag a dangerous epidemic disease;

And whereas the Governor is satisfied that the ordinary provisions of law the time being in force are insufficient for the purpose of preventing the pad of this disease:

Now, therefore, in exercise of the powers conferred by sub-section (1) section 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor pleased to prescribe for a period of one year the following temporary relations to be observed by the public and by all persons affected thereby in such regulations to empower certain persons to take such measures are specified therein, namely:—

#### Regulations

- 1. (1) These regulations shall apply to Calcutta as described in Schedule the Calcutta Municipal Act, 1951 (West Ben. Act XXXIII of 1951), deemed to have been amended under section 594 of that Act.
- (2) They shall come into force at once.

#### **Definitions**

- 2. In these regulations unless there is anything repugnant in the subject or context,—
  - (a) "District Health Officer" means the Health Officer of a distriwithin the city of Calcutta, appointed by the Calcutta Corporation
  - (b) "Corporation" means Calcutta Corporation constituted under the Calcutta Municipal Act, 1951;
  - (c) "Cholera or suspected cholera" includes any disease accompanied l vomiting and diarrhoea;
  - (d) "Patient" means a person suffering from or suspected to l suffering from cholera;
  - (e) "Medical practitioner" means any person practising the medic profession.

#### **Notices**

- 3. If, in any case, the Director of Health Services, West Bengal, or the Health Officer, Calcutta Corporation, or any person authorised in writing beither of these officers, considers that the issue of a notice under the regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera, he may forthwith take such steps as he may thin fit for carrying out the work; and shall thereafter, as soon as possible, 1881 notice on the person concerned stating the reasons why such work has bee carried out.
- 4. If any measure, which the Director of Health Services, West Benga or the Health Officer, Calcutta Corporation, or any person authorised writing by either of these officers, has, by a notice issued under the regulations, required to be carried out, be not carried out to his satisfactic within the time stated in the notice, the Director of Health Services, We Bengal, or the Health Officer, Calcutta Corporation, or such person shall entitled to carry out the measures himself.

#### Location of disease

- 5. When a case of cholera or suspected cholera occurs in a house, it nearest male relative in attendance upon the patient or in the absence of a such relative the occupier of the house, or if the occupier be the patient it senior male inmate of the house other than the patient, shall, with twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing to the nearest District Health Officer.
- 6. (1) Every medical practitioner called in to attend upon any case cholera shall within twelve hours give notice of the case by special messes to the nearest District Health Officer.
- (2) The Doctor-in-charge of hospital or a dispensary within the district shall within twelve hours give notice of any case of cholera brought to shospital or dispensary for treatment to the nearest District Health of the nearest District Health District Heal

The Director of Health Services, West Bengal, or the Health Officer, dcutta Corporation, or any person authorised in writing by either of these icers, may examine any person who is, or is suspected to be, suffering m cholera or who, in his opinion, may be infected with or likely to read cholera.

#### Isolation of patients

- 8. When the Director of Health Services, West Bengal, or the Health ficer. Calcutta Corporation, or any person authorised in writing by either these officers, considers that the isolation of any patient is a precaution cessary for the protection of the neighbouring population, he shall order expansion patient to observe isolation and may order the nearest relative in lendance on the patient, or the occupier of the house in which the patient staying, to arrange for the isolation of the patient in such a manner and exact a time as may be approved by the Director of Health Services, West mgal, or the Health Officer, Calcutta Corporation, or any person authorised writing by either of these officers.
- 9 No person shall enter any place wherein a patient is isolated under gulation 8 without the permission of the Director of Health Services, est Bengal, or the Health Officer, Calcutta Corporation, or any person thorsed in writing by either of these officers.
- 10. The Director of Health Services, West Bengal, or the Health Officer, alcutta Corporation, or any person authorised in writing by either of these ficers, may require to be carried out, by such agency and within such time may be specified in the order, such measures for the disinfection or accuation of any premises in the occupation of a patient or for the infection or destruction of any of his personal effects, as the Director Health Services, West Bengal, or the Health Officer, Calcutta Corporation any person so authorised, may consider necessary.
- The Director of Health Services, West Bengal, or the Health Officer, pleutta Corporation, or any person authorised in writing by either of these licers, may forbid any person who has been a patient, or who has to his powledge been in contact with a patient, to act as vendor of any article of lod or drink for such period as may be specified in the order.
- No person shall sell any article which has been in contact with a tient until it has been disinfected to the satisfaction of the Director of salth Services, West Bengal, or the Health Officer, Calcutta Corporation, any person authorised by either of these officers.

#### Water-supply

13. When the Director of Health Services, West Bengal, or the Health ficer, Calcutta Corporation, or any person authorised by either of these icers, is of the opinion that the water of any well, tank, pool or other arce of domestic water-supply is contaminated or is likely to be ntaminated, he may at once take such steps as he deems necessary close and keep closed such tank, well or pool or may require the ier or occupier of the land upon which such well, tank, pool or source of cr-supply is situated, to take steps to close the same to the satisfaction the Director of Health Services, West Bengal, or the Health Officer, specified in the order.

- 14. When the Director of Health Services, West Bengal, or the He Officer, Calcutta Corporation, or any person authorised in writing by er of these officers, is of the opinion that the water in any well, tank, por source of domestic water-supply is contaminated, he may disinfect i direct its owner or occupier to disinfect it with such disinfectants as he specify in such quantities and at such time as he may think fit.
- 15. The Director of Health Services, West Bengal, or the Health Officalcutta Corporation, or any person authorised in writing by either of the officers, may prohibit persons from easing themselves or throwing rubb sewage or offensive matter into any well, tank, pool or other source water-supply which is used by the public or within such distances from a well, tank or source of water-supply as he may fix in this behalf.

#### Miscellaneous

- 16. Whenever the Director of Health Services, West Bengal, or Health Officer, Calcutta Corporation, or any person authorised in writing either of such officers, is satisfied that the condition of any privy, urindrain or sewer or cess-pool is such as to endanger the risk of the spread cholera to the inhabitants of the neighbourhood, he may order the occup of the land in which such privy, urinal or cess-pool is situated to disinficer to allow any officer of the Corporation to disinfect it with such distectants in such quantity and at such times as such officer may think fit.
- 16A. Every owner of a premises in which a privy is situated shall, the arrangements for flushing such privy are not in good order, effective necessary repairs thereto and put such arrangements in order by the December 1962 and thereafter every such owner shall maintain all arrangements for flushing each privy situated in such premises in proper working order.
- 17. The Director of Health Services, West Bengal, or the Heal Officer, Calcutta Corporation, or any person authorised in writing by eith of these officers may, during this outbreak of cholera, order that a market, shop or other public place shall remain closed for such time as mappear to him to be necessary and may forbid the holding of any gatheric within the Corporation area.
- 18. The Director of Health Services, West Bengal, or the Heal Officer, Calcutta Corporation, or any one authorised in writing by either these officers, may prohibit persons from retaining or selling clothes take from the bodies of persons who have died of cholera and may cause all succlothing to be destroyed.
- 19 Any person burning or causing to be burnt any corpse shall can the same to be completely reduced to ashes and shall likewise cause to clothings, bedding or other articles brought with such corpse to be burnt and reduced to ashes.
- 20. The Director of Health Services, West Bengal, or the Health Office Calcutta Corporation, or any person authorised in writing by either of the officers, may require any person who appears to possess any information relevant to the occurrence of any cases of cholera or suspected cholera attend before him at a time to be stated in the order and such person she appear as so required.

- •21. The Director of Health Services, West Bengal, or the Health Officer, Calcutta Corporation, or any person authorised in writing by either of these officers, may enter upon any land or after two hours' notice in writing into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making my enquiries authorised by these regulations.
- 22. The crew of any inland steam-vessel or boat which plies in any anal or river within the area to which these regulations apply, and any other persons residing on such boats, shall be subject to these regulations.
- 23. (1) The Director of Health Services, West Bengal, or the Health Micer. Calcutta Corporation, or any one authorised in writing by either of these officers may direct any person to take such drugs in such quantities as may be specified by the said officer or to submit himself to anti-cholora modulation within a time to be specified in the order.
- (2) All inoculations given under these regulations shall be given gratuitously.
- 24. No person shall sell, or offer for sale or expose, keep, store or hawk about any milk bread-stuffs, cake, pastry, sweetmeats, confectionery, ice cream, cut or sliced fruit or any other article of food or drink commonly used for human consumption without further preparation by boiling or cooking, unless such articles are being kept properly covered in a closed container of glass, wood or metal, to the satisfaction of any person aspecting such articles under regulation 26, so as to protect it from the risk of infection by dust, dirt or flies.
- 24A. No person shall offer, or sell, or expose, keep, store or hawk about sugarcane juice extracted by handpress or by any mechanical device in any public place, park, maidan, street, road, lane, gully, market, bazar or any place adjacent thereto, and no person shall prepare or extract sugarcane juice for the purpose of being sold as a drink without further preparation by boiling or cooking.
- 24B. No person shall sell or offer for sale or keep, store or hawk about tor sale any ice, ice-cream or aerated water unless the same has been manufactured by a firm duly licensed under the Calcutta Municipal Act, 1951 (West Ben. Act XXXIII of 1951), the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), as extended to the Municipality of Howrah or the Bengal Municipal Act, 1932 (Ben. Act XV of 1932).
- 24C. No person shall sell or offer for sale or expose, keep, store, prepare or hawk about for sale any ice crushed or mixed with syrup or with any other sweetening agent or with fruit juice or with any colouring agent if the ice has been contaminated by such crushing or by such mixing.
- 24D. No person shall sell, offer for sale, expose, keep, store, hawk about for sale or manufacture any food or drink intended for human consumption which is unwholesome or unfit for human consumption in the opinion of the Corporation or Health Services, West Bengal or the Health Officer, Calcutta officers.
- 25. Any person inspecting articles of food or drink under regulation 26 may destroy on the spot or remove and destroy subsequently, any food or drink which is offered for sale or exposed, kept, stored or hawked about

for sale in contravention of the provisions of the regulations 24, 24A, 24B, 24C and 24D and no compensation in respect of destruction of such food or drink shall be payable to the owner thereof who shall also be liable to the penalties provided in the Epidemic Diseases Act, 1897 (111 of 1897), for a breach of these regulations.

- 26. For the purpose of ensuring that provisions of regulations 24, 24A, 24B, 24C, 24D, 25, 28 and 29 are being complied with, the Director of Health Services, West Bengal, the Health Officer of the Calcutta Corporation, or any person authorised in writing in this behalf by either of these officers, may inspect any articles of food or drink being sold, exposed, offered for sale, stored or kept in any public place or any market, shop or stall or being cooked, prepared, stored or served in any hotel, restaurant, cate, iodging house or other place of public resort in which any article of food or drink is supplied for consumption on the premises.
- 27. No person other than an employee of the Corporation or a person or class of persons authorised in this behalf by the Corporation shall touch, remove or otherwise deal with—
  - (a) the contents of any dustbin or other receptacle provided in any street or public place for the deposit of rubbish or offensive matter, or
  - (b) any rubbish or offensive matter lying deposited in lump in any street or public place.

Explanation.—In this regulation, the expressions "offensive matter", "rubbish" and "street" have the same meanings as in the Calcuffa Municipal Act, 1951 (West Bengal Act XXXIII of 1951).

- 28. No person in charge of a hotel, restaurant, cafe, lodging house of other place of public resort in which any article of food or drink is supplied for consumption on the premises shall serve or cause or permit to be served therein any article of food or drink in which ice has been placed or served or cause or permit to be served any ice to any person for consumption on the premises, and no vendor of aerated water, sharbat, beverage or other article of drink shall sell to any person any article of drink in which ice has been placed or sell ice to any person to whom any such article of drink is sold.
- 29. No person in charge of a hotel, restaurant, cafe, lodging house of other place of public resort in which any article of food or drink is supplied for consumption on the premises, or cause or permit to be used in the cooking, preparation or storage of, or for serving to any person, any article of food or drink, any vessels or utensils which have not been properly cleansed to the satisfaction of the officer conducting an inspection under regulation 26:

Provided that no vessel or utensil shall be deemed to be properly cleanse within the meaning of this regulation—

- (a) in the case where such vessel or utensil is served along with and article of food or drink to any person for use by him unless the vessel or utensil after being so used is cleansed with soap of washing soda and with clean hot water, and
- (b) in any other case, unless the vessel or utensil is cleansed at least twice daily.

- 30 During the period from the 1st day of January 1963 to the 22nd day January 1963 both days inclusive,—
  - (1) no person shall buy a ticket for travelling, or shall travel on foot, or shall be carried, to Kakdwip or Sagar Island in the district of 24-Parganas by steamer, barge, boat, motor car or bus or by air or any other vehicle unless he holds a certificate of having been inoculated against cholera later than 22nd July 1962 but at last six days before the date of visit to the mela signed by a member of the Public Health staff under the Government or a local authority and no person shall be allowed to enter the said islands unless he possesses such certificate;
  - (2) every person staying in or entering in or proceeding to the said islands shall on demand produce the certificate referred to in (1) for inspection to any member of the police force or of the Public Health staff of the Government or a local authority on duty in the said islands or anywhere *cn route*:
  - Provided that the certificate in respect of a child below fourteen years of age shall be produced by the parent or guardian or other person in whose charge the child is.
- 31 Nothing in regulation 30 shall apply to the military or the police round or the Public Health or other staff of the Government or a local thority on duty.

By order of the Governor,

A. CHOUDHURI,

Asst. Secy. to the Govt. of West Bengal.

# Calcutta



## Gazette

#### Extraordinary

#### Published by Authority

AGRAHAYANA 6]

TUESDAY, NOVEMBER 27, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### **COVERNMENT OF WEST BENCAL**

#### HOME DEPARTMENT **Political** ORDER

No. 3904-P.-27th November 1962.-Whereas the Governor considers it necessary and expedient in the public interest that special precautions should be taken to prevent the entry of unauthorised persons into the place described in columns 1 and 2 of the schedule below, hereinafter referred to as the said place:

Now, therefore, in exercise of the power conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby-

- (a) to declare the said place to be a protected place, and
- (b) to authorise each of the officers specified in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said place.

#### The Schedule

Name of place

Particulars of the boundaries of

permission (3)

Persons authorised to grant

(1)

Iclephone Exchange Building of the Indian Posts and Telegraphs Department at Kalyani Town, police-Halyani Town, ponto-station Chakda, district Nadia (House No. K-9/B-7/264 at Kalyani Town owned by Govern-ment of West Bengal). the place

South-30' wide Road. East—House No. K-9A/B-7/263. West—House No. K-9/B-7/265. North - House No. K-9A/B-7/257. (1) General Manager.

.2) Deputy General Manager.

(3) Director of Telegraphs.
(4) Assistant General Manager.
(5) Divisional Engineer (S/R).

(6) Assistant Engineer-in-charge.

By order of the Governor, R. N. SEN GUPTA. Dy. Secy. to the Govt. of West Bengal.





## Gazette

#### सत्यमेव जयते

#### Extraordinary Published by Authority

(RAHAYANA 7]

WEDNESDAY, NOVEMBER 28, 1962

[ SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### **Political** ORDER

No. 3952-P.—28th November 1962.—Whereas the lovernot considers it necessary and expedient in he public interest that special precautions should be aken to prevent the entry of unauthorised persons not the places described in columns 1 and 2 of the ichedule below thereinafter referred to as the said daces):

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby—

- (a) to declare the said places to be protected places, and
- (b) to authorise the officers specified in the corresponding entries in column 3 of the schedule below to grant the permission referred to in sub-section (2) of the said section in respect of the said places.

#### The Schedule

Name of place

Particulars of the boundaries of the place

lndian Oxygen Ltd. situated at 138/B Beliaghata Road, Calcutta-15.

East—Partly by a common passage for Indian Oxygen Ltd. and India Ice Aerated Water and Cold Storage Co. Ltd. and partly by an open plot of land of the com-

pany.
North—Land belonging to the India Ice Aerated Water and Cold Storage Co. Ltd.

West—By 139 Beliaghata Road,

i.e., premises of Blackwood Hedge (India) Ltd.

South-By Beliaghata Road, Calcutta.

Person authorised to grant permission

(1) Works Manager.

(2) Acting Assistant Works Manager, Indian Oxygen Ltd., 138/B Beliaghata Road, Calcutta-15.

Indian Oxygen Ltd. situated at 48/1 Diamond Harbour Road, Cilcutta-27, and 5 Mayurbhanj Road, Calcutta-27.

North—Partly by 4/1 Mayurbhanj Road (i.e., Company's residential bungalows), partly by Mayur-bhani Road and partly by Mos-que premises situated at 49 Diamond Harbour Road.

South—Partly by Bindubashini Street and partly by Company's

open land.

East—Partly by 4/1 Mayurbhani
Road, partly by Mosque premises and partly by Diamond
Harbour Road, Calcutta.

West—Partly by Darga Land and

partly by a common passage.

- Assistant Managing Director.
   Security Officer.
- (3) District Manager.
- (4) District Engineer, Indian Oxygen Ltd., 48/I Diamond Harbour Road and 5 Mayurbhanj Road, Calcutta.

By order of the Governor, R. N. SEN GUPTA,

Dy. Secy to the Govt. of West Bengal.



## Gazette

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THURSDAY, NOVEMBER 29, 1962

[SAKA 1884

ART I.—Orders and notifications by the Government of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

## RECTORATE OF COMMERCIAL TAXES WEST BENGAL

Calcutta

#### NOTIFICATIONS

. 328C.T.—23rd November 1961.—In pursuance e provisions of section 9 of the Bengal Finance 5 Tax) Act, 1941 (Bengal Act VI of 1941), the wing names and addresses of registered dealers e registrations under the Act were amended effect from the date noted against each of them in respect of the particulars appearing in the ent items in the manner indicated against such culars are published for general information:—

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for use in manufacture or in the execution of contracts.
- (d) Goods for resale.
- (e) Date of amendment.

Surendra Nath Sud, Anand Kumar Sud, endra Kumar Sud and Girdhari Lal Sud carrying business under the trade name Messrs. Qualitex & 128 Hazra Road, Calcutta, (A) Hillcart Road, guri (a); (S) AL/63B for AL/824A (b); 3-11-

- 2. Messrs. Prakash Chandra Dutta, Golok Behari Dutta and Gokul Behari Dutta carrying on business under the trade name Prakash Chandra Dutta & Bros., 9 Khengrapatty Street, Calcutta (a); AT/1427A, 16-3-61 (b); (D) And general merchandise, (A) Shellac, gunny, glue, sand papers, wax, paraffin wax, polish materials, acid, rosin, country drugs, starch, dry colour barley, blue, heavy and fine chemicals (d); 4-11-61 (e).
- 3. (S) Messrs. Golam Husain Doba, Yusuf Dawood Doba and Yusuf Suleman Parekh carrying on business under the trade name G.H.A. Doba & Co. (for) Messrs. G.H.A. Doba & Co., 5 Amratola Lane, Calcutta (a); AT/1798A, 28-7-47 (b); (D) General merchandise as and when required for resale, (A) Cocoanut oil, oil seed, dhuna, old newspapers and soda (d); 4-11-61 (e).
- 4. Messrs. Manordas J. Shah, Harkishandas J. Shah, Himatlal J. Shah and Shantilal J. Shah carrying on business under the trade name Manordas J. Shah, 14 Amratola Street, Calcutta (a); AT/3764A, 29-7-59 (b); (A) Rope, brahmi, acconite drug, mamiro, atwish, amber chips, bucket, brush, robin blue, paper, dhuna, ray, alsi, kakamful, amchur, kute, hirakasi, moachras, musakdana, vavding, menthol (d); 8-11-61 (e).
- 5. (S) H. Md. Frahin, H. Shamsul Hug and Md. Abid carrying on business under the trade name Mazherul Haque Md. Arefeen (for) Mazherul Haque Md. Arefeen, 87 Canning Street, Calcutta (a); AT/3580A, 23-7-59 (b); Snapfasteners (d); 9-11-61 (e).



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#### GOVERNMENT OF WEST BENGAL

## ECTORATE OF COMMERCIAL TAXES ... WEST BENGAL

**Calcutta** 

#### NOTIFICATIONS

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- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for use in manufacture or in the execution of contracts.
- (d) Goods for resale.
- (e) Date of amendment.

Surendra Nath Sud, Anand Kumar Sud, endra Kumar Sud and Girdhari Lal Sud carrying business under the trade name Messrs. Qualitex & 128 Hazra Road, Calcutta, (A) Hillcart Road, guri (a); (S) AL/63B for AL/824A (b); 3-11-

- 2. Messrs. Prakash Chandra Dutta, Golok Behari Dutta and Gokul Behari Dutta carrying on business under the trade name Prakash Chandra Dutta & Bros., 9 Khengrapatty Street, Calcutta (a); AT/1427A, 16-3-61 (b); (D) And general merchandise, (A) Shellac, gunny, glue, sand papers, wax, paraffin wax, polish materials, acid, rosin, country drugs, starch, dry colour barley, blue, heavy and fine chemicals (d); 4-11-61 (e).
- 3. (S) Messrs. Golam Husain Doba, Yusuf Dawood Doba and Yusuf Suleman Parekh carrying on business under the trade name G.H.A. Doba & Co. (for) Messrs. G.H.A. Doba & Co., 5 Amratola Lane, Calcutta (a); AT/1798A, 28-7-47 (b); (D) General merchandise as and when required for resale, (A) Cocoanut oil, oil seed, dhuna, old newspapers and soda (d); 4-11-61 (e).
- 4. Messrs. Manordas J. Shah, Harkishandas J. Shah, Himatlal J. Shah and Shantilal J. Shah carrying on business under the trade name Manordas J. Shah, 14 Amratola Street, Calcutta (a); AT/3764A, 29-7-59 (b); (A) Rope, brahmi, acconite drug, mamiro, atwish, amber chips, bucket, brush, robin blue, paper, dhuna, ray, alsi, kakamful, amchur, kute, hirakasi, moachras, musakdana, vavding, menthol (d); 8-11-61 (e).
- 5. (S) H. Md. Frahin, H. Shamsul Hug and Md. Abid carrying on business under the trade name Mazherul Haque Md. Arefeen (for) Mazherul Haque Md. Arefeen, 87 Canning Street, Calcutta (a); AT/3580A, 23-7-59 (b); Snapfasteners (d); 9-11-61 (e).

- 6. Messrs. Singh, Raj Kumar Dutt, Prakash Ch. Malhotra and Sm. C. J. Singh carrying on business under the trade name of Fritz and Singh, (S) 38/1 Broad Street, Calcutta-19 (for) Mercantile Buildings, Lall Bazar Street, Calcutta-1 (a); (S) BH/3329A for RB/1221A (b); 3-11-61 (e).
- 7. Messrs. Radha Benode Dutta, Hari Sadhan Dutta and Sashi Bhusan Dutta carrying on business under the trade name Sashi Bhusan Dutta & Sons., Khagra, District Murshidabad (a); BR/494A, 3-7-57 (b); (A) Ghee (d); 3-11-61 (e).
- 8. (S) Messrs. Moni Mohan Dutta and Dulal Chandra Dutta carrying business under the trade name Moni Mohan & Dulal Chandra Dutta (for) Messrs. Mani Mohan Dutta & Dulal Chandra Dutta, Saktipur, District Murshidabad (a); BR63A, 19-3-42 (b); 3-11-61 (e).
- 9. (S) Messrs. Mahadeb Chakraborty, Shibaram Chakraborty, Arjun Kumar Chakravorty and Mangalmoy Chakraborty carrying on business under the trade name Mahadeb Chakraborty & Bros. (for) Messrs. Gour Chandra Chakraborty, Jangipur, Babubazar, Murshidabad (a); BR/347A, 3-12-51 (b); 3-11-61 (e).
- 10. (S) Shri Ramesh Shivdas Sicka carrying on business under the trade name R. Shivdas & Co. (for) Messrs. R. Shivdas & Co. (S) 12 Lower Chitpore Road, F.S. 48, Calcutta (for) 50 Ezra Street, Calcutta (a); CL/3027A, 4-2-59 (b); 6-11-61 (e).
- 11. (S) Shri Munshi Ram Arora and Sudarshan Kumar Arora carrying on business under the trade name Crown Pen Industries (for) Crown Pen Industries, 90 Phears Lane, Calcutta (a); CL/2699A, 28-2-56 (b); 9-11-61 (e).
- 12. Messrs. Ashabhai G. Patel, Tribhuban G. Patel and Kanubhai B. Patel carrying on business under the trade name Bhailal G. Patel, 167 Old Chinabazar Street, Calcutta (a); CR/1978A, 27-9-41 (b); (A) Kerosene stove and accessories (d); 4-11-61 (e).
- 13. Messrs. Krishna Kumar Jajadia, Raj Kumar Jajadia and Mahendra Kumar Jajadia carrying on business under the trade name Investa Agency, 10 Clive Row, Calcutta (a); CR/3120A, 26-6-61 (b); (A) Tyres, tubes and flaps (d); 4-11-61 (e).
- 14. (S) Messrs. A. II. Siraj & Co. (Private) Ltd., 67/B Netaji Subhas Road, Calcutta (for) Messrs. A. II. Siraj & Co., 86/B Clive Street, Calcutta (a); CR/1212A, 21-1-47 (b); 4-11-61 (e).
- 15. (S) East Jamuria Co. (Private) Ltd. (Proprietor) carrying on business under the trade name General Trading Co. (for) General Trading Co., 135 Canning Street, Calcutta (a); CR/2662A, 11-8-50 (b); 4-11-61 (e).
- 16. Messro. Akshoy Kr. Kolay, Sarada Prosad Kolay, Netaji Ch. Kolay, Rama Prosad Kolay and Brojendra Nath Kolay (Partners) N. C. Kolay & Sons (Proprietor) carrying on business under the trade name Kolay Iron & Steel Co., 36 Strand Road, Calcutta (a); CR/3096A, 10-5-61 (b); (A). Lime stone, rover sand bentonite powder, coal dust powder, fire clay, duroset paste, furnace oil, quartz chips and lime (c); 6-11-61 (e).

- 17. Shri Lalit Mohan Chandra (Propricarrying on business under the trade name L Chandra & Co., 36 Strand Road, Calcutta CR/2813A, 26-9-58 (b); (A) Pitch valve, ellisocket, brass bib cocks, iron washer, tapper struist drill, slide wrench, hacksaw blades, ball hammer and master lock (d); 6-11-61 (e).
- 18. Shri Babulal Taramchand Kamdar (Projector) carrying on business under the trade n Bhartiya Trading Corporation, 34 Strand Road, cutta (a); CR/1597A, 10-5-49 (b); (A) s.k.f. bearing, s.k.f. block, still ball, chain, roller, bearnuts, pully, bearing jali, bearing washer and bearing sockets (d); 6-11-61 (e).
- 19. Messrs. Yakub Abdul Kadir Calcuttawi Nuruddin Abdul Kadir Calcuttawalla and Siraj Ab Kadir Calcuttawalla carrying on business under trade name Y. N. Brothers, 12B Clive Row, Calcu (a); (S) CR/3164A (for) CR/202B (b); 6-11-61
- 20. Messrs. Ashim Kumar Roy and Nin Chandra Chatterjee carrying on business under trade name Roy & Co., 42 Netaji Subhas Road, (cutta-1 (a); CR/3025A, 29-6-60 (b); (A) Plumb and sanitary materials (d); 8-11-61 (e).
- 21. Messrs. Joyantilal Thoria and Nagindas Thoria carrying on business under the trade na Jhavar Trading Co., 89 Netaji Subhas Road, C cutta-1 (a); CR/2853A, 2-2-59 (b); (A) Pipe-fittin door fittings, spring washers, nails and sm tools (d); 6-11-61 (e).
- 22. Messrs. Satish Chandra Nandy, Shib Chand Nendy, Sankar Chandra Nandy and Gour Chand Nandy carrying on business under the trade nar Satish Chandra Nandy, 54 Netaji Subhas Read, Cacutta (a); CR/392A, 25-9-41 (b); (A) Oxalic aci wax polish and metal polish (d); 4-11-61 (e).
- 23. Messrs. Mahsinbhai Akbarally, Taherbh Mahsinbhai, Abbasbhai Akbarally and Mohamme bhai Akbarally carrying on business under the trainame Taher Brothers, 81 Netaji Subhas Road, Cacutta-1 (a); CR/243A, 13-11-61 (b); (A) G. I. blorand conduit pipes, brass and gum metal fitting C.I. and brass cylinders, machineries and parts, too and files, rubber pipe and hose clamps, bolts an nuts, sluice valves, vice leather sheets, G.I. rods, Clocks and hooks and sanitary goods (d); 9-11-61 (e)
- 24. (S) Shri Anil Kumar Chatterjee and Sh Bhuban Mohan Guha (Partners) carrying on busines under the trade name A.B.J. Industries (for) Messn A.B.J. Industries, 2 Mission Row, Calcutta (a EL/2666A, 18-5-60 (b); 3-11-61 (e).
- 25. Messrs. Motilal Modi and Deokinanda Boobana carrying on business under the trade nam Industrial Suppliers, 13 Dalhousie Square, Calcutt (a); EL/2803A, 22-9-53 (b); (D) Hardware (d); 6-11-61 (e).
- 26. (S) Shri Bankim Chandra Das carrying of business under the trade name Messrs. Bankim to Co. (for) Messrs. Bankim & Co., 39 Narasingh Data Road, Howrah (a); HW/1940A, 27-6-58 (b): 3-11-61 (e).

- 27. (S) Shri Kali Prosad Sahaya carrying on business under the trade name Messrs. Ramesh Prosad Kali Prosad (for) Messrs. Ramesh Prosad Kali Prosad, (S) 45 Srikissen Vakat Lane, Howrah (for) 16/1 Munshi Zeller Rahim Lane, Salkia, Howrah (a); HW/887A, 6-1-49 (b); 3-11-61 (e).
- 28. (S) Messrs. Kishni Debi Sureka and Ratanlall Sureka carrying on business under the trade name Messrs. Thakurdas Sureka (for) Messrs. Thakurdas Sureka, 172 J. N. Mukherjee Road, Salkia, Howrah (a); HW/4B, 27-9-41 (b); 4-11-61 (e).
- 29. (S) Shri Pannalal Das, Shri Jaharlall Das and Shri Maniklall Das carrying on business under the trade name Messrs. Pannalal Das & Bros. (for) Messrs. Pannalal Das & Bros., 84/2 Shri Kissen Vakhat Lane, Howrah (a); HW/1602A, 14/8/54 (b); 4-11-61 (e).
- 30. Messrs. Ananta Narayan Dhar, Ganga Narayan Dhar and Rangalal Dhar carrying on business under the trade name Calcutta Engineering & Manufacturing Co., (for) Calcutta Engineering & Manufacturing Co., 108/1 Beneras Road, Howrah (a); HW/878A, 16-12-48 (b); 8-11-61 (e).
- 31. (S) Shri Haripada De Sarker carrying on business under the trade name Messrs. Pravati Industries (for) Messrs. Pravati Industries, 7/1 Beneras Road, Salkia, Howrah (a); HW/1833A, 2-9-57 (b); 8-11-61 (e).
- 32. (S) Shri Baleswar Shaw carrying on business inder the trade name Messrs. Joynarayan Spring Manufacturing Company (for) Messrs. Joynarayan Spring Manufacturing Company, 103 Howrah Road newly named 103 Salkia School Road), Howrah (a); HW/1740A, 8-10-56 (b); 9-11-61 (e).
- 33. (S) Messrs. Charu Chandra Ghose. Narendra Nath Ghose and Sachindra Nath Ghose (Partners) sarrying on business under the trade name Messrs. leetnarain Ghose & Co. (for) Messrs. Jeetnarain Ghose & Co., 20/2B Maharshi Debendra Road, Calcutta (a); JK/83A, 25-9-41 (b); 6-11-61 (e).
- 34. (S) Shri Bhagatram Shamlal carrying on business under the trade name Bhagatram Shamlal (for) 3hagatram Shamlal, Dinbazar, Jalpaiguri Town (a); [P/125A, 26-9-41 (b); 1-11-61 (e).
- 35. Shri Narayan Pada Sanyal (Proprietor) carryng on business under the trade name Messrs. Narayan Pada Sanyal, Barabazar, Santipur, Nadia (a); CR/1976A, 17-2-61 (b); (A) Sodi-bicarb, caustic soda and torch light (d); 3-11-61 (e).
- 36. (S) Sarbasri B. C. Banerjee, K. C. Banerjee and S. S. Banerjee (Partners) carrying on business under the trade name Messrs. Banerjee Bros. (for) Messrs. Banerjee Bros., 28 Strand Road, Calcutta (a); R/96B, 28-9-41 (b); 4-11-61 (e).

- 37. (S) Shri Sundarlal (Proprietor) carrying on business under the trade name Messrs. Sobha Hosiery, for Messrs. Sobha Hosiery, 23 Baranashi Ghosh Street, Calcutta (a); MK/1811A, 9-1-50 (b); 3-11-61 (e).
- 38. (S) Shri Gourishankar Tandon (Proprietor) carrying on business under the trade name Messrs. Sankar Hosiery (for) Messrs. Sankar Hosiery, 46A Ramdulal Sarkar Street, Calcutta (a); MK/215A, 29-10-41 (b); 3-11-61 (e).
- 39. Shri Mahadeo Prasad Mussadi, Rajaram Mussadi, Biswanath Mussadi and Shyam Sundar Mussadi (Partners) carrying on business under the trade name Messrs. Kaluram Mahadeo Prasad, 1 Mechuabazar Street, Calcutta (a); MK/602A, 10-10-41 (b); (A) Cocoanut oil for sale (c); (A) Copra (d); 3-11-61 (e).
- 40. Messrs. Modern India Machine Tools (Private) Ltd., 18/1/6 Canal West Road, Calcutta (a); MK/1335A, 10-5-47 (b); (A) Consumable stores, viz., lubricating oil, grease, turpentine and coal (c); 4-11-61 (e).
- 41. (S) Shii Shibsankar Banerjee carrying on business under the trade name Messrs. Shibsankar Banerjee (ior) Messrs. Shibsankar Banerjee, 60 Joy Mitra Street, Calcutta (a); MK/1422A, 15-1-48 (b); 8-11-61 (c).
- 42. (S) Shri Salikram Shaw carrying on business under the trade name Messrs. S. R. Shaw & Co., 32 Gorachand Bose Road, Calcutta (for) Messrs. S. R. Shaw & Co., 32 Gorachand Bose Road, Calcutta (a); MK/1243A, 7-6-46 (b); 9-11-61 (e).
- 43. (S) Shri Maganlal Jadavji and Jagjibandas Krikonji carrying on business under the trade name Maganlal Jadavji (for) Maganlal Jadavji, Belda, Midnapore (a); MN/1071A, 14-2-51 (b); (A) Catechu (d); 4-11-61 (e).
- 44. Messrs. Ramjidas Manmal, 178 Mahatma Gandhi Road, Calcutta (a); MR/1820A, 29-7-50 (b); (A) (1) Raw materials. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Hosiery goods (c); 3-11-61 (e).
- 45. Messrs. N. K. Jaipuria & Co., 89 Cross Street, Calcutta (a); MR/2605A, 21-4-61 (b); (A) Cotton healdes, steel reeds, picking bend, shattles, pickers (d); 8-11-61 (e).
- 46. (S) Shri Prataprai Mehta (Proprietor) carrying on business under the trade name Messrs. Panama Syndicate (for) Messrs. Panama Syndicate, (S) 113B Monohardas Chawk, Calcutta (for) 30 Zakaria Street, Calcutta (a); (S) MR/2625A (for) CL/2827A (b); 8-11-61 (e).
- 47. (S) Shri Salil Kumar Sarkar carrying on business under the trade name Mangala Cycle Stores (for) Messrs. Salil Kumar Sarkar, Nikhil Kumar Sarkar, Sunil Kumar Sarkar and Anil Kumar Sarkar

- carrying on business under the trade name Mangala Cycle Stores, 465 Diamond Harbour Road, Behala, 24-Parganas (a); PG/774A, 1-3-49 (b); 6-11-61 (e).
- 48. Shri Manmatha Nath Kayal carrying on business under the trade name Manmatha Nath Kayal, Bapulybazar, post office Mathurapur, 24-Parganas, (A) Stationbazar, Diamond Harbour, 24-Parganas (1) (a); (S) PG/169B (for) PG/2411A, 24-9-60 (b); 8-11-61 (e).
- 49. (S) Shri Surajmal Mohta carrying on business under the trade name Kishna Gopal Surajmal (for) Krishna Gopal Surajmal, (S) 2 Brabourne Road, Calcutta (for) 8 Royal Exchange Place, Calcutta (a); (S) RB/1272A (for) LR/395A (b); 4-11-61 (e).
- 50. (S) Shri Ramdas Mahadeo Prasad carrying on business under the trade name Swaika Oil Mills (for) Messrs. Swaika Oil Mills, 18-B Brabourne Road, Calcutta (a); RB/649A, 18-11-43 (b); 4-11-61 (e).
- 51. Messrs. Bishnu Charan Mukherjee, Tinkari Banerjee and Sukumar Banerjee carrying on business under the trade name Metropolitan Oil Works, Printers Repository and Trading Agency (for) Messrs. Metropolitan Oil Works, Printers Repository and Trading Agency, 14/2 Old Chinabazar Street, Calcutta (a); RB/224A, 29-9-41 (b); (D) Hardware and machine, (A) Bolts and nuts, iron and washers, brushes steel wire, shovel, screws, hacksaw, rivets, M.S. washer, pliers, sealing wire and printing machines (d); 4-11-61 (e).
- 52. (S) Messrs. Ramniwas Jhunjhunwala, Brahmadutt Jhunjhunwala, Sawal Jhunjhunwala, Murarilal Jhunjhunwala, Sheokumar Jhunjhunwala carrying on business under the trade name Ashoke Glass Works (for) Messrs. Ashoke Glass Works, 9 Ezra Street, Calcutta (a); RB/8B, 4-6-49 (b); 4-11-61 (e).
- 53. (S) Messrs. Manabarrie Tea Co. Ltd. carrying on business under the trade name Manabarrie Tea Co. Ltd. (for) Messrs. Manabarrie Tea Co. Ltd., P-8 Mission Row Extension, Calcutta, (A) Jalpaiguri (1) (a); (S) RB/85B (for) RB23A, (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., coal, diesel oil and lubricating oil. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Tea (for) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Tea (c); (D) Cloth, blanket and umbrella (d); 9-11-61 (e).
- 54. (S) Shri Jiwanmal Toshniwal, Shri Pusparaj Toshniwal, Shri Brijmohan Toshniwal, Shri Sitaram Toshniwal, Shri Purshottam Toshniwal, Shri Ram Ch. Toshniwal and Shri Jaharmal Toshniwal (Partners) carrying on business under the trade name Messrs. Jiwanmal Ramlal (for) Messrs. Jiwanmal Ramlal, 203 Harrison Road, Calcutta (a); RJ/158B, 29-5-51 (b); (D) General merchandise as and when required and certified by the purchasing dealer,

- (A) Cement, old newspaper, chillies, tea, dhanis dhuna, arrowroot, ajwan, jeera, methi, coirstring hessian string, gunny, hessian, oil and oil seeds hardware, coal tar and paper, galvanised corrugated sheets (d); 8-11-61 (e).
- 55. (S) Shri Chandanlal Agarwalla, Shri Dharam Chand Goel and Shri Bhuramal Agarwala (Partners carrying on business under the trade name Messrs Chandanlal Dharamchand (for) Messrs. Chandanlal Harkissendas, 73 Cotton Street, Calcutta (a) RJ/2761A, 28-3-57 (b); 8-11-61 (e).
- 56. (S) Shri Kshitis Chandra Basu (Proprietor) carrying on business under the trade name Pioneer Motor & Electric Co. (for) Pioneer Motor & Electric Co., 227 Upper Circular Road, Calcutta (a); SH/296A, 27-9-61 (b); 6-11-61 (e).
- 57. (S) Shrimati Jhalo Bala Dasi (Proprietress) carrying on business under the trade name Shyamali (for) Shyamali, 11/C R. G. Kar Road, Calcutta (a); SH/2759A, 14-2-59 (b); 6-11-61 (e).
- 58. Prabhat Industries, 13 Prasanna Kumar Tagore Street, Calcutta (a); SH/3091A, 29-6-61 (b); (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (A) Table, wall and ceiling electric lamps and their fittings, novelty clay statues (c); 6-11-61 (e).
- 59. (S) Messrs. Nrishingha Kumar Mallick, Gobinda Chandra Dutta, Anil Kumar Dutta, Badri Narayan Dutta and Amborish Dutta carrying on business under the trade name B. K. Dutta & Sons (for) B. K. Dutta & Sons, 39 Ultadanga Road, Calcutta (a); SH/283A, 9-12-41 (b); 9-11-61 (e).
- 60. (S) Modi Sugar Mills Ltd. carrying on business under the trade name Modi Industries Sales Depot (for) Messrs. Modi Industries Sales Depot, 66 Pathuriaghata Street, Calcutta, (D) Amlapara, Purulia (a); SH/3145A (for) SH/162B, 29-3-58 (b); 8-11-61 (e).
- 61. (S) Messrs. Gopiram Lihala, Satyanarayan Lihala, Mohabir Prasad Lihala and Bhagwali Prosad Lihala (Partners) carrying on business under the trade name Hurdutroy Nondlall (for) Messrs. Hurdutroy Nondlall, 72 Maharshi Debendra Road, Calcutta (a); SH/408A, 19-9-41 (b); 9-11-61 (e).
- 62. Anil Kumar Kar carrying on business under the trade name Bharat Traders, 11 chuckoo Khansama Lane, Calcutta (a); SL/3681A, 29-3-61 (b); (A) Globe (d); 9-11-61 (e).
- 63. Shri Dayabhai C. Mistry carrying on business under the trade name Agricultural Equipment Centre, 23 Ganesh Chandra Avenue, Calcutta (a); SL/3594A, 29-9-60 (b); (A) (1) Industrial machineries, (2) Electric motor, (3) electric pump, switches, oil engines and small tools (d); 9-11-61 (e).

- 64. Messrs. Chinsurah Supply Agency, crooked Lane, Chinsurah, Hooghly (a); SP/1196A, 6-12-58 (b); (D) Toilet, monihari, (A) Tinned oods, hair oil, toilet goods, snow, powder, cream, ooth paste, tooth powder, tooth brush, tea, insecti-ides, scents and barley (d); 3-11-61 (e).
- 65. Shri Harbans Singh (Proprietor) carrying on usiness under the trade name Messrs. Marshall letal & Steel Factory, 58 Suren Sircar Road, Calutta (a); TL/2349A, 24-11-60 (b); (A) Pick axes, hoveis mamoties, felling axes, crowbars, coppervire, teak wood (d); 3-11-61 (e).
- 66. (S) Shri Parashuram Shah (Proprietor) carryig on business under the trade name Messrs. Sree hagwan Shah, Pashoram Shah (for) Messrs. Sree hagwan Shah, Parshoram Shan, 5 Dukuriabagan ane, Calcutta (a); TL-2211A, 30-5-59 (b); 3-11-61
- 67. (S) Shri Jagadish Prashad (Proprietor) carryg on business under the trade name Messrs. Jagash Baisnab Hotel (for) Messrs. Jagadish Baisnab otel, 39 Free School Street, Calcutta (a); TL/2116A, -3-58 (b); 3-11-61 (e).
- 68. (S) Shri Gobinda Mahnani (Proprietor) carryt on business under the trade name Messrs. Seela or) Gobinda Mahnani and (2) Kishori Mohnani artners) carrying on business under the trade name essrs. Seela, F8 and 9 New Market, Calcutta (a); /2018A, 27-7-56 (b); 8-11-61 (e).
- 59. (S) Mr. William Loo (Proprietor) carrying on siness under the trade name Messrs. Thin Yik & L. (for) Messrs. Thin Yik & Co., 5 Terittibazar (for) Messrs. Thin Yik & Co., reet, Calcutta (a); CL/2860A, 12-9-57 11-61 (e).
- 70. (S) Messrs. P. S. Leong & A. Leong (Partners) rying on business under the trade name Messrs. ong Motor Coach Works (for) Messrs. Leong of the Coach Works, 43 Hazra Road, Calcutta (a); 1/314A, 21-9-41 (b); 9-11-61 (e).

Explanatory notes.—Regarding the amendments de the following code letters have been used to licate the manner in which the particulars of gistration have been amended:

- (A) means "Add"; (D) means "Delete"; (S) means "Substitute".
  - S. K. GHOSE, Commissioner.

No. 332C.T.-23rd November 1961.—In pursuance the provisions of section 9 of the Bengal Finance les Tax) Act, 1941 (Bengal Act VI of 1941), read h sub-section 2 of section 9 of the Central Sales Act 1056 the Central Sales Act, 1956, the following names and addresses of istered dealers whose registrations under the

Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:-

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for resale.
- (d) Goods for use in manufacture.
- (e) Goods for use in the execution of contracts.
- (f) Date of amendment.
- 1. Surendra Nath Sud, Anand Kumar Sud, Rajendra Kumar Sud and Girdhari Lal Sud carrying on business under the trade name Messrs. Qualitex & Co., 128 Hazra Road, Calcutta, (A) Hill Cart Road, Siliguri (a); (S) 40B(AL) (Central) (for) 280A(AL) (Central) (b); 3-11-61 (f).
- 2. (S) Shri Dalsukhrai M. Vora carrying business under the trade name Jeco Industries (for) Shri Chamanlal M. Vora, Jayantilal M. Vora, Ramniklal M. Vora and Dalsukhrai M. Vora carrying on business under trade name Jeco Industries, 71 Canning Street (Room No. D-207), Calcutta (a); 1176A(AT) (Central), 20-4-61 (b); 4-11-61 (f).
- 3. (S) Dev Kumar Majumder (for) Dev Kumar Mukherjee carrying on business under the trade name International Trailers, Manufacturers and Body Builders, 57 Ballygunge Gardens, Calcutta-19 (a); 507A(BH) (Central), 10-6-60 (b); 3-11-61 (f).
- 4. Messrs. Harjan Singh, Raj Kumar Dutt, Prakash Ch. Malhotra and Shrimati C. J. Singh carrying on business under the trade name Fritz and Singh, (S) 38/1 Broad Street, Calcutta-19 (for) Mercantile Buildings, Lall Bazar Street, Calcutta (a); (S) 594A(BH) (Central) (for) 913A(RB) (Central) (b); 3-11-61 (f).
- 5. Messrs. Krishna Trading Co., Kuchkuchia, Bankura, (Head Office) Benachitty, Durgapur, Burdwan (Branch) (a); 12B(BK) (Central), 20-2-60 (b); (A) Motor tyres, tubes (d); 3-11-61 (f).
- 6. (S) Shri Ramesh Shivdas Sicka carrying on business under the trade name R. Shivdas & Co (for) Messrs. R. Shivdas & Co., (S) 12 Lower Chitpore Road, F.S. 48, Calcutta (for) 50 Ezra Street, Calcutta (a); 892A(CL) (Central), 13-4-59 (b); 6-11-61 (f).
- 7. (S) Shri Munshi Ram Arora and Sudarshan Kumar Arora carrying on business under the trade name Crown Pen Industries (for) Crown Pen Industries, 90 Phears Lane, Calcutta (a); 346A(CL) (Central), 2-7-57 (b); 9-11-61 (f).
- 8. (S) Messrs. Bajranglal Saraf and Hanuman Prosad Saraf (Partners) carrying on business under the trade name Middleton Merchandise Company (for) Middleton Merchandise Company, 135 Canning Street, Calcutta (a); 401A(CR) (Central), 3-7-57 (b); 3-11-61 (f).

- 9. (S) Messrs. A. H. Seraj & Co. (Private) Ltd. (for) A. H. Sirajj & Co., 67/B, Netaji Subhas Road, Calcutta (a); (S) 4A(CR) (Central) (for) 4A (CS-III) (Central), 15-6-57 (b); 4-11-61 (f).
- 10. Messrs. Putinbaree Tea Association Ltd., 134 Canning Street, Calcutta (a); 54B(CR) (Central), 19-1-59 (b); (A) Machineries, plants, accessories and chemicals (d); 6-11-61 (f).
- 11. (S) Messrs. Agarchand Bothra, Ridhkaran Bothra and Amrawmal Barmecha carrying on business under the trade name Messrs. Ridhkaran & (for) Messrs. Ridhkaran & Co., 2 Raja Woodmunt Street, Calcutta (a); 52A(CR) (Central), 20-6-57 (b); 6-11-61 Calcutta (a); 25A(CR) (Central), 20-6-57 (b); 6-11-61 (f).
- 12. Messrs. Yakub Abdul Kadir Calcuttawalla, Nuruddin Abdul Kadir Calcuttawala and Siraj Abdul Kadir Calcuttawala carrying on business under the trade name Y. N. Brothers, 12B Clive Row, Calcutta (a); (S) 1454A(CR) (Central) (for) 69B(CR) (Central) (b); 6-11-61 (f).
- 13. Messrs. Ashim Kumar Roy and Nirmal Chandra Chatterjee carrying on business under the trade name Roy & Co., 42 Netaji Subhas Road, Calcutta-1 (a); 1320(CR) (Central), 29-6-60 (b); (A) Oxygen and accetelyne cylinder (c); 8-11-61 (f).
- 14. Messrs. Hussaini Taheralli Gheewala, Sardar Zakiruddin Panchmeriwalla and Hussaini Badaruddin Kalangi (Partners) carrying on business under the trade name Dominion Hardware Stores, 135 Canning Street, Calcutta (a); 1418A(CR) (Central), 26-6-61 (b); (A) Doorcloser (c); 9-11-61 (f).
- 15. Messrs. Mahasinbhai Akbarally, Talorbhai Mahasinbhai, Abbasbhai Akberally and Mahamedbhai Akberally carrying on business under the trade name Taher Brothers, 81 Netaji Subhas Road, Calcutta-1 (a); 71A(CR) (Central), 18-7-56 (b); (A) Pipes, brass and gun-metal fittings, C.I. and brass cylinders, machineries and parts and G. I. rod(c); 9-11-61 (f).
- 16. (S) Shri Ram Prosad Bajaj (Proprietor) carrying on business under the trade name Bajaj Trading Co. (for) Messrs. Bajaj Trading Co., 138 Canning Street, Calcutta (a); 1174A(CR) (Central), 12-5-59 (b); (A) Pipes and pipe fittings (c); 9-11-61 (f).
- 17. (S) Shri Anil Kumar Chatterjee and Shri Bhuban Mohan Guha (Partners) carrying on business under the trade name A.B.J. Industries (for) Messrs. A. B. J. Industries, 2 Mission Row, Calcutta (a); 403A(EL) (Central), 21-8-57 (b); 3-11-61 (f).
- 18. (S) Messrs. Sm. Harwont Kaur (Jaswal) and Tarasingh Jaswal carrying on business under the trade name Cupuj Industries (for) Messrs. Cupuj Industries, 8 K. D. Jalan Road, post office Ghusury, Howrah (a); 476(A) (HW) (Central), 24-10-59 (b); 4-11-61 (f).
- 19. (S) Messrs. Ananta Narayan Dhar, Gangararayan Dhar and Rangalal Dhar carrying on business under the trade name Calcutta Engineering & Manufacturing Co. (for) Messrs. Calcutta Engineering

- & Manufacturing Co., 108/1 Benaras  $R_{0a}$  Howrah (a); 263(A) (HW) (Central), 14-8-57 (18-11-61 (f).
- 20. (S) Shri Haripada De Sarkar carrying obusiness under the trade name Messrs. Prava Industries (for) Messrs. Pravati Industries, 7/Benares Road, Salkia, Howrah (a); 454(A) (HW (Central), 15-6-59 (b); 8-11-61 (f).
- 21. (S) Shri Baleswar Shaw carrying on busines under the trade name Messrs. Joynarayan Spring Manufacturing Co. (for) Messrs. Joynarayan Spring Manufacturing Co., 103 Howrah Road, Salkia Howrah (a); 214A (HW) (Central), 25-7-57 (b); 9-11-61 (f).
- 22. (S) Sarbashri B. C. Banerjee, K. C. Banerjee and S. S. Banerjee (Partners) carrying on business under the trade name Messrs. Banerjee Bros. (for) Messrs. Banerjee Bros., 28 Strand Road, Calcutta (a); 23B(LR) (Central), 12-7-57 (b); 4-11-61 (f).
- 23. (S) Shri Samar Kumar Mitra and Shri Himansu Prosad Ghosh (Partners) carrying on business under the trade name Messrs. Duro Rubb. Co. (for) Messrs. Duro Rubber Co., 12B Netaji Subha Road, Calcutta (a); 618A(LR) (Central), 24-8-57 (b) 4-11-61 (f).
- 24. Sarbashri Meghraj Agarwala, Biseswarlal Agarwala, Piramall Agarwala and Ghasiram Agarwala (Partners) who are carrying on business under the trade name Messrs. Piramall Ghasiram, Samsi, Malda, (1) English Bazar, Malda, (2) 94 Lower Chitpur Road, Calcutta (a); 166B(ML) (Central), 28-9-59 (b); (A) Pulses (d); 3-11-61 (f).
- 25. Shri Bhagwati Prosad Modi, Proprietor, carrying on business under the trade name Messs. Bhagwati Prosad Modi, Masalda Bazar, post office Koriali, Malda (a); 185A(ML) (Central), 26-8-60 (b); (A) Wheat and flour (d); 9-11-61 (f).
- 26. Thakursidas Agarwalla, Ram Chandra Agarwalla and Ram Kumar Agarwalla carrying on business under the trade name Thakursidas Lakshmichand, Jhargram, Midnapore (a); 1A(MN) (Central), 26-6-57 (b); (A) Suji and flour (c); 4-11-61 (f).
- 27. Messrs. Bhuramall Agarwalla, Gulzarimall Agarwalla and Badri Prosad Agarwalla carrying on business under the trade name Sedmall Bhuramall, Nimtalachawk, Midnapore (a); 112A(MN) (Central), 30-4-58 (b); (A) Flour (c); 9-11-61 (f).
- 28. (S) Shri Protaprai Mehta (Proprietor) carrying on business under the trade name Messrs. Panama Syndicate (for) Messrs. Panama Syndicate, (S) 1138 Monohardas Chawk. Calcutta (for) 30 Zakaria Street, Calcutta (a); (S) 918A(MR) (Central) (for) 615A(CL) (Central) (b); 8-11-61 (f).
- 29. Shri Manmatha Nath Kayal carrying on business under the trade name Manmatha Nath Kayal, Bapulybazar, post office Mathuraput, 24-Parganas, (A) Station bazar, Diamond Harbout, 24-Parganas (1) (a); (S) 50B(PG) (Central) (for 480A(PG) (Central), 2-11-60 (b); 8-11-61 (f).

- 30. (S) Shri Ramdas Mahadeo Prasad carrying on usiness under the trade name Swaika Oil Mills (for) lessrs. Swaika Oil Mills, 18B Brabourne Road, lacutta (a); 57A(RB) (Central), 8-6-57 (b): .11-61 (f).
- 31. (S) Messrs. Bishnu Charan Mukherjee, Tinkari lanerjee and Sukumar Banerjee carrying on business mader the trade name Metropolitan Oil Works, Printers Repository and Trading Agency (for) Messrs. Metropolitan Oil Works, Printers Repository and Trading Agency, 14/2 Old China Bazar Street, Jalcutta (a); 308A(RB) (Central), 5-7-57 (b); 11-61 (f).
- 32. (S) Shri Surajmal Mohta carrying on business muder the trade name Kishna Gopal Surajmal (for) Messis. Kishna Gopal Surajmal, (S) 2 Brabourne Road, Calcutta (for) 8 India Exchange Place, Calcutta (a); 154A(RB) (Central) (for) 483A(LR) (Central) (b); 111-61 (f).
- 33. (S) Shri Chandanlal Agarwalla, Shri Dharam Chand Goel and Shri Bhuramal Agarwalla (Partners) arrying on business under the trade name Messrs. Chandanlal Dharam Chand (for) Messrs. Chandanlal Harkishandas, 73 Cotton Street, Calcutta (a); 33A(RJ) (Central), 22-6-57 (b); 8-11-61 (f).
- 34. (S) Shri Kshitis Chandra Basu (Proprietor) arrying on business under the trade name The lioneer Motor & Electric Co. (for) The Pioneer Motor & Electric Co., 227 Upper Circular Road, Calcutta (a); HIA(SU) (Central), 23-11-57 (b); 6-11-61 (f).
- 35. Messrs. Probhat Industries, 13 Prasanna Kumar Tagore Street, Calcutta (a); 842A(SH) Central), 6-7-61 (b); (A) Brass sheets and pipes, brass wares, copper sheets and pipes, tin sheets and pipes, lectrical accessories, colours, brushes, plaster of paris, varnishes (thinner) for the use of manufacturing lable, wall and ceiling electric lamps for their tings, novelty clay stalues (d); (A) Cardboard pages (e); 6-11-61 (f).
- 36. Messrs. Gopal Sinha and Usha Ranjan Bose Partners) carrying on business under the trade name lilkovit Laboratories, 16A Raja Manindra Road, alcutta-37 (a); 864A (SH) (Central), 14-9-61 (b); b) Milk powder (d); 8-11-61 (f).
- 37. (S) Modi Sugar Mills Ltd. carrying on business nder the trade name Modi Industries Sales Depot (S) Messrs. Modi Industries Sales Depot, 66 huriaghata Street, Calcutta (D) Purulia, Amlapara (S) 875A(SH) (Central) (for) 16B(SH) (Central), 8-57 (b); 8-11-61 (f).
- 38. (S) Gobinda Mohnani (Proprietor) carrying business under the trade name Messrs. Seeta r) (Partners) (1) Gobinda Mohnani and Kishore hnani carrying on business under the trade name ssrs. Seeta, F7, 8 and 9 New Market, Calcutta (a); 10A(TL) (Central), 5-6-57 (b); 8-11-61 (f).

39. (S) Messrs. P. S. Leong and A. Leong (Partners) carrying on business under the trade name Messrs. Leong Motor Coach Works (for) Messrs. Leong Motor Coach Works, 43 Hazra Road, Calcutta (a): 313A(BH) (Central), 28-1-58 (b); 9-11-61 (f).

Explanatory notes. — Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 335C.T.—30th November 1961. —In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes.—(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
  - (e) Date of amendment.
- 1. Gurbachan Singh carrying on business under the trade name Messrs. Khalsa Automobiles, 15 Russa Road, Calcutta, (A) 9/1 Ashutosh Mukherjee Road, Calcutta (a); (S) AL/64B (for) AL/81A (b); 13-11-61 (e).
- 2. Chandra Kumar Sarougi and Shanta Rani Sureka carrying on business under the trade name Messrs. Janata Textile Mills, 1 Garagacha Road (opposite Hide Road), Calcutta (a); AL/826A, 13-5-61 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Textile (for) yarn as raw materials for manufacture of textiles (c); 13-11-61 (e).
- 3. (S) Shri Sunil Krishna Chatterjee carrying on business under the trade name Messrs. Kidderpore Hard Coke Co. (for) Messrs. Kidderpore Hard Coke Co., Garden Reach, B. N. Railway Siding, Plot Nos. 5 and 6, Post Office Kidderpore, Calcutta (a); AL/515A, 9-5-49 (b); 13-11-61 (e).
- 4. (S) Amarendra Nath Mukherjee carrying on business under the trade name Messrs. Bonophool (for) Messrs. Banophool, 28A Shyama Prosad Mukherjee Road, Calcutta (a); AL/667A, 16-12-58 (b); 15-11-61 (e).
- 5. Messrs. Anadi Nath Sen and Biswanath Sen, Fatehpur Bazar, Mollarpur, Birbhum (a); AS/973A,

- 8-12-48 (b); (D) General merchandise as and when required for resale, (A) Soda, spices other than those coming under 1954 Act, tea, oilseeds, burley in tin, incense, resin, ghee, groundnut oil, cocoanut oil, groundnut (d); 13-11-61 (e).
- 6. Shri Meghji Manickji, Shri Virchand Manickji and Shri Kuverji Manickji carrying on business under the trade name Kanji Govindji, 19 Amratola Street, Calcutta (a); AT/315A, 25-9-41 (b); (D) General merchandise as and when required for resale, (A) Crude drugs, coir, ropes, dry fruits, nutmegs, cutch (gumbiar), damarbatu (dhuna), copra, gum, ginger, starch, hydrosulphate of soda, block tin, cocoanut oil and arrowroot (d); 11-11-61 (e).
- 7. (S) Shri Navin Chandra Dahyabhai and Sm. Kamalavati Dahyabhai carrying on business under the trade name Navin Chandra Dahyabhai (for) Shri Dahyabhai carrying on business under the trade name Navin Chandra Dahyabhai, 8/1 Rupchand Roy Street, Calcutta (a); AT/2036A, 6-9-48 (b); 14-11-61 (e).
- 8. Messrs. Hiramoni Debi and Kailash Prosad Khandilwal carrying on business under the trade name Kalaish Company, 25 Amratola Street, Calcutta (a); (A) Cumin seeds, aniseed, poppy seeds, methi, magnesium, zinc chloride, sodium-bi-carbonate, sodium nitrate, amonium-bi-carbonate, alum, amonchloride, rosin, mustard oil, cocoanut oil, groundnut oil, sesame oil, linseed oil, palm oil, mohwa oil (d); 14-11-61 (e).
- 9. Messrs. Gasper Automobiles Ltd., 240E Lower Circular Road, Calcutta-20 (a); BH/1234A, 28-2-48 (b); (A) Motor trucks (d); 16-11-61 (e).
- 10. (S) Shri Chandramall Jain carrying on business under the trade name Messrs. Chandan Mall Jain (for) Messrs. Chandanmall Jain, Jiaganj, Murshidabad (a); BR/221A, 6-7-49 (b); 15-11-61 (e).
- 11. Sudha Rani Banerjee carrying on business under the trade name Esbee & Co., 309 Bowbazar Street, Calcutta (a); CL/3254A, 1-2-61 (b); (A) Diesel engine (d); 13-11-61 (e).
- 12. Messrs. H. K. Lall, K. K. Abroland and Sm. Rattan Devi carrying on business under the trade name Abrol Trading Company, 12 Lower Chitpur Road, Calcutta (a); CL/2660A, 12-10-55 (b); (A) Tools (d); 16-11-61 (e).
- 13. (S) Messrs. Chittaranjan Dutta, Niranjan Dutta, Satyaranjan Dutta and Gour Chandra Dutta carrying on business under the trade name S. C. Dutta & Sons (for) Messrs. S. C. Dutta & Sons, 109B Canning Street, Calcutta (a); CR/884A, 29-9-41 (b); 14-11-61 (c).
- 14. Messrs. Jaskaran Kundalia and Sanskaran Bahra carrying on business under the trade name Calcutta Wire & Nails Products, 9 Armenian Street, Calcutta-1 (a); CR/3085A, 29-3-61 (b); (A) H.B. wire, wire nails, bright iron, panel pins (d); 14-11-61 (e).

- 15. Messrs. Wire & Wire Nails Controlled  $D_{\epsilon}$  ers' Association, (S) 71A Netaji Subhas Road, C cutta-1 (for) 58 Clive Row, Calcutta-1 (a); CR/316 (for) RJ/2039A (b); 14-11-61 (e).
- 16. (S) Messrs. Paramananda Bery, Pannalal Ber Rabindra Nath Bery, Jawarharlal Bery, Amritlal Ber Narinderlal Bery, Monoharlal Bery, Premnath Be and Hansraj Bery (Partners) carrying on busing under the trade name Bery Brothers (for) Mess Paramanand Bery, Pannalal Bery, Rabinder Na Bery, Jawarharlal Bery, Amritlal Bery, Narinder Bery, Monoharlal Bery and Premnath Bery carrying on business under the trade name Bery Brothers, 1: Canning Street, Calcutta (a); CR/713A, 2-9-41 (b) 15-11-61 (e).
- 17. Messrs. Eusufali Rajbhai, Salebhoy Rasul and Easufali Kasemji carrying on business under the trade name Silver Bearing & Tools Stores, 71/2. Netaji Subhas Road, Calcutta (a); CR/2880A, 30-45 (b); (A) Washers, rivets, bronze rods, chain and broomsticks (d); 16-11-61 (e).
- 18. Messrs. Supply & Agency, 14 Hare Street Calcutta (a); EL/3377A, 17-5-60 (b); (A) Paints and colours, brushes (d); 11-11-61 (e).
- 19. (S) Shri Gour Mohan Basu (Proprietor) carry ing on business under the trade name of Kripper δ Co. (for) Messrs. Kripper & Co., 3 Mangoe Lane Calcutta (a); EL/3365A, 27-8-56 (b); 14-11-61 (e).
- 20. (S) Shri Probodh Chandra Chandra carrying on business under the trade name Messrs. Probodh Chandra Chandra (for) Probodh Chandra Chandra, Post office Domjur. District Howrah (1); HW/290A, 6-10-41 (b); 13-11-61 (e).
- 21. (S) Shri Gobinda Chandra Charit carrying on business under the trade name Messrs. Sreepati Charan Charit and Gobinda Charan Charit (for) Messrs. Sreepati Charan Charit and Gobinda Charan Charit, Amtabazar, Post office Amta, Howrah (al) HW/440A, 27-7-42 (b); 13-11-61 (e).
- 22. (S) Shri F. N. Guzdar carrying on business under the trade name Satya Narayan Oil Mill (for) Satya Narayan Oil Mill, 33 Beneras Road, Salkia, Howrah (a); HW/22A, 26-9-41 (b); 13-11-61 (c).
- 23. (S) Shri Balailal Mondal carrying on business under the trade name Messrs. Kalimata Engineering Works (for) Messrs. Kalimata Engineering Works, 10 Brindaban Mullick Lane, Howrah (a); HW/1770A, 12-3-57 (b); 13-11-61 (e).
- 24. (S) Shri Jiban Krishna Barui carrying on business under the trade name India Industrial Works (for) Shri Jiban Krishna Barui, Sm. Manjuri Barui and Sm. Pari Bala Maur carrying on business under the trade name India Industrial Works, 18/2 Brindaban Mullick Lane, Howrah (a); HW/2231A, 22-2-61 (b); 14-11-61 (e).
- 25. (S) Shri Prafulla Kumar Lahiri carrying of business under the trade name Messrs. P. K. Lahiri & Bros., 615/3 Circular Road, Howrah (a); HW/1398A, 8-11-51 (b): 16-11-61 (e).

- 26. (S) Shrimati Sudha Roy carrying on business ider the trade name Messrs. Allied Engineering Oncern (for) Messrs. Allied Engineering Concern, 12/1 Fakirdas Mandal Lane, Howrah (a); HW/886A, 24-2-58 (b); 16-11-61 (e).
- 27. (5) Shri Kanak Lochan Chatterjee carrying on usiness under the trade name Messrs. Kanak Service tation (for) Messrs. Kanak Service Station, 7 Church G. T. Road junction, Howrah (a); HW/1813A, 57 (b); 16-11-61 (e).
  - 3. (S) Radheshyam Agarwala (Proprietor) carryon business under the trade name Messrs. und Hosiery (for) Messrs. Mukund Hosiery, 49 tolla Street, Calcutta (a); JK/2766A, 6-10-56 (b); 1-61 (e).
  - 9. Messrs. Tarachand Periwal and Bachhraj learrying on business under the trade name Uday nd Mohanlal, (S) 40 Shibtolla Street, Calcutta 2 Doychatta Street, Calcutta (a); JK/2597A, 1.54 (b); 13-11-61 (e).
  - n. Messrs. Parasram Nigania & Co., 117 Cotton et, Calcutta (a); JK/3041A, 29-2-60 (b); (A) (1) c materials, jute goods, (2) Plant, machinery, re parts and accessories, (3) Consumable stores. vided that all goods for which exemption from ment of sales tax is claimed are intended for use the actual process of manufacture of the goods ned below: (i) Gunny bags (c); (A) Bitumen, ber, machineries, paints, lubricating oil, mobil oil, trical goods (d); 13-11-61 (e).
- 1. (S) Messrs. Onkarmall Agarwalla and Nathall Agarwalla (Partners) carrying on business under e trade name Messrs. Onkarmal Nathmal (for) essrs. Onkarmal Nathmal, 26 Burtolla Street, Calitta (a); JK/2755A, 28-8-56 (b); (A) Mobil oil, essian (d); 13-11-61 (e).
- 32. (S) Messrs. Nanda Kumar Das, Bhadreswar uddy, Anil Chandra Auddy, Pabitra Kumar Auddy id Sudhir Kumar Das (Partners) carrying on busi-bs under the trade name Messrs. Sadhu Charan uddy & Co. (for) Messrs. Sadhu Charan Auddy & b., 35 Nalini-Sett Road, Calcutta-7 (a); JK/2677A, 11-59 (b); 14-11-61 (c).
- 3. (S) Messrs. Thakurdas Harkissendas, Iswarlal rkissendas and Shanti Lal Rangildas carrying on iness under the trade name Messrs. Rangildas rkishendas (for) Messrs. Rangildas Harkisendas, Cotton Street, Calcutt (a); JK/224A, 29-9-41 (b); 11-61 (e).
- 34. Messrs. Maheswary Import & Export Ltd., 4 sychatta Street, Calcutta (a); JK/2682A, 5-12-55 (b); Expanded metal (d); 14-11-61 (e).
- 15. (S) Shri Ramdev Agarwalla (Proprietor) carryion business under the trade name Messrs. Dinesh ading Co. (for) Messrs. Ramdev Agarwalla and sshmirilal Gupta carrying on business under the de name Messrs. Dinesh Trading Co., 60 Burtolla teet, Calcutta (a); JK/2747A, 3-8-56 (b); 15-11-61

- 36. Shri Banarasilal Shah (Karta of Hindu United Family) and Shri Kashiprosad Shah (Karta of Hindu United Family) carrying on business under the trade name Messrs. Nagarmull Banarsilal, 29A Sir Hariram Goenka Street, Calcutta-7 (a); JK/3124A, 3-6-61 (b); (A) Joists (d); 16-11-61 (e).
- 37. Fancy Shoe Stores, Merchant Road, Jalpaiguri (a); JP/1171A, 28-12-51 (b); (A) Leather suitcase, leather handbag (d); 10-11-61 (e).
- 38. Messrs. N. I. Industries (Private) Ltd., 53 Netaji Subhas Road, Calcutta (a); LR/206B, 15-3-52 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Cold pressure vessel, (ii) Water treatment plants (c); 11-11-61 (e).
- 39. (S) Messrs. Associated Steel Products Corporation Ltd. (for) Messrs. Associated Steel Products Corporation, 7 Lyons Range, Calcutta (a); LR/2925A, 19-8-58 (b); 13-11-61 (e).
- 40. (S) Shri Chaman Lal Agarwal (Proprietor) carrying on business under the trade name Messrs. The Agarwal Trading Co., 59 Netaji Subhas Road, Calcutta (for) Messrs. The Agarwal Trading Co. (a); LR/2168A, 6-11-51 (b); 3-11-61 (e).
- 41. Messrs. Macneill & Berry Ltd., 2 Fairlie Place, Calcutta (a); LR/2033A, 14-3-51 (b); (A) Iron, steel and non-ferrous castings and machine parts (c); 13-11-61 (e).
- 42. Sarbashri M. P. Saraswat, T. P. Saraswat and M. K. Saraswat (Partners) carrying on business under the trade name Messrs. Madhoprosad Mahabirprosad, 22 Canning Street, Calcutta (a); LR/2641A, 30-1-56 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Jute canvas mail bag (c); 13-11-61 (e).
- 43. (S) Shri Phatick Ch. Chakravarty and Shri Amal Krishna Mondal (Partners) carrying on business under the trade name Messrs. Electrical & Mechanical Stores, 20 Netaji Subhas Road (for) Messrs. Electrical & Mechanical Stores, 12 Clive Street, Calcutta (a); LR/1246A, 27-4-46 (b); (D) General merchandise as and when required for sale, (A) Bearing of all types, tea machinery and parts, mill stores, tools, ferrous and non-ferrous metals, electrical goods engines, boilers, pumps, canvas, rubber and hose pipes (d); 16-11-61 (e).
- 44. Messrs. Shiva Timber Depot, 224A Maniktola Main Road, Calcutta (a); MK/3039A, 6-8-59 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Timber, planks, furniture for sale (c); 11-11-61 (e).

- 45. (S) Shri Pranballav Saha (Proprietor) carrying on business under the trade name Messrs. Radha Gobinda Hosiery Mills (for) Messrs. Radha Gobinda Hosiery Mills, (S) 13 Bhuban Banerjee Lane, Calcutta (for) 169 Chittaranjan Avenue, Calcutta (a); MK/2020A, 8-1-51 (b); 14-11-61 (e).
- 46. (S) Shri Bholanath Modak and Shri Santosh Kumar Banerjee (Partners) carrying on business under the trade name Messrs. B. M. Textiles (for) Messrs. B. M. Textiles, 45A Tarak Pramanik Road, Calcutta-6 (a); MK/3013A, 15-6-59 (b); 15-11-61 (e).
- 47. (S) Shri Raghunath Rai Bareja (Proprietor) carrying on business under the trade name IMC-Vogel Industries (for) IMC-Vogel Industries (Partners: Raghunath Rai and other), 188 Maniktola Main Road, Calcutta (1) (a); (S) MK/228B (for) MK/3043A (b); 15-11-61 (e).
- 48. (S) Shri Parbat Dana Patel (Proprietor) carrying on business under the trade name Messrs. Radhey Saw Mill (for) Messrs. Radhey Saw Mill, 22/3 Canal West Road, Calcutta (a); MK/2158A, 17-7-51 (b); (D) Consumable stores, viz., timber, (A) Consumable stores, viz., grease, machine oil, mobil oil (c); 15-11-61 (e).
- 49. (S) Messrs. Kanayalal Agarwalla, Nandalal Agarwalla and Puranmall Agarwalla carrying on business under the trade name Sri Mahabir Oil Mill (for) Sri Mahabir Oil Mill, 243A Upper Circular Road, Calcutta (a); MK/2384A, 29-10-52 (b); 15-11-61 (e).
- 50. (S) Ram Nath Shaw (Proprietor) carrying on business under the trade name Messrs. Ramadher Ramnath (for) Messsrs. Ramadher Ramnath, 76 Amherst Street, Calcutta (a); MK/113A, 29-9-41 (b); 16-11-61 (c).
- 51. (S) Dwarka Prosad Shaw, Mahonlal Shaw, Madanlal Shaw, Sohan Lall Shaw, Basant Lall Shaw and Jagadish Prosad Shaw (Partners) carrying on business under the trade name Messrs. Jagabandhan Ram Dwarka Prosad (for) Messrs. Jagabandhan Ram Dwarka Prosad, 77 Kailash Bose Street, Calcutta (a); MK/570A, 14-10-41 (b); 16-11-61 (e).
- 52. Sarbashri Naraindas Dwarkadas, Motilal Narottamdas, Mohadev Prosad and Puspa Behani (Partners) carrying on business under the trade name Messrs. International Cycle & Electric Stores, English Bazar, Malda, (S) Golapatty Byelane, Ward No. 3, Malda (a); ML/61A, 23-7-53 (b); 10-11-61 (e).
- 53. Shri Matilal Ram (Proprietor) carrying on business under the trade name Messrs. Matilal & Sons, Strand Road, Baluchar, English Bazar, Malda (a); ML/642A, 10-3-61 (b); (A) Barley, blue sotifood, hair oil, dalmut, boush, toilet and perfumers stationery goods, paste (d); 15-11-61 (e).
- 54. Sarbashri Kastari, Bhagwani Ginoria, Anni, Jamar and Ginni Agarwala (Partners) carrying on business under the trade name Messrs. Krishna Trading Company, Balurghat, West Dinajpur (a); ML/238A, 16-7-51 (b); (A) Amonia (d); 15-11-61 (e).

- 55. Shri Dhenu Ratan Guin and Shri Jan Kanta Guin carrying on business under the tiname Midnapore Musical Mart, Barabazar, Mic pore (a); MN/1473A, 30-1-60 (b); (A) Clock, wate stove and lantern (d); 11-11-61 (e).
- 56. (S) Shri Kamala Kanta Kar (Proprie carrying on business under the trade name Mer K. Kar & Co., (for) Messrs. K. Kar & Co., Netaji Subhas Road, Calcutta (a); MR/721A, 28.9 (b); (A) G.I. bucket, ladder bamboo, lantern 11-11-61 (c).
- 57. (S) Shri Sadananda Kar (Proprietor) carry on business under the trade name of Messrs. Sananda Kar (for) Messrs. Sadananda Kar, 113 Mohardas Street, Calcutta (a); MR/659A, 13-10-41-11-61 (c).
- 58. (S) Messrs. Vinode Kumar, Madan Mol Malhotra, D. R. Bajaj, D. N. Shastri and Leela Ni carrying on business under the trade name E. Company (for) Messrs. Om Khosla, D. R. Bajaj, N. Shastri and Leela Nath carrying on business under the trade name E. M. Company, 136 Jessore Road Dum Dum, Calcutta-28 (a); PG/2203A, 24-7-59 (15-11-61 (c).
- 59. Sree Ram Mishra and Sree Mahadeo Mish carrying on business under the trade name Mess Sree Ram Mahadeo Mishra, Bankura Road, Puru (a); PR/179A, 31-10-57 (b); (A) Wool, wooll goods and vermillion (d); 14-11-61 (e).
- 60. (S) Shri Badri Prasad Dorah carrying on but ness under the trade name Messrs. Bansidhar Prasottumdas (for) Messrs. Ramnarain Badri Praso Main Road, Purulia (a); PR/169A, 28-10-57 (t 13-11-61 (e).
- 61. (S) Shri Kishori Mohan Maitra carrying obusiness under the trade name Eastern Engineeri Associates: (for) Shri Kishori Mohan Maitra (Prietor) carrying on business under the trade nam Messrs. Eastern Engineering Associates, 8-B Labazar Street, Calcutta (a); RB/1039A, 18-7-59 (t) Ferrous and non-ferrous metals including scra (d); 11-11-61 (e).
- 62. (S) Messrs. W. H. Targett & Co. Ltd. (fo Messrs. Capital Private Ltd., 5 Mission Row, Ca cutta (a); RB/356A, 26-5-42 (b); (S) (I) Raw mat rials, (2) Plant, machinery, spare parts and access ries, (3) Consumable stores. Provided that all good for which exemption from payment of sales tax claimed are intended for use in the actual proce of manufacture of the goods named below: (i) Printed matter (Capital) (for) Stationery and (I) An other raw materials, (2) Plant, machinery, spare part accessories and consumable stores, (3) Building op lumbing materials or fixtures required for construction fitting out or repair of any building of truction fitting out or repair of any building of truction fitting out or repair of any building of the purchasing dealer to be required for in any process in the manufacture of Printing materials (Capital) (d); 11-11-61 (e).

- 63. (S) Shri Bhabataran Banerjee carrying on mishess under the trade name Modern Stationery Agency (for) Modern Stationery Agency, 14/2 Old Chinabazar Street, Calcutta (a); RB/781A, 29-9-41 (b); 12-11-61 (e).
- 64. (S) Messrs. Vane Chand Desai, N. Desai and K. Desai carrying on business under the trade ame Calcutta Light Agency (for) Calcutta Light gency, 14/2 Old Chinabazar Street, Calcutta (a); B/610A, 17-8-53 (b); 14-11-61 (e).
- 65. (S) Sm. Chameli Devi, Sm. Sushila Devi and Indir 1 Devi (Partners) carrying on business moder the trade name of Messrs. Phool Chand Co. (Interpretation of Messrs. Phool Chand Co., 31 A Mullick Street (Ist floor), Calcutta (a); RJ/2853A, 20-6-58 (b); 4-11-61 (e).
- (6). (S) Shri Prem Ratan Lahoti, Shri Sankerlal Lahoti, Shri Gangabishan Lahoti, Shri Shew Ratan ahoti (minor), Shri Girdharilal Lahoti, Shri Lakshmi hand Lahoti, Shri Mohanlal Lahoti and Shri Varsingdas Lahoti (Partners) carrying on business mder the trade name Messrs. Ramchand Girdharilal for) Messrs. Ramchand Girdharilal, 201 Harrison load, Calcutta (a); RJ/1205A, 3-2-45 (b); (D) Geneul merchandise as and when required, (A) Textiles, blankets, shawls, towels, nicwar, tapes, rexin, cloth, losiery goods, readymade garments, handloom loods, cotton and waste cotton, wool, knitting wool, hrellas and umbrella accessories, hessian goods, nsils, yarn, thread, spices, kirana, sugar, sugarndy, food grains, ghee, vegetable oil, biscuits and led sweets, milk powder, medicines, gold and dornaments, sovereigns, silver and silver ornants, hardware goods, electrical goods, building iterials, rubber goods, leather goods and leather, niture—steel and wooden, glass wares, cutlery ods, steel trunks and suitcases, chemicals, colours, psquito nets, jute goods, tarpaulins and oil cloth, rrugated tin sheets, ridgings, sheets, iron safes, m pans, buttons, nail and needles, phenyl, immitanjari, sanitary ware, pipe and pipe fittings, old wspaper, cigarette paper (d); 16-11-61 (e).
  - 67. Shri Surajnarain Daga (Proprietor) carrying business under the trade name Messrs. Jainarain trajnarain, 72 Monohardas Street, Calcutta (a); 1/3002A, 31-8-61 (b); (A) (1) Raw materials, (2) ant, machinery, spare parts and accessories, (3) onsumable stores, viz., coal, cake. Provided that 1 goods for which exemption from payment of sales x is claimed are intended for the use in the actual ocess of manufacture of the goods named below (3); 14-11-61 (e).
  - 58. (S) Shri Roshanlal Dhir (Proprietor) carrying business under the trade name Messrs. Assam ores (for) Messrs. Assam Stores, lcutta (Room No. 65) (a); RJ/1643A, 16-12-48 (b); -11-61 (e).
  - 69. (S) Shri Shewchandrai Bhiwaniwala (Proprier) carrying on business under the trade name essrs. Shewchandrai Murlidhar (for) Shri Shewandrai Bhiwaniwala, Shri Ramdhari Agarwala,

- Shri Jagdish Prasad Mittel, Shri Darbarilal Nalwewala and Shri Hardeodas Rateria (Partners) carrying on business under the trade name Messrs. Shewchand Murlidhar, 65 Cotton Street, Calcutta (a); RJ/2559A, 24-12-54 (b); 14-11-61 (e).
- 70. (S) Shri Jagadamba Rai, Shri Jwala Prasad Rai, Shri Krishna Rai (Partners) carrying on business under the trade name Messrs. Jagadambarai Jawla Prasad (for) Messrs. Jagadambarai Jawla Prasad, 72 Monohardas Street, Calcutta (a); RJ/2626A, 6-12-55 (b); 16-11-61 (e).
- 71. (S) Shri Kanaklal Mahanlal (Proprietor) carrying on business under the trade name Messrs. Meghani Brothers (for) Messrs. Meghani Brothers, 199/9 Harrison Road, Calcutta (a); RJ/1941A, 13-10-50 (b); 16-11-61 (e).
- 72. (S) Messrs. Pabitra Mohon Roy and Jyotiswar Roy carrying on business under the trade name The Timber Trading Co. (for) Messrs. The Timber Trading Co., 67/21 Strand Road, Calcutta (a); SH/1238A, 1-5-48 (b); 13-11-61 (e).
- 73. (S) Messrs. Aditya Charan Roy and Prasanta Kumar Roy (Partners) carrying on business under the trade name A. C. Roy & Co. (for) A. C. Roy & Co., 4 Chandra Kumar Roy Lane (a); SH/1327A, 28-7-49 (b); 14-11-61 (e).
- 74. (S) Messrs. Dhirendra Nath Dhar, Dwurika Nath Dhar and Satyaprasanna Dhar carrying on business under the trade name Imperial Art Cottage (for) Messrs. Imperial Art Cottage, 1-A Tagore Castle Street, Calcutta (a); SH/531A, 25-9-41 (b); 15-11-61 (e).
- 75. Messrs. Sricol Chemical Industries (Private) Ltd., (S) 25 Ganesh Chandra Avenue, Calcutta-13 (for) 57B Paddapukur Road, Calcutta (a); (S) SL/3781A (for) BH/3213A (b); 10-11-61 (e).
- 76. Messrs. M. S. Ansari, Mirarhat Lane, Sahagunj, Hooghly (a); SP/1443A, 30-9-61 (b); (A) Scrap iron, rayon cord, scrap tin, machine oil, lead dross (d); 10-11-61 (e).
- 77. (S) Shri Krishnamohan Kolay (Proprietor) carrying on business under the trade name Krishnamohan Kolay (for) Messrs. Krishnamohan Kolay, Tarakeswar, Hooghly (a); SP/18A, 22-9-41 (b); 14-11-61 (e).
- 78. (S) Shrimati Sova Rani Sur (Proprietress) carrying on business under the trade name Dupleix Cycle Stores (for) Messrs. Dupleix Cycle Stores, Luxmiganj, Chandernagore, Hooghly (a); SP/983A, 2-5-55 (b); 13-11-61 (e).
- 79. (S) Shri Mahadeb Ghosh (Proprietor) carrying on business under the trade name Janata Sand Supply Corporation (for) Messrs. Mahadeb Ghosh, Sultangacha, Hooghly (a); SP/1415A, 19-4-61 (b); 14-11-61 (e).

- 80. (S) Shri Dhruba Tara Mondal (Proprietor) carrying on business under the trade name National Timber Suppliers & Training Centre (for) Messrs. National Timber Suppliers & Training Centre, Lalarbagan, Chanditala, Hooghly (a); SP/1219A, 18-4-59 (b): 16-11-61 (e).
- 81. (S) Shri Bibhuti Bhusan Dutta (Proprietor) carrying on business under the trade name of Bibhuti Bhusan Dutta (for) Messrs. Bibhuti Bhusan Dutta, Village Bali, Post Office Balidewanganj, Hooghly (a); SP/1233A, 15-6-59 (b); 16-11-61 (e).
- 82. Messrs. Motor Industries Co. Ltd., (S) 91A Park Street, Calcutta (for) 77B Park Street, Calcutta (a); (S) TL/2487A (for) BH/2423A, 9-9-52 (b); 14-11-61 (c).
- 83. Shri Santinath Sircar (Proprietor) carrying on business under the trade name Messrs. Santi Sircar & Co., 69 Beliaghata Main Road, Calcutta (a); TL/2350A, 29-11-61 (b); (A) Copper strip (c); 14-11-61 (e).

Explanatory notes. — Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 339C.T.— 30th November 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes.—-(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. Gurbachan Singh carrying on business under the trade name Messrs. Khalsa Automobiles, 15 Russa Road, Calcutta, (A) 9/1 Ashutosh Mukherjee Road, Calcutta (a); (S) 41B(AL) (Central) (for) 178A (AL) (Central) (b); 13-11-61 (f).
- 2. Chandra Kumar Sarougi and Shanta Rani Sureka carrying on business under the trade name Messrs. Janata Textile Mills, 1 Garagacha Road (Opp. Hide Road), Calcutta (a); 281A(AL) (Central), 13-5-61 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all

- goods for which exemption from payment of satax is claimed are intended for use in the act process of manufacture of the goods named below (i) Textiles (for) "yarn" as raw materials for  $m_{al}$  facture of textiles (d); 13-11-61 (f).
- 3. (S) Shri Sunil Krishna Chatterjee carrying business under the trade name Messrs. Kidderpge Hard Cole (for) Messrs. Kidderpore Hard Cole Garden Reach, B. N. Rly. Siding, Plot Nos. 5 and Post Office Kidderpore, Calcutta (a); 143A(AL) (Ctal), 24-9-57 (b); 13-11-61 (f).
- 4. (S) Shri Navin Chandra Dahyabhai and Si Kamalavati Dahyabhai carrying on business und the trade name Navin Chandra Dahyabhai (for) Si Dahyabhai carrying on business under the train name Navin Chandra Dahyabhai, 8/1 Rupchand Ro Street, Calcutta (a); 704A(AT) (Central), 31-7-57 (to 14-11-61 (f).
- 5. Messrs. Hiralal Burman and Madan Moha Misra carrying on business under the trade nam Ashoka, 160 Harrison Road, Calcutta (a); 1109A(A1 (Central), 4-8-60 (b); (A) Silk, art silk, nylon, neck ties, readymade garments and printed paper (c) 15-11-61 (f).
- 6. Shri Amiya Kumar Dutta (Proprietor) carrying on business under the trade name Messrs. Dubra Enterprises, 212 Karnani Mansion, Park Street, Cal cutta (a); 590A(BH) (Central), 5-10-61 (b); (D Camera, wire net, (A) Canvas, wire rope (c); 15-11-6 (f).
- 7. Messrs. Shewbux Satyanarain, Bankura (a); If (BK) (Central), 1-7-57 (b); (A) Atta, flour (d) 16-11-61 (f).
- 8. Messrs. Bhimraj Somani, Hardwarimal Somani and Omprakash Somani carrying on business under the trade name Ramlal Kanailal Somani, Biswasingh Road, Cooch Behar (a); 84A(CB) (Central), 1-7-57 (b); (A) Matches, poppy seed (c); 10-11-61 (f).
- 9. Shri Bhabendra Mohan Dutta Podder (Proprietor) carrying on business under the trade name Messrs. Lalit Mohan Bhabendra Mohan Dutta Podder, Biswasingh Road, Cooch Behar (a); 87A(CB) (Central), 1-7-57 (b); (A) Confectionery (c); 10-11-61 (f).
- 10. (S) Messrs. Ahamed Ali Kashemji and Ali Husain Bhijibhai carrying on business under the trade name Central Bearing Co. (for) Central Bearing Co., 71A Netaji Subhas Road, Calcutta (a); 1218A(CR) (Central), 25-7-59 (b); 13-11-61 (f).
- 11. Messrs. Wire & Wire Nails Controlled Dealers' Association, (S) 71A Netaji Subhas Road, Calcutta-1 (for) 58 Clive Row, Calcutta-1 (a); (S) 1456A (CR) (Central) (for) 157A(RJ) (Central) (b); 14-11-61 (f).
- 12. Shri Naba Kumar Mukherjee carrying of business under the trade name N. N. Mukherjee b Co., 71/A Netaji Subhas Road, Calcutta (a); 319. (CR) (Central), 27-6-57 (b); (A) Screws, bolts, nut washers and nails (c); 15-11-61 (f).

- 13. (S) Messrs. Parmanand Bery, Rabinder Nath Bery, Premnath Bery, Pannalal Bery, Narinderlal Bery, Amritlal Bery, Monoharlal Bery, Jawharlal Bery and Hansraj Bery (Partners) carrying on business under the trade name Bery Brothers (for) Messrs. Parmanand Bery, Rabinder Nath Bery, Premnath Bery, Pannalal Bery, Narinderlal Bery, Amritlal Bery, Monoharlal Bery and Jawharlal Bery carrying on business under the trade name Bery Brothers, 135 Canning Street, Calcutta (a); 845A(CR) (Central), 6-8-57 (b); 14-11-61 (f).
- 14. (S) Messrs. Chittaranjan Dutta, Niranjan Dutta, Satyaranjan Dutta and Gour Chandra Dutta carrying on business under the trade name S. C. Dutt & Sons (for) Messrs. S. C. Dutta & Sons, 109B Canning Street, Calcutta (a); 411A(CR) (Central), 4.7-57 (b); 16-11-61 (f).
- 15. (S) Shri Gour Mohan Basu (Proprietor) carryng on business under the trade name Kripper & Co., | Mangoe Lane, Calcutta (a); 610A(EL) (Central), | 17-57 (b); 14-11-61 (f).
- 16. Messrs. Motilal Modi and Deokinandan Boobna Partners) carrying on business under the trade ame Industrial Suppliers, 13 Dalhousie Square, East, alcutta (a); 354A(EL) (Central), 6-8-57 (b); (D) Hardare and building materials, (A) Soda ash, acetic acid, orax, yellow potash, alum, caustic soda, resin, oxaliq cid, hydrosulphite of soda, copper sulphate, lead itrate, gum arabic glue, belting, belt fastener, rubben heet, fittings, screws, bolt and nuts, wire and wire ails, beam flanges, electric wire and motor, switches, raphite powder, soap stone powder, whiting, paints, ose pipe, fire busket, m.s. shafting, loom beams, anges, drills, high speed steel, grinding wheels, rushes, lead, asbestos packing, hacksaw blade, rivet, rashers, files, taps, sand powder, emery cloth, marble hips, marble powder, oxide powder, white cement, olishing stones, carborandum bricks, mansion polish, ces wax, cane backets, coir string, iron pan, kodali, oal, shovel, wire netting, fittings for doors and indows, glass panes, glass bricks, aluminium sheet nd strips, turpentine oil, linseed, r.w. pipe and fitngs, s.w. pipe and fittings (d); 13-11-61 (f).
- 17. (S) Shri Probodh Chandra Chandra carrying n business under the trade name Messrs. Probodh handra Chandra (for) Messrs. Probodh Chandra handra, Jhapardahbazar, Post Office Domjur, lowrah (a); 236A(HW) (Central), 31-7-57 (b); 3-11-61 (f).
- 18. (\$) Shri Balai Lal Mondal carrying on business nder the trade name Messrs. Kalimata Engineering Works (for) Messrs. Kalimata Engineering Works, 0 Brindaban Mullick Lane, Howrah (a); 211A(HW) Central), 24-7-57 (b); 13-11-61 (f).
- 19. (S) Shri Radheshyam Agarwalla (Proprietor) arrying on business under the trade name Messrs. Mukund Hosiery (for) Messrs. Mukund Hosiery, 49 urtolla Street, Calcutta (a); 58A(JK) (Central), 7-6-57 (b); 13-11-61 (f).

- 20. Messrs. Tarachand Periwal and Bechhraj Baid carrying on business under the trade name Uday Chand Mohanlal, (S) 40 Shibtolla Street, Calcutta (for) 2 Doyehatta Street, Calcutta (a); 216A(JK) (Central), 28-7-57 (b); 13-11-61 (f).
- 21. (S) Shri Thakurdas Harkissen, Iswarlal Harkissendas and Shri Shantilal Rangildas carrying on business under the trade name Rangildas Harkissendas (for) Messrs. Rangildas Harkissendas, 145 Cotton Street, Calcutta (a); 497A(JK) (Central), 29-7-57 (b); 14-11-61 (f).
- 22. Shri Purushottam Lal Shroff (Proprietor) carrying on business under the trade name Messrs. Shroff Import Export Corporation, 20/1 Maharshi Debendra Road, Calcutta (a); 211A(JK) (Central), 28-6-57 (b); (A) Iron and steel (prime quality, defective, cuttings) (c); 14-11-61 (f).
- 23. Messrs. Maheswary Import & Export (Private) Ltd., 4 Doyehatta Street, Calcutta (a); 275A(JK) (Central), 2-7-57 (b); (A) Expanded metal (c); 14-11-61 (f).
- 24. (S) Shri Ramdev Agarwalla (Proprietor) carrying on business under the trade name Messrs. Dinesh Trading Co. (for) Messrs. Ramdev Agarwalla and Kashmirilal Gupta carrying on business under the trade name Messrs. Dinesh Trading Co., 60 Burtolla Street, Calcutta (a); 73A(JK) (Central), 19-6-57 (b); 15-11-61 (f).
- 25. Messrs. Durga Prosad Lohia, Radheshyam Lohia and Raghunandan Prosad Lohia carrying on business under the trade name Sitaram Nainsukhdas, 402 Upper Chitpore Road, Calcutta (a); 416A(JK) (Central), 17-7-57 (b); (A) Flour and pulses (c); 16-11-61 (f).
- 26. Fancy Shoe Stores, Merchant Road, Jalpaiguri (a); 72A(JP) (Central), 11-7-57 (b); (A) Leather suit case, leather hand bag (d); 10-11-61 (f).
- 27. Messrs. N. I. Industries Private Ltd., 53 Netaji Subhas Road, Calcutta (a); 43B(LR) (Central), 21-8-57 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Cold pressure vessel, (ii) Water treatment plants (d); 11-11-61 (f)
- 28. (S) Associated Steel Products Corporation (Private) Ltd. (for) Messrs. Associated Steel Products Corporation, 7 Lyons Range, Calcutta (a); 1038A(LR) (Central), 16-4-59 (b); 13-11-61 (f).
- 29. (S) Shri Chaman Lal Agarwal (Proprietor) carrying on business under the trade name Messrs. The Agarwal Trading Co., 59 Netaji Subhas Road, Calcutta (for) Messrs. The Agarwal Trading Co. (a); 292A(LR) (Central), 4-7-57 (b); 13-11-61 (f).
- 30. Messrs. Macneill & Barry Ltd., 2 Fairlie Place, Calcutta, 401A(LR) (Central), 23-7-57 (b); (A) Iron, steel and non-ferrous castings and machine parts (d); 13-11-61 (f).

- 31. Messrs. Shabir & Co., 19 Canning Street, Calcutta, 1264A(LR) (Central), 12-9-61 (b); (A) Chaff cutter, glass, pumps, hand blower (c); 13-11-61 (f).
- 32. Sarbashri M. P. Saraswat, J. P. Saraswat and M. K. Saraswat (Partners) carrying on business under the trade name Messrs. Madhoprosad Mahabirprosad, 22 Canning Street, Calcutta (a); 44A(LR) (Central), 1-7-57 (b); (A) (1) Raw materials, (2) Plant machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Jute canvas mail bag (d); 13-11-61 (f).
- 33. Shri Puran Mall Kedia (Proprietor) carrying on business under the trade name Messrs. National Commercial Trading Corporation, 2 India Exchange Place, Calcutta (a); 1258A(LR) (Central), 22-3-60 (b); (A) Electrical iron clad switch gear (c); 16-11-61 (f).
- 34. (S) Shri Phatick Chandra Chakravorty and Shri Amal Krishna Mondal (Partners) carrying on business under the trade name Messrs. Electrical & Mechanical Stores (for) Messrs. Electrical & Mechanical Stores, 20 Netaji Subhas Road, Calcutta (a); 609A(LR) (Central), 24-8-57 (b); 16-I1-61 (f).
- 35. Messrs. Shiva Timber Depot, 224A Maniktola Main Road, Calcutta (a); 697A(MK) (Central), 22-7-59 (b); (A) Timber, planks and furniture (d); 11-11-61 (f).
- 36. (S) Shri Krishna Chandra Gupta and Shri Madan Gopal Gupta carrying on business under the trade name Messrs General Library & Printing Press (for) Messrs. General Library & Printing Press, 115A Upper Chitpore Road, Calcutta (a); 18B(MK) (Central) 1-7-57 (b); 14-11-61 (f).
- 37. Messrs. Canteen Equipment Trading Co., (S) 1 Gurudas Dutta Garden Lane, Calcutta-4 (for) 49/2 Cornwallis Street, Calcutta (a); 565A(MK) (Central), 16-4-58 (b); 14-11-61 (f).
- 38. (S) Ram Nath Shaw (Proprietor) carrying on business under the trade name Messrs. Ramadhar Ramnath (for) Messrs. Ramadhar Ramnath, 76 Amherst Street, Calcutta (a); 41A(MK) (Central), 13-6-57 (b); 16-11-61 (f).
- 39. (S) Dwarka Prasad Shaw, Mohan Lall Shaw, Madan Lall Shaw, Sohan Lall Shaw, Basant Lall Shaw and Jagadish Prasad Shaw (Partners) carrying on business under the trade name Messrs. Jagabandhan Ram Dwarka Prasad (for) Messrs. Jagabandhan Ram Dwarka Prasad. 77 Kailash Bose Street, Calcutta (a); 371A(MK) (Central), 10-9-57 (b); 16-11-61 (f).
- 40. Shri Motilal Ram (Proprietor) carrying on business under the trade name Messrs. Matilal & Sons, Strand Road, North Baluchar, English Bazar, Malda (a); 197A(ML) (Central), 10-3-61 (b); (A) Jeera, kalajeera, jewan, groundnut, mohari (d); 15-11-61 (f).

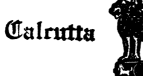
- 41. Gajadhar Prasad Munnalal, 25/26 Railw Market, Kharagpur, Midnapur (a); 54A(MN) (Caral), 6-9-57 (b); (A) Mustard seeds, nigar seeds (14-11-61 (f).
- 42. Sarat Chandra Kundu and Panchanan Kund Kuikota, Post Office and District Midnapur (a); (MN) (Central), 2-7-57 (b); (A) Cardamom (14-11-61 (f).
- 43. (S) Shri Sadananda Kar (Proprietor) carryi on business under the trade name Messrs. Sadananı Kar (for) Messrs. Sadananda Kar, 113 Monohard Chawk, Calcutta-7 (a); 591A(MR) (Central), 10-8. (b); 14-11-61 (f).
- 44. (S) Messrs. Bipin Nath Parekh, Vinode Na Parekh, Mahindra R. Parekh, Bhupendra R. Parek and Delip R. Parekh carrying on business under that are name Modern Plastic Works (Proprieto Parekh Trading Co. (for) Messrs. Modern Plast Works (Proprietor) Parekh Trading Co., (S) Basant Lal Saha Road, Calcutta-33 (for) 61/23 Moor Avenue, Calcutta (a); 130A(PG) (Central), 20-7-5 (b); 15-11-61 (f).
- 45. Shri Ram Mishra and Mahadeo Mishr carrying on business under the trade name Messa Sree Ram Mahadeo Mishra, Bankura Road, Puruli (a); 162A(PR) (Central), 10-8-57 (b); (A) Glasswart soal, vermilion, wool and woollen goods (c); 14-11-6 (f).
- 46. (S) Shri Badri Prasad Dorah carrying on busi ness under the trade name Messrs. Bansidhar Puru sottam Lall (for) Messrs. Ram Narayan Badri Prasac Main Road, Purulia (a); 23A(PR) (Central), 10-7-57 (b); 15-11-61 (f).
- 47. (S) Shri Shewchandrai Bhiwaniwala (Proprietor) carrying on business under the trade name Messrs. Shewchandrai Murlidhar (for) Shri Shewchandrai Bhiwaniwala, Shri Ramdhari Agarwala, Shri Jagdish Prasad Mittal, Shri Darbarilal Nalwewala and Shri Hardeodas, Rateria (Partners) carrying on business under the trade name Messrs. Shewchandrai Murlidhar, 65 Cotton Street, Calcutta (a); 2A(RJ) (Central), 25-5-57 (b); 14-11--61 (f).
- 48. (S) Shri Jagadambarai, Shri Jwala Prasad Rai and Shri Krishna Rai (Partners) carrying on business under the trade name Messrs. Jagadamba Rai Jawla Prasad (for) Messrs. Jagadamba Rai Jawla Prasad, 72 Monohardas Street, Calcutta (a); 422A(RJ) (Central), 12-7-57 (b); 16-11-61 (f).
- 49. (S) Shri Girdharilal Lahoti, Shri Lakhmi Chand Lahoti, Shri Narsingdas Lahoti, Shri Mohanlal Lahoti, Shri Prem Ratan Lahoti, Shri Sankerlal Lahoti, Shri Gangabishan Lahoti and Shri Shew Ratan Lahoti (minor) (Partners) carrying on business under the trade name Messrs. Ram Chand Girdharilal (for) Messrs. Ramchand Girdharilal, 201B Harrison Road, Calcutta (a); 75A(RJ) (Central), 24-6-57 (b); 16-11-61 (f).

- 50. (S) Messrs. Satyadulal Singha and Satyagopal ingha (Partners) carrying on business under the ade name N. R. Mineral Industries (for) Messrs. R. Mineral Industries, 126 Sovabazar Street, Caluta-5 (a); 650A(SH) (Central), 14-10-58 (b); (A) hina clay, addolomite powder, soap stone powder ad fire-clay (d); 11-11-61 (f).
- 51. (S) Shri Karamchand Sudam (Proprietor) arrying on business under the trade name Pandit rabhudial Karamchand (for) Messrs. Pandit Prabhudial Karamchand, 18 Kali Krishna Tagore Street, lalcutta (a); 410A(SH) (Central), 17-10-57 (b); 13-11-1 (f).
- 52. Hari Kissen Ramchandar, 45A Adya Sradhaya hat Road, Calcutta (a); 738A(SH) (Central), 19-7-60 ); (A) Atta and flour, suji and bran (c); 16-11-61 ).
- 53. (S) A. C. Abdurahaman, Mahamed Abu akar and A. R. Abubakar carrying on business nder the trade name A. C. Mohamed (for) A. C. tohamed, P-16 Bentinck Street, Calcutta (a); 456A il.), 28-7-57 (b); 11-11-61 (f).

- 54. Shri P. Subbaraya Menon carrying on business under the trade name Western Mercantile Company, P-34 Mission Row Extension, Calcutta (a); 1048A(SL) (Central), 18-3-60 (b); (A) Radiators and radiator cores (c); 14-11-61 (f).
- 55. (S) Shrimati Sova Rani Sur (Proprietress) carrying on business under the trade name Dupleix Cycle Stores (for) Messrs. Dupleix Cycle Stores, Luxmiganj, Chandernagore, Hooghly (a); 7A(SP) (Central), 1-7-57 (b); 13-11-61 (f).
- 56. Messrs. Motor Industries Co. Ltd., (S) 91A Park Street, Calcutta (for) 77B Park Street, Calcutta (a); (S) 699A(TL) (Central), 14-11-61 (for) 16A(BH) (Central), 28-5-57 (b); 14-11-61 (f).

Explanatory notes. — Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of registration have been amended:—

- (A) means "Add"; (D) means "Delete"; (S) means "Substitute".
  - S. K. GHOSE, Commissioner.





#### Extraordinary

#### Published by Authority

GRAHAYNA 8] WEDNESDAY, NOVEMBER 29, 1962

[ SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### **Public Health**

#### **NOTIFICATIONS**

No. PH/7977/2R-66/62. 29th November 1962.—Whereas the Governor satisfied that the districts of Hewrah, Hooghly, Midnapore and Nadia cluding the municipal areas are threatened with an outliteak of chotera.

Now, therefore, in exercise of the power conferred by section 2 of the ademic Diseases Act, 1897 (III of 1897), the Governor is pleased to escribe the following temporary regulations for the prevention and control cholera, and for the medical inspection, isolation, observation and tweillance of persons suffering from or suspected of being infected with pleas in the said district for a period of six months:

## MPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant in the subject or next—
  - (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Union Board" means a union board constituted under the Ben Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (d) "Suspected cholera" means any disease accompanied by vomiting a diarrhoea;
- (e) "Patient" means a person suffering from or suspected to be suffer from cholera;
- (f) "Medical practitioner" means any person practising the med profession.
- 2. Whenever any land is held jointly by two or more persons, whether owners or occupiers of that land, such persons shall be held jointly and severaliable for carrying out any measure ordered in a notice under these regulatic and the names of any one or more of such joint holders may be entered up such notice at the discretion of the Health Officer and the Health Officer should be notice.

#### **Notices**

- 3. If in any case the Health Officer considers that the issue of a not under these regulations is likely to lead to such an amount of delay as mig facilitate the spread of cholera he may forthwith take such step as he m think fit for carrying out the work, and shall thereafter, as soon as possible issue a notice on the person concerned stating the reason why such work he been carried out.
- 4. If any measure which the Health Officer has, by a notice issued und these regulations, required to be carried out, be not carried out to his satisfactic within the time stated in the notice, the Health Officer shall be entitled to car out the measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance any order issued under these regulations shall be paid by the State Governme except in any case where the order directs a person to carry out any work relation to property in his possession, in which case the expenses shall be pa by that person:

Provided that where the conditions, which led the Health Officer to passuch an order, are not attributable to any act or default of the persons possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Heal Officer in carrying out the measure under regulation 4 from the person (persons to whom the notice was originally issued.
- 6. The State Government shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything don or suffered under these regulations, if he has failed to carry out an order issue under these regulations within the time specified in the order and to the satisfaction of the Health Officer.

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the trest male relative in attendance upon the patient, or in the absence of any hardative the occupier of the house, or if the occupier be the patient, some le inmate of the house shall, within twenty-four hours of the onset of the ease, give information regarding the occurrence of such case either personally in writing or by means of chaukidar or other village watchman to the nearest nitary Inspector.
- 8. (1) If information has not already been given under regulation 7, the dical practitioner called in to attend upon any case of cholera shall forthwith to notice of the case by special messenger to the nearest Sanitary Inspector rural medical officer and by post to the Health Officer and the cost of such assenger in each case shall be defrayed by the State Government.
- (2) The Doctor-in-charge of a hospital or a dispensary within the district all forthwith give notice of any case of cholera brought to such hospital or spensary for treatment to the nearest Sanitary Inspector by a special messenger id to the Health Officer by post and the cost of such messenger in each case all be defrayed by the State Government.
  - 9. Presidents of union boards in union board areas and than officers in union board areas shall supply to the Health Officer such periodical returns ases of cholera as he may from time to time call upon them to furnish.
  - 10. The Health Officer or a Sanitary Inspector may examine any person 18, or suspected to be, suffering from cholera or who, in his opinion, may infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

11. When the Health Officer or a Sanitary Inspector considers that the ation of any patient is a precaution necessary for the protection of the houring population, he shall order the patient to observe isolation and may at the nearest relative in attendance on the patient, or the occupier of the se in which the protect is staying to arrange for the isolation of the patient uch a manner and for such a time as may be approved by the Health Officer he Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is is opinion impossible to make proper arrangements for his isolation therein.

- 12. The Health Officer or a Sanitary Inspector may order any person to such drugs in such quantities as may be specified by the said officer or to mit himself to anti-cholera inoculation within a time to be specified in the tr.
- 13. No person shall enter any place wherein a patient is isolated under plation 11 without the permission of the Health Officer or a Sanitary Inspector.
- 14. The State Government shall provide free of charge suitable places, hereessary attentions, medicine, diet and other necessaries for persons isolated ler regulation 11: provided that a private individual may provide places tified by the Health Officer as being fit for the purpose of such isolation.

- 15. If it is not possible for the State Government to provide suitable pla with necessary attendants, diet and other necessaries for isolation of the pat or it satisfactory arrangement for such isolation is not also possible in the had where the patient is staying, the patient shall be sent, under proper sani precautions, to the nearest hospital where there is suitable arrangement isolation.
- 16. No person, who is or has been suffering from cholera, shall leave place where he has been staying until he has received from the Health Off or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any per to allow to be carried out by such agency, and within such time as may specified in the order, such measures for the disinfection or evacuation of premises in the occupation of such person or for the disinfection or destruct of any of his personal effects, as the said officer or inspector may consinecessary.
- 18. The Health Officer or a Sanitary Inspector may direct the owner occupier of any premises to cause to be inoculated with anti-cholera vacci within a time specified in the order any person residing on such premises a under the control of such owner or occupier.
- 19. The Health Officer or a Sanitary Inspector may forbid any pers who has been a patient or who has, to his knowledge, been in contact with patient to act as vendor of any article for such period as may be specified the order.
- 20. No person shall carry or permit to be carried in a public conveyan a patient except in the case where a patient is carried with proper precautio to a hospital.
- 21. No person shall sell any article which has been in contact with a patie until it has been disinfected to the satisfaction of the Health Officer or Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any public pla any clothing, bedding or other article which has been in contact with a patie or shall cause or suffer such articles to be carried in any public conveyant but nothing in this regulation shall apply to a person who transmits with property. It is against spreading the disease any such article for the purpose having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyanthe dead body of any person who has died of cholera without the previous written permission of the Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

#### Water-supply

24. (1) When the Health Officer or a Sanitary Inspector is of opinion the the water in any well, tank, pool or other possible source of water-supply contaminated or is likely to be contaminated, he may at once take such step as he deems necessary to close such well, tank, pool or other source of water supply, or may require the owner or occupier of land upon which such we tank, pool or other source of water-supply is situated to take steps to clothe same to the satisfaction of the Health Officer or the Sanitary Inspector, the case may be, within such time as may be specified in the order.

(2) The Health Officer or a Sanitary Inspector may require such owner occupier to keep closed during such a period as shall be specified in the er any well, tank, pool or other sources of water-supply closed under agraph (1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of chaukidars prevent access to the well, tank, pool or other source of water-supply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion that water in well, tank, pool or source of water-supply is contaminated he disinfect it or order its owner or occupier to disinfect it with such discentants as he may specify in such quantities and at such times as he may nk fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons from intering into or using for drinking, bathing, or any other purpose, during such riod as may be specified in the order, the water in any well, tank, pool or her possible source of water-supply, which, in his opinion, is contaminated likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published such places as he may think fit, set apart any well, tank, part of a river, ream or channel not being private property, or being private property with e consent of the owner, for the supply of water for drinking or culinary arposes and may prohibit therein or within a distance therefrom to be stated the order all bathing, washing of clothes or animals, or other acts calculated pollute the water; and may similarly set apart any well, tank, part of a ver, stream or channel for the purpose of bathing or for the purpose of rashing animals or clothes or for any other purpose connected with the health nd cleanliness of the people using such water-supply.
  - 28. The Health Officer or a Sanitary Inspector may prohibit persons from mg themselves, or throwing, depositing or discharging any rubbish, sewage, oftensive matter into any well, tank, pool or other source of water-supply, ich is used by the public, or within such a distance from such well, tank, ol or source of water-supply as he may fix.

#### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the mmittal or continuance of any nuisance, or (2) require the person causing y nuisance or the person occupying the premises on which any nuisance ists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which in the inion of the Health Officer or Sanitary Inspector is likely to spread or to use the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or may take such steps as is deemed necessary to disinfect the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may, for the prevention of the outbreak or spread of cholera, order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector and drain, sewer, privy, urinal or cesspool which is situated upon such land or the remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

#### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, *mela*, or other gathering to which people from several villages commonly or periodically resort.
- 33. The Health Officer or a Sanitary Inspector may require the owner of occupier of any land to clear and remove within the period specified in the order any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general order that by a specified date certain sanitary precautions of a simple nature such at lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.
- 36. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.
- 37. The Health Officer may approve burning or burial grounds, and may by order direct, either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes other articles brought with such corpse to be reduced to ashes.
- 39. The Health Officer may direct that no person shall bury or cause to be buried any corpse which, in the opinion of the Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than six feel deep.

- The Health Officer may order that no dome or other person employed the disposal of corpse shall withdraw from his duties without the permission the Health Officer unless such dome or other person has given notice in ting not less than one month previously of his intention so to withdraw.
- The Health Officer or a Sanitary Inspector may through any person thorised by such officer or inspector in that behalf seize and dispose of any tose, which, in the opinion of the said officer or inspector, is infected with is likely to spread cholera, unless the relatives or friends of the deceased rson satisfy him that they are prepared and able to dispose of the corpse in manner which will prevent the spread of cholera.
- (1) The Health Officer or Sanitary Inspector may require any person 10 appears to be acquainted with facts in connection with any case of cholera suspected cholera to attend before him at a time to be stated in the order id at any place not more than one mile from the place where such person sides or is staying when the order is issued, and such person shall appear as required.
- (2) When the person summoned to appear under paragraph (1) is a female. ho, by the custom of the country, does not appear in public, suitable precaution all be taken to respect the said custom.
- 43. (1) The Health Officer or a Sanitary Inspector may examine orally 1 person who appears to be acquainted with the facts and circumstances of a ise of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female ho, by the custom of the country, does not appear in public, the officer shall ke her statement under such conditions as shall admit of due respect to the id custom.
- (3) Such person shall be bound to answer all questions relating to such case ut to him or her by such officer, other than questions the answers to which bould have a tendency to expose him or her to any criminal charge.
  - 44. The Health Officer or a Sanitary Inspector may, with such assistants any), as he thinks fit, enter upon any land, or after two hours' notice in iting, into any premises or buildings used for human habitation at any time tween sunrise and sunset for the purpose of carrying out any measure of iking any enquiries authorised by these regulations.
  - 45. The crew of any inland steam vessel or boat which plies in any canal river or other persons residing on such vessel or boat shall be subject to esc regulations.
  - 46. All inoculations under these regulations shall be performed gratuitously.
  - 47. (i) Orders issued by the Health Officer or a Sanitary Inspector under se regulations shall be in writing.

- (ii) The officer issuing such orders shall cause copies of them to be serve upon any persons named in them.
- (iii) The nearest relative of a patient for the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanitary Inspector or to his office immediate notice of any disobedience of the order by the patient.

By order of the Governor,  $\hbox{A. CHOUDHURI,} \\ \hbox{Asstt. Secy. to the Govt. of West $\operatorname{Bengal}$}$ 

No. PH/7978/2R-66/62.—29th November 1962.—In exercise of the power conferred by sub-section (1) of section 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is pleased hereby to make the following amendments in the temporary regulations for the purpose of preventing the spread of cholera in the district of 24-Parganas under the said Act and published with this Department Notification No. PH/6735/2R. 53/62, dated 18th September 1962 at pages 2789-2796 of the "Calcuttal Gazette, Extraordinary", of the 18th September 1962 (hereinafter referred to as the said regulations), namely:—

#### **Amendments**

After the regulation 47 of the said regulations, add the following regulations:—

- 48. During the period from the 1st day of January 1962 to the 22h day of January 1963 both days inclusive—
  - (1) No person shall buy a ticket for travelling, or shall travel or shall be carried, to Kakdwip or Sagar Island in the district of 24-Parganas, by steamer, barge, boat, motor car or bus or by air or any other vehicle and no person shall travel on fool unless he holds a valid certificate of having been incendated against cholera later than 22-7-62 but at least six day below the date of visit to the Mela signed by a member of the Public Health staff under the Government of a local authority and no person shall be allowed to enter the collisional islands unless he possesses such certificate;
  - (2) every person staying in or entering in or proceeding to the sistand shall on demand produce the certificate referred to clause (1) for inspection to any member of the police torce of the Public Health staff of the Government of a line authority on duty in the said islands or anywhere en conte
  - Provided that the certificate in respect of a child below to other years of age shall be produced by the parent or expressed other person in whose charge the child is.
- 49. Nothing in regulation 48 shall apply to the military or the police personnel or the Public Health or other staft of the Government or a local authority on duty.

By order of the Governor

A. CHOUDITUR!

Asstt. Secy. to the Govt. of West Beng

# Calcutta



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# Extraordinary Published by Authority

YANA 9] FRIDAY, NOV. 30, 1962

[SAKA 1884

Orders and Notifications by the Governor of Wost wal, the High Court, Government Treasury, etc.

# OVERNMENT OF WEST BENGAL HOME DEPARTMENT

### Police

#### **ORDER**

879PL.—30th November 1962.—In exercise of ver conferred by clause (b) of rule 155 of the of India Rules, 1962, the Governor is pleased to specify for the purposes of that clause the one of rule 41 of the said rules.

By order of the Governor,
M. M. BASU,
Secy. to the Govt. of West Bengal.

published by the Superintendent, Government set Bengal, at West Bengal Govt. Press, Allimore.



# Extraordinary Published by Authority

RAHAYANA 91

FRIDAY, NOVEMBER 30, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasuries, etc.

#### GOVERNMENT OF WEST BENGAL

#### DEPARTMENT OF HEALTH

#### Public Health

#### NOTIFICATION

io. PII/7987/2R-66/62.—30th November 1962.—Whereas the Governor tissied that the municipal areas of (1) South Suburban, (2) Garden ch, (3) Budge Budge, (4) Baranagar, (5) Kamarhati, (6) Rajpur, (7) ipur, (8) North Dum Dum, (9) South Dum Dum, (10) Dum Dum, Kbardah, (12) Barrackpore, (13) North Barrackpore, (14) Titagarh, Garulia, (16) Naihati, (17) Halisahar, (18) Bhatpara, (19) Kanchra-(20) Baraset, (21) Gobardanga, (22) Basinhat, (23) Baduria, (24), (25) Jaynagar-Majilpur, (26) Bongaon and (27) Panihati in the ict of 24-Parganas, the municipal areas of (1) Bansberia, (2) Aram-(3) Serampore, (4) Konnagar, (5) Rishra, (6) Kotrung, (7) Uttar-re in the district of Hooghly, the municipal areas of (1) Bally and (2) rah in the district of Howrah, the municipal areas of (1) Tamluk, (2) al. (3) Kharar, (4) Midnapore, (5) Chandrakona, (6) Ramjibanpur, Khirpai, (8) Kharagpur and (9) Contai in the district of Midnapore and nuncipal areas of (1) Krishnagar, (2) Santipur, (3) Ranaghat, (4) tgar, (5) Chakdah and (6) Nabadwip in the district of Nadia are dened with an outbreak of cholera;

ow, therefore, in exercise of the powers conferred by sub-section (1) of m 2 of the Epidemic Diseases Act, 1897 (111 of 1897), the Governor is ed to prescribe the following temporary regulations for the prevention control of cholera and for the medical inspection, isolation, observated with Cholera in the said municipal areas for a period of six months.

# TEMPORARY RECULATIONS FOR THE PREVENTION AND CONTROL OF CHOLERA

- 1. In these regulations, unless there is anything repugnant  $_{
  m In}$   $_{
  m t}$  subject or context—
  - (a) "Health Officer" means the Health Officer of the municipality;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by t municipality;
  - (c) "Suspected cholera" means any disease accompanied by vomition and diarrhoea;
  - (d) "Patient" means a person suffering from or suspected to be suffering from cholera;
  - (c) "Medical practitioner" means any person practising the medic profession.
- 2. Whenever any land is held jointly by two or more persons, whether is owners or occupiers of that land, such persons shall be held jointly as severally liable for carrying out any measure ordered in a notice under the regulations, and the names of any one or more of such joint-holders may lentered upon such notice at the discretion of the Health Officer or a Sanitar Inspector and the Health Officer or a Sanitary Inspector shall not be bout to enter the names of all the joint-holders in the notice.

#### **Notices**

- 3. If in any case the Health Officer or a Sanitary Inspector consider that the issue of a notice under these regulations is likely to tead to sure an amount of delay as might facilitate the spread of cholera he may fort with take such steps as he may think fit for carrying out the work, and she thereafter, as soon as possible, issue a notice on the person concerned static the reason why such work has been carried out.
- 4. If any measure which the Health Officer or a Sanitary Inspector has by a notice issued under these regulations, required to be carried out not carried out to his satisfaction within the time stated in the notice, if Health Officer or a Sanitary Inspector shall be entitled to carry out if measure.

#### Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance an order issued under these regulations shall be paid by the municipal except in any case where the order directs a person to carry out any work relation to property in his possession, in which case the expenses shall paid by that person:

Provided that where the conditions, which led the Health Officer of Sanitary Inspector to pass such an order, are not attributable to any active default of the persons in possession of the property, the municipality may to such person the whole or a part of the expenses incurred by him carrying out the order.

- (2) The municipality may recover all expenses incurred by the Heal Officer or a Sanitary Inspector in carrying out the measure under regulating the from the person of persons to whom the notice was originally issued.
- 6. The municipality shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything do under these regulations:

RI I

Provided that no person shall receive any compensation—for—anything e or suffered under these regulations, if he has failed to carry out an er issued under these regulations within the time specified in the order to the satisfaction of the Health Officer or a Sanitary Inspector.

#### Location of disease

- 7. When a case of cholera or suspected cholera occurs in a house, the rest male relative in attendance upon the patient, or in the absence of such relative the occupier of the house, or if the occupier be the patient, we male inmate of the house shall, within twenty-four hours of the onset the disease, give information regarding the occurrence of such case either sonally or in writing to the Health Officer or a Sanitary Inspector.
- 8. (1) If information has not already been given under regulation 7, medical practitioner called in to attend upon any case of cholera shall hwith give notice of the case by special messenger to the Health Officer a Sanitary Inspector and the cost of such messenger in each case shall be gaved by the municipality.
- (2) The Doctor-in-charge of a hospital or a dispensary within the merpality shall forthwith give notice of any case of cholera brought to hospital or dispensary for treatment to the Health Officer or a Sanitary pector by a special messenger and the cost of such messenger in each shall be defrayed by the municipality.
- 9 Registrars of Births and Deaths shall supply to the Health Officer or anitary Inspector such periodical returns of cases of cholera as he may a time to time call upon them to furnish.
- 10. The Health Officer or a Sanitary Inspector may examine any son who is, or suspected to be, suffering from cholera or who in his non-may be infected with or likely to spread cholera.

#### Isolation of patients and evacuation of houses, etc.

When the Health Officer or a Sanitary Inspector considers that the attor of any patient is a precaution necessary for the protection of the abbouring population, he shall order the patient to observe isolation and order the nearest relative in attendance on the patient, or the occupier he house in which the patient is staying to arrange for the isolation of patient in such a manner and for such a time as may be approved by Health Officer or the Sanitary Inspector.

He shall not direct the patient to be removed from the house untess it is us opinion impossible to make proper arrangements for his isolation win

- 12 The Health Officer or a Sanitary Inspector may order that any on, who has in his opinion been exposed to intection from cholera, shall reach drugs in such quantities as may be specified by the Health Officer a Sanitary Inspector or shall submit himself to anti-cholera inoculation im a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under ulation 11 without the permission of the Health Officer or a Sanitary pector.

- 14. The municipality shall provide free of charge suitable places, we necessary attendants, medicine, diet and other necessaries for person isolated under regulation 11: provided that a private individual may provided places certified by the Health Officer or a Sanitary Inspector as being proper for the purpose of such isolation.
- 15. If it is not possible for the Municipal Commissioners to provisuitable places with necessary attendants, diet and other necessaries isolation of the patient or if satisfactory arrangement for such isolation not also possible in the house where the patient is staying, the patient she sent, under proper sanitary precautions, to the hospital within or outsithe nearest municipality where there is suitable arrangement for isolation
- 16. No person, who is or has been suffering from cholera, shall have the place where he has been staying until he has received from the Healt Officer or a Sanitary Inspector written permission to do so.
- 17. The Health Officer or a Sanitary Inspector may require any perto allow to be carried out by such agency, and within such time as may a specified in the order, such measures for the disinfection or evacuation any premises in the occupation of such persons or for the disinfection of destruction of any of his personal effects, as the said officer or inspect may consider necessary.
- 18. The Health Officer or a Sanitary Inspector may direct the own or occupier of any premises to cause to be inoculated with anti-choler vaccine within a time specified in the order any person residing on suppremises and under the control of such owner or occupier.
- 19. The Health Officer or a Sanitary Inspector may forbid any perwho has been a patient or who has, to his knowledge, been in contact w a patient to act as vendor of any article for such period as may be specif in the order.
- 20. No person shall carry or permit to be carried in a public conveya a patient except in the case where a patient is carried with proper prections to a hospital.
- 21. No person shall sell any article which has been in contact will patient until it has been disinfected to the satisfaction of the Health Officer a Sanitary Inspector.
- 22. No person shall expose in any street, shop, bazar, or any pulplace any clothing, bedding or other article which has been in contact we a patient or shall cause or suffer such articles to be carried in any pulpose on veyance but nothing in this regulation shall apply to a person we transmits with proper precautions against spreading the disease any starticle for the purpose of having the same disinfected.
- 23. No person shall carry or permit to be carried in a public conveyate the dead body of any person who has died of cholera without the previous written permission of the Health Officer or a Sanitary Inspector and without taking proper precautions against spreading the said disease.

### Water-supply

- 24. (1) When the Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take active as the deems necessary to close such well, tank, pool or other actives of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or source of water-supply is situated, to take seps to close the same to the satisfaction of the Health Officer or the sanitary Inspector, as the case may be, within such time as may be specified in the order.
- (2) The Health Officer or a Sanitary Inspector may require such owner occupier to keep during such a period as shall be specified in the order my well, tank, pool or other sources of water-supply closed under paragraph 1) of this regulation.

Explanation.—In this regulation, "to close" includes the placing of vatchman to prevent access to the well, tank, pool or other sources of water-upply.

- 25. When the Health Officer or a Sanitary Inspector is of opinion hat the water in any well, tank, pool or source of water-supply is conaminated he may disinfect it or order its owner or occupier to disinfect it its such disinfectants as he may specify in such quantities and at such times as he may think fit.
- 26. The Health Officer or a Sanitary Inspector may prohibit persons rom entering into or using for drinking, bathing, or any other purpose, uring such period as may be specified in the order, the water in any well, ank, pool or other possible source of water-supply, which, in his opinion, is ontaminated or likely to be contaminated.
- 27. The Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part to a river, stream or channel not being private property, or being private roperty with the consent of the owner, for the supply of water for drinking realinary purposes and may prohibit therein or within a distance therefrom to be stated in the order all bathing, washing of clothes or animals, or other cts calculated to pollute the water; and may similarly set apart any well, ank, part of a river, stream or channel for the purpose of bathing or for the urpose of washing animals or clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.
- 28. The Health Officer or a Sanitary Inspector may prohibit persons rom easing themselves, or throwing, depositing or discharging any ubbish, sewage, or offensive matter, into any well, tank, pool or other ource of water-supply, which is used by the public, or within such a distance rom such well, tank, pool or source of water-supply as he may fix.

### Conservancy and sewage disposal

29. The Health Officer or a Sanitary Inspector may (1) prohibit the omnittal or continuance of any nuisance, or (2) require the person causing ny nuisance or the person occupying the premises on which any nuisance xists to remove such nuisance.

Explanation.—In this regulation "nuisance" means anything which the opinion of the Health Officer or Sanitary Inspector is likely to sprea or to cause the outbreak of cholera.

- 30. Whenever the Health Officer or a Sanitary Inspector is satisfic that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhook he may order the occupier of the land in which such privy, urinal, drain sewer or cesspool is situated to disinfect, or to allow an officer of the municipality to disinfect the same with such disinfectants in such quantitic and at such time as the said officer or inspector shall think fit.
- 31. The Health Officer or a Sanitary Inspector may for the prevention of the outbreak or spread of cholera order the owner or occupier of an land to repair or make efficient to the satisfaction of that officer or Inspectorany drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

### Miscellaneous

- 32. The Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from surrounding places commonly or periodically resort
- 33. The Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specific in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.
- 34. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removator of fifth or rubbish shall be carried out to his satisfaction.
- 35. The Health Officer or a Sanitary Inspector may prohibit personfrom retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed
- 36. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning of burial.
- 37. The Health Officer or a Sanitary Inspector may approve burning or burial grounds, and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or burried at places other than those so approved by him.
- 38. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

- The Health Officer or a Sanitary Inspector may direct that no erson shall bury or cause to be burried any corpse which, in the opinion of he Health Officer, is likely to spread cholera in a grave not constructed of asonry and less than six feet deep.
- 40. The Health Officer or a Sanitary Inspector may order that no dome or other servant of the municipality employed for the disposal of corpses hall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his ntention so to withdraw.
- 41. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalt seize and dispose of my corpse, which in the opinion of the said officer or inspector, is infected with or is likely to spread cholera, unless the relatives or friends of the leceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.
- 42. (1) The Health Officer or Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any use of cholera or suspected cholera to attend before him at a time to be dated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female, who by the custom of the country, does not appear in public suitable precaution shall be taken to respect the said custom.
- 43 (1) The Health Officer or a Sanitary Inspector may examine orally my person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.
- (2) When the person to be examined under paragraph (1) is a female who by the custom of the country does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such se put to him or her by such officer, other than questions the answers to hich would have a tendency to expose him or her to any criminal charge.
- 44. The Health Officer or a Sanitary Inspector may, with such sistants (if any), as he thinks fit, enter upon any land, or after two hours' office in writing into any premises or buildings used for human habitation any time between sunrise and sunset for the purpose of carrying out any easure or making any enquiries authorised by these regulations.
- 45. The erew of any inland steam vessel or boat which plies in any mal or river and other persons residing on such vessel or boat shall be abject to these regulations.
- 46. All inoculations under these regulations shall be performed raturously.

- 47. (i) Orders issued by the Health Officer or a Sanitary Inspect, under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.
- (iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanitary Inspector or to his office, immediate notice of any disobedience of the order by the patient.
- 48. No person shall sell or offer for sale or keep, store or hawk about for sale any ice, icecream, or acrated water unless the same has been manufactured by a firm duly licensed under the Calcutta Municipal Act, 1951 (West Bengal Act XXXIII of 1951), the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), as extended to the Municipality of Howrah, or the Bengal Municipal Act, 1932 (Bengal Act XV of 1932).

By order of the Governor,

A. CHOUDHURI.

Asst. Secy. to the Govt. of West Bengal





Gazette

### Extraordinary

### Published by Authority

RAHAYANA 101

SATURDAY, DECEMBER 1, 1962

[ SAKA 1884

¿T IA-Orders and Notifications of the Government of India, Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### MINISTRY OF HOME AFFAIRS

### NOTIFICATION

New Delhi, the 22nd November 1962

### THE CIVIL DEFENCE SERVICE RULES, 1962

- G.S.R. 1952.—In exercise of the powers conferred by section 12 of the Defence of India Ordinance, 1962 (4 of 1962), the Central Government hereby makes the following rules, namely:-
- 1. Short title.—These rules may be called the "Civil Defence Service
  - 2. Definitions.—In these rules, unless the context otherwise requires,—
    - (i) "Director" means the person appointed to command a Civil Defence Service under sub-section (1) of section 7 of the Defence of India Ordinance, 1962;
    - (ii) "competent authority" means the State Government or any person appointed by the State Government to exercise the powers of a competent authority under any provision of these rules;
  - (iii) "Form" means a Form appended to these rules;
  - (iv) "Service" means the Civil Defence Service of a State.
- 3. Eligibility.—(1) A person who intends to apply for appointment to a Civil Defence Service must fulfil the following conditions:—
  - (a) he shall be a citizen of India, or a subject of Sikkim or of Nepal;
  - (b) he shall have completed the age of 18 years, provided that this agelimit may be relaxed in the discretion of the competent authority upto a maximum of 3 years for any branch or category of the Service:
  - (c) he shall have passed at least the primary standard, that is to say, the fourth class; and this condition may be relaxed by the Director in his discretion.

- (2) Both men and women will be eligible for appointment to the Service.
- (3) A person shall not be entitled to be appointed to the Service unless he is found to be physically fit and mentally alert.
- (4) Any service in the National Volunteer Force and in the Armed Forces of the Union shall be a special qualification.
- 4. Manner of application.—(1) Every person eligible for appointment under rule 3 shall be required to apply in Form 'A' and also present himself for interview before the competent authority.
- (2) Every candidate shall be required to produce a certificate from his employer agreeing to spare his service for training and duty, when so required.
- (3) The Director ordinarily shall have a Selection Committee for advising him in the selection of candidates.
- (4) All candidates shall be required to undergo training and pass examinations prescribed by the competent authority.
- 5. Enrolment. (1) A candidate who has been accepted for appointment to the Service shall be formally enrolled in such manner as the Director may, by order, determine and at the time of enrolment shall make an oath or affirmation according to Form 'B' before such officer as the Director may, by order, appoint.
- (2) Members of the following forces or services are not ordinarily cligible for enrolment in a Civil Defence Service:
  - (i) Armed Forces of the Union;
  - (ii) Police Force;
  - (iii) Fire Services;
  - (iv) Territorial Army or Auxiliary Forces of any of the Defence Services:
  - (v) Civilian personnel employed in connection with the Armed Forces of the Union, to whom section 4 of the Defence of India Ordinance, 1962, is applicable.
- (3) This rule shall not apply to Government servants who are specifically deputed for whole-time or part-time civil defence duties by the Heads of organisations or services concerned.
- 6. Organisation.—(1) The Director may divide the Service into branches and appoint a person (hereinafter called the Officer Commanding) to command each such branch.
- (2) The duties of the Officer Commanding shall be such as the Director may by order prescribe from time to time.
- (3) The Director may appoint a Deputy to assist any Officer Commanding.
- (4) The Director shall appoint all other staff required to man the Service and may delegate such powers of appointment to any Officer Commanding.
- (5) The Director or the competent authority may allot members of the Service to such branches.
- 7. Membership Certificate.—Every person appointed to be a member of the Service shall be given a certificate of membership in Form 'C'. A person losing his certificate shall report its loss forthwith to his immediate superior Officer, who shall make necessary enquiries and, after satisfying himself, may arrange to issue a duplicate certificate.
- 8. Conditions of service.—(1) The members of the Service shall ordinarily serve in a volutary and honorary capacity:

Provided that the State Government may, by order, authorise payment of duty allowance not exceeding two rupees and fifty naye paise per day to a member of the Service when called on duty.

- (2) Notwithstanding anything contained in sub-rule (1), the Central Government may declare any appointment or class of appointments as paid appointments. A person appointed on the basis of payment shall be entitled to such conditions of service as regards pay, leave and other benefits as the State Government may, by order, prescribe.
  - 9. Duty.—Members of the Service may be called on duty:-
    - (i) for training;
    - (ii) to perform the duties assigned to them by order under these rules, or under any other law for the time being in force, for the protection of persons and property against hostile attack.
- 10. **Discipline.**—(1) While undergoing training or on duty, no member of the Service shall absent himself from any lecture, practice or exercise or any other training course, except with the specific permission of the Officer Commanding or other superior officer.
- (2) All members of the Service when on duty shall be treated as public servants within the meaning of section 21 of the Indian Penal Code.
- (3) Every member of the Service shall conform to the following regulations:—
  - (i) He shall notify the Director through the Officer Commanding any change in his permanent address or place of employment.
  - (ii) He shall not communicate with the press or any political organisation or body in regard to any matter connected with his duties under the Civil Defence Service except with the permission of the Director.
  - (iii) He shall treat as strictly confidential all reports (or copies thereof) coming within his cognisance or knowledge in the course of his employment as a member of the Service.
- 11. Uniform and Accourtement.—(1) A member of the Service shall, when on duty, wear such uniform and badges of rank and carry such equipment as may be prescribed by the Director. The cost of such uniform and equipment will be borne by the Government. In addition, each member shall be granted a washing allowance of one rupee per mensem.
- (2) On termination of his services, he shall immediately return to the Officer Commanding his membership certificate and the uniform and equipment supplied to him, and obtain a receipt for the articles returned. If a member fails to return any item issued to him, the cost thereof shall be assessed by the Director and recovered from him.
- 12. Loss of property of Civil Defence Service.—Members of the Service shall be responsible for making good any pecuniary loss caused to the Government by misuse or negligence while in charge of any property, including equipment entrusted to them for Civil Defence work.
- 13. **Compensation.**—If a member of the Service suffers any damage to his person or property, while under training or on duty, he shall be paid such compensation as may be determined by the competent authority, provided that such damage is not caused by his own negligence or wilful act or omission in contravention of any of the provisions of the Defence of India Ordinance, 1962 or rules made thereunder, or orders or directions issued by his superior officer.
- 14. Service Records.—A record of service in respect of every member of the Service shall be maintained in Form 'D'.
- 15. Discharge. (1) A member of the Service shall be liable to be removed from the Service—
  - (a) on medical grounds;
  - (b) on conviction for any offence involving moral turpitude;
  - (c) for making a false declaration for the purpose of securing enrolment in the Civil Defence Service;

- (2) A member of the Service shall be liable to be discharged when his services are no longer required.
- 16. Resignation.—Any member of the Service, who desires to leave the Service, shall submit his resignation in writing to his immediate superior officer giving at least two weeks' notice.
- 17. Attempts, etc., to contravene the rules.—Any member of the Service who contravenes or attempts to contravene, or abets or attempts to abet the contravention of, any of the provisions of these rules or of any order issued thereunder, or attempts to screen from punishment any person contravening any of these rules, shall render himself liable for arrest and shall on conviction by a competent Court be punishable with fine which may extend to five hundred rupees.
- 18. Recovery as arrear of land revenue.—If a member of the Service fails to pay the cost of the uniform assessed by the Director, or make good any pecuniary loss caused to Government by misuse or negligence, the cost of the uniform or the amount of the loss shall be recoverable from him as an arrear of land revenue.
- 19. Obstructing lawful authorities.—If any person voluntarily obstructs, or offers any resistance to, or impedes or otherwise interferes with—
  - (a) any member of the Service acting in the course of his duty as such, or
  - (b) any authority, officer or person exercising any powers, or performing any duties, conferred or imposed upon it or him by or in pursuance of these rules, or otherwise discharging any lawful functions in connection with civil defence, or
  - (c) any person who is carrying out the orders of any such authority, officer or person as aforesaid or who is otherwise acting in accordance with his duty in pursuance of these rules,

he shall be punishable with fine which may extend to five hundred rupees.

20. Powers of competent authority as regards preventing the contravention of rules, etc.—The competent authority may take, or cause to be taken, such steps and use, or cause to be used, such force as may, in the opinion of such authority, he reasonably necessary for preventing the contravention of, or securing the observance of, these rules or any order issued thereunder.

### APPENDIX

### Form 'A'

[See Rule 4(1)]

### Application for enrolment as a member of the Civil Defence Service.

- 1. Name in full (in Block letters).
- 2. Father's/husband's name.
- 3. Date of birth.
- 4. Nationality.
- 5. Permanent address.

- 6. Occupation and present address.
- 7. Name and address of present employer.
- 8. Educational qualifications.
- 9. Languages known (to read/write/speak).
- 10. Are you a member of the following: -
  - (i) Defence Forces (Army/Navy/Air Force) or any of their reserves;
  - (ii) Territorial Army or any other auxiliary force of Defence Services;
  - (iii) Civilian cadre of Armed Forces of the Union, subject to Naval, Army or Air Force law, other than 'Casual Employees';
  - (iv) Police Service;
  - (v) Fire Service.
- 11. Are you an ex-service person; if so, give particulars.
- 12. Do you belong to the National Volunteer Force; if so, give particulars.
- 13. Have you any previous experience in Civil Defence Service? If so, give particulars, including date.
- 14. Have you any preference for any particular section of Civil Defence Services? If so, state the section.
- 15. Have you any special qualifications for enrolment in the section chosen by you? If so, give details.
- 16. In case of preference for service in Mobile Columns or Ambulance trains, are you prepared to serve anywhere in India, should an emergency arise?
- 17. For how many hours and on what days of the week will you be available for Civil Defence Duty (for part-time volunteers only).
  - 18. Do you have any conveyance (bicycle, motor car, motor cycle, etc.)
- 19. Are you suffering from any communicable disease; if so, give particulars.
  - 20. Did you have small pox? If so, when.
  - 21. Have you been vaccinated? If so, when.
- 22. Have you been inoculated for cholera/typhoid/T.B. etc.? It ac. when.
  - 23. Do you know First Aid/Motor Driving?
  - 24. Signature of applicant.

### DECLARATION

I have read the "Civil Defence Service Rules, 1962".

- 2. As far as I know, I am physically fit to render efficient service as a member of the Service.
- 3. If my application is accepted, I am prepared to serve as a whole-time/part-time member of the Service i.e., to undergo the appropriate training and, in the event of an emergency occurring whilst I remain a member of the Service, to carry out my obligations as a member thereof.

#### 4. I undertake-

- (i) to carry out my duties in the Civil Defence Service in accordance with the instructions and orders issued by the authorities concerned;
- (ii) to return, when I cease to be a member of the Service, any articles of uniform, badge or other personal equipment issued to me; and
- (iii) to abide by the rules of the Services.

Place	Signature of the applicant.
Date.	
This form duly completed should	l be submitted to:—
Name and address of Enrolling Au	thority
FOR OF	FICIAL USE
Recommendations of the head of Service/Staff Officer concerned	Admitted to (Service, etc.) and allotted to (Post No. etc.)
Signature	Signature
Designation	Designation
Date	Date

### Form B

### FORM OF OATH

[See Rule 5]

(\*To be Deleted as Necessary)

Serial	No
COLIGI	TIOTITIO

### Form C

### [See Rule 7]

### MEMBERSHIP CERTIFICATE

Government of ...... (name of States).

### Civil Defence Service

- 1. Name in full.
- 2. Nationality.
- 3. Age.
- 4. Father's/husband's name.
- 5. Identification marks.
- 6. Permanent Address.
- 7. Name of Civil Defence Service in which employed.
- 8. Assignment.
- 9. Name and address of next of kin.
- 10. Signature/thumb (Left Hand) impression of the worker.

Date of issue.

Office Stamp of Issuing Authority

Signature and Designation of Issuing Authority.

THE CALCUIT	A GAZETTE	EXTRA ORDINARY,	DECEMBER 1	1062
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			·	
Form—'D'				Governm
				Civil Defe
(See rule 14)				RECORD

- 1. Name
- 2. Father's/husband's name
- 3. Nationality
- 4. Date of birth/age
- 5. Identification marks

1

Signature of Civil Defence Director or ar

Particulars of C. D. Service/Training, etc.									
Name of Service	Assign- ment	Identity Card No	From	То	Scale	Pay	Allow- ances	Total	Reasons for termins tion of assignment, e. g., transfer otc.
1	2	3	4	5	6	7	8	9	10

- N.B.—(a) A record in the proforma should be maintained in respect of enrolment.
  - (b) Particulars in cols. (1) to (18) should be filled in as and wh
  - (c) This record should be kept in the custody of a responsit

vice. (name of State)

Permanent address.

RVICE.

- 7. Particulars of post held under Government, etc.
- 8. Name and address of employer
- 9. Name and address of next of kin.
- 0. Signature/thumb impression.

107 officer duly authorised.

Leave t	aken		Personal equ form and a	ipment, uni- ccoutrement.	g: 4	5:	Dam. al.,	
	Perio	d	Items	Items	Signature of C. D. workers	head of C. D.	Remarks	
mre of	From	То	issued and date of issue.	returned and date of return	WOLKELB	Service		
	12	13	14	15	16	17	18	

<sup>1).</sup> personnel; items 1 to 10 at the top sohuld be filled in at the time of

ey occur, and attested.

icer, not below the rank of head of service.

[No. F. 12/1/62-ER.III.] FATEH SINGH, Jt. Secy.

# The

# Calcutta



## Guzette

### Extraordinary

### Published by Authority

ПАУАNA 12] MONDAY, DEC. 3, 1962

[SAKA 1884

Γ I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

# PARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### NOTIFICATION

No. 9013/M1M-47/60. — 3rd December 1962. — le Governor is pleased to direct, in pursuance of provision of section 50 of the Bengal Municipal tt, 1932 (Bengal Act XV of 1932), the publication the official Gazette of the names of the persons entioned hereunder who have been duly elected as missioners of the Baranagar municipality in the trict of 24-Parganas at the general election held the 26th March 1961:—

### Ward No. 1

Shri Gobardhan Roy Chaudhuri.

Shri Mati Lall Dawn.

Shri Panchu Das Bhaduri.

Shri Probodh Ranjan Roy.

Dr. Subhas Kumar Das.

Shri Sachish Chandra Roy Chowdhury.

Shri Suprasun Lahiri.

Shri Subrata Kumer Mukherjee.

### Ward No. 2

Shri Amal Kumar Ghose.

Shri Hari Srimani.

Shri Mani Bhuson Chatterjee.

Shri Sailendra Kumar Mukherjee.

Shri Saroj Kumar Mitra.

Shri Satyendra Nath Banerjee.

Shri Sudhansu Mohon Banerjee.

Shri Tarak Hari Dey.

Shri Tarun Kumar Moitra.

Shri Tincory Moitra.

### Ward No. 3

Shri Amiya Nath Chatterjea.

Shri Bejoy Ratna Sen Sharma.

Shri Dhirendra Nath Chatterjee.

Shri Nemai Chandra Maity.

Shri Sachindra Nath Mitra.

### Ward No. 4

Shri Aditya Prosad Kumar.

Shri Ajit Kumar Gangopadhyaya.

Shri Amal Kumar Mullick.

Shri Amiya Kumar Mullick.

Shri Pankaj Banerjee.

Shri Usha Ranjan Roy.

By order of the Governor,

A. K. DATTA,

Jt. Secy. to the Govt. of West Bengal

ered No. G207

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## Gazette

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IA—Orders and Notifications of the Government of lia, Statutory Notifications of the Election Commission, lia, and other Election Notifications published for gral information. Orders and Notifications which have ginsily been published in the "Gazette of India" are by republished.

### MINISTRY OF FOOD AND AGRICULTURE

### Department of Food

### ORDER

New Delhi, the 16th November 1962

S.R. 1561.—In exercise of the powers conferred section 3 of the Essential Commodities Act, 1955 of 1955), the Central Government hereby sinds, with effect from the 30th November 1962, Rice (Import from Punjab) Order, 1961, dished in the "Gazette of India, Extraordinary" rt II, section 3, sub-section (i)], under G.S.R. 5, dated the 19th September 1961.

[No. 204(NRZ)(2)/604/61-PYII]

C. BANERJI,

Dv. Secv. to the Govt. of India.

and published by the Superintendent, Government, West Bengal at West Bengal Govt. Press Alipore.





# Gazette

# Extraordinary Published by Authority

HAYANA 12 j

MONDAY, DECEMBER 3, 1962

[ SAKA 1884

**IRT I—Orders and Notifications** by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### LABOUR DEPARTMENT

#### NOTIFICATION

No. 5437-L.W.|LW|1R-12|61.—28th August 1962.—The following draft of rules which, in exercise of power conferred by section 29 of the Indian Boilers Act, 1923 (V of 1923), and in supersession of the West Bengal Boilers Rules, 1950, the Governor proposes to make, is hereby published, as required by section 31 of the said Act, for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or after the 15th February 1963, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered.

### DRAFT RULES

### I. PRELIMINARY

- 1. Short Title: These rules may be called the West Bengal Boilers Rules, 1962.
- 2. **Definitions:** In these rules, unless there is anything repugnant in the subject or context,—
  - (a) "the Act" means the Indian Boilers Act, 1923 (Act V of 1923);
  - (b) "Competent Authority" means an authority competent to issue certificates to welders for the purposes of Chapter XIII of the Indian Boiler Regulations, 1950;
  - (c) "form" means a form appended to these rules;
  - (d) "Inspecting Authority" means an authority competent to grant a certificate in Form II and to countersign certificates in Forms III, IIIA and IIIB appended to the Indian Boiler Regulations, 1950;
  - (e) "Inspecting Officer" means an officer competent to examine materials manufactured or boilers constructed in West Bengal;
  - (f) "regulation" means a regulation of the Indian Boiler Regulations, 1950, framed by the Government of India under section 28;
  - (g) "section" means a section of the Act.

#### II. GENERAL

3. Payment of fees, etc.: (a) All fees, costs and penalties payable under the Act or any regulation or rule framed thereunder, shall be deposited in a Government Treasury under the head "XXXII—Miscellaneous, Social and Developmental organisations—Labour and Employment—Fees for the Inspection of Steam Boilers", by chalan in duplicate, the original copy being forwarded to the Chief Inspection of Boilers, West Bengal, Calcutta, together with the applition for inspection. An application under section 7 or section 8, to which the treasury receipt obtained on payment of the prescribed fee is attached, shall be deemed to be accompanied by the prescribed fee.

In the case of fees payable by Government Departments the payment shall be made by book transfer.

- (b) For examination of boilers or parts thereof or drawings for steam pipes, for the testing of welders or for any other matter as provided for under clause (f) of section 29, an application in the prescribed form shall be accompanied by a treasury chalan showing payment of the prescribed fee under the head specified in clause (a).
- 4. Appointment of the Chief Inspector, Deputy Chief Inspectors, Inspectors, Inspecting Authority and Inspecting Officers: (a) The appointment of the Chief Inspector, Deputy Chief Inspectors and Inspectors of Boilers shall be regulated by the rule framed by the State Government for the recruitment of officers in the West Bengal Boilers Service.
- (b) The Chief Inspector shall be appointed by the State Government as Inspecting Authority and Competent Authority.
- (c) Inspecting Officers shall be appointed by the State Government from amongst the Inspectors of Boilers.

### III. FEES

- 5. Calculation of fees for registration of boilers: (1) Fees required to accompany applications under sub-section (1) of section 7 and sub-section (4) of section 8 shall be calculated on the basis of boiler rating as laid down in regulation 384.
- (2) The procedure for calculating boiler rating shall be as detailed in regulation 383.
  - 6. Fees: The following fees are prescribed, namely:—
  - (1) Registration fees: Fees for registration and first inspection of boilers shall be as provided in regulation 385.
  - (2) Fees for renewal of certificates: Fees required to accompany applications for the issue of renewed certificates under sub-section (4) of section 8 shall be on the following scale:—

For boiler rating not exceeding 100-Rs. 60.

For boiler rating exceeding 100 but not exceeding 300--Rs. 70.

For boiler rating exceeding 300 but not exceeding 500-Rs. 80.

For boiler rating exceeding 500 but not exceeding 700—Rs. 90.

For boiler rating exceeding 700 but not exceeding 900—Rs. 105.

For boiler rating exceeding 900 but not exceeding 1,100—Rs. 120.

For boiler rating exceeding 1,100 but not exceeding 2,000—Rs. 150.

For boiler rating exceeding 2,000 but not exceeding 4,000-Rs. 170.

For boiler rating exceeding 4,000 but not exceeding 6,000—Rs. 195.

For boiler rating exceeding 6,000 but not exceeding 8,000—Rs. 210.

For boiler rating exceeding 8,000 but not exceeding 10,000—Rs. 240.

For boiler rating exceeding 10,000 but not exceeding 12,000—Rs. 280.

For boiler rating exceeding 12,000 but not exceeding 14,000—Rs. 320.

For boiler rating exceeding 14,000 but not exceeding 16,000—Rs. 360.

For boiler rating exceeding 16,000 but not exceeding 18,000—Rs. 400.

For boiler rating exceeding 18,000 but not exceeding 20,000—Rs. 440.

For boiler rating exceeding 20,000 but not exceeding 22,000—Rs. 480.

For boiler rating exceeding 22,000 but not exceeding 24,000—Rs. 520.

For boiler rating exceeding 24,000 but not exceeding 26,000—Rs. 560.

For boiler rating exceeding 26,000 but not exceeding 28,000—Rs. 600.

For boiler rating exceeding 28,000 but not exceeding 30,000—Rs. 640.

For boiler rating exceeding 30,000 for every 2,000 or part thereof an additional tee of Rs. 15 shall be charged:

- Provided that when any owner of a boiler is willing to accept a renewed certificate for less than twelve months in order to approximate the date of annual inspection to the date on which other boilers in the locality are inspected, a certificate for such period, less than twelve months as may be necessary for such approximation of dates, may be granted at a reduced fee to be calculated at one twelfth of the ordinary fee for each full month, a portion of a month not being reckoned.
- (3) Application of the above fees: The fees mentioned in clauses (1) and (2) shall cover thorough inspection, hydraulic test and steam test where such are necessary, subject to the provisions of subsection (2) of section 14.
- (4) Second fees for re-inspection of defective boilers and inspection in default: A second tee shall be leviable for the re-inspection of a defective boiler and also in any case where the inspection of a boiler is begun, but owing to the fault or neglect of the owner or person in charge, is not completed within a period of six months from the date of commencement of inspection.
- (5) Fees for duplicate certificates: Duplicate certificates for bona fide purposes may be issued to boiler owners under the orders of the Chief Inspector on receipt of a fee of Rs. 5.
- (6) Fees for copy of registration book: For each copy of the registration book the fee shall be Rs. 10.
- (7) Additional fee for inspection or examination on Sundays and certain holidays: (a) Notwithstanding the provisions of clause (3), an additional fee of Rs. 50 shall be charged for—
  - (i) inspection of a boiler,
  - (ii) examination of boilers or parts thereof at an aggregate of three of the stages of construction or less as detailed in Appendix 'J' of the Indian Boiler Regulations, 1950,
  - (iii) inspection of steam pipes; on a Sunday or on other public holidays under the Negotiable Instrument Act, 1881, provided that such inspection is made at the request of the owner or maker of the boiler or steam pipes and with the approval of the Chief Inspector.
- (b) The additional fee charged under sub-clause (a) shall be paid in the manner prescribed in rule 3.
- [Note.—The Inspector who makes the inspection shall be entitled to an allowance equal to half the additional fee so charged.]
- (8) Payment of Inspector's travelling expenses in certain cases:
  - (a) In addition to the above fees, an Inspector's travelling expenses shall be realised from owners, whose boilers are not ready for inspection on the first visit made on their application, for every additional visit made by the Inspector for the completion of the inspection.
  - (b) If the owner of a boiler requires an inspection at a time which would necessitate a special journey by an Inspector, an additional fee equal to the travelling allowance of the Inspector and his attendant staff, if any, as determined by the West Bengal Service Rules, shall be paid by the owner of the boiler in addition to the fees prescribed in this rule:
  - Provided that if two or more owners apply for inspections which are made in the course of a single such journey, the additional fee prescribed in this clause shall be recovered from such owners in such proportion as the Chief Inspector may determine.

- (9) Fees for inspection, examination, testing and certification of boilers and scantlings under construction (as provided for in regulation 395A of the Indian Boiler Regulations, 1950)—
- (a) The inspection fee for boilers constructed in India shall be calculated on the following basis:
  - at three times the registration fee for a boiler of riveted construction.
  - (ii) at four times the registration fee for a boiler of welded construction.
- Fees for inspections of boiler scantlings and tubes during construction shall be charged as under:
  - (i) up t: 10 square feet (0.929 sq. metre) of outside surface—Nil.
  - (ii) above 10 square fect (0.929 sq. metre) of outside surface—one half of the registration fee of the boiler for which the part is intended.
- Fees for inspection of tubes shall be charged at rupees twenty only per metric ton or a fraction thereof.
- The manufacturer in addition shall supply free of charge the labour and appliances which may be necessary for such mechanical tests as may be carried out in his premises or those of the steel makers and tube makers in accordance with the standards laid down in the regulations. Failing to find facilities himself for the prescribed tests, the manufacturer shall bear the cost of carrying out these tests elsewhere.
- (b) Fees for examination and certification of scantlings of boilers, steam pipes, economisers and superheaters during fabrication at site: The fees for such examination and certification for supervision required under clause (b) of regulation 4 shall be equivalent to the fees required for the registration of the boiler.
- The owners or erectors shall supply free of charge the labour and appliances which may be necessary for such tests as may be carried out in their premises in accordance with the standards laid down in the regulations. Failing to find facilities themselves for the prescribed tests, they shall bear the cost of carrying out these tests elsewhere.
- (10) (a) Fees for examination of plans of boilers: The fee for the scrutiny of plans under sub-regulation (a) of regulation 393 shall be on the scale prescribed in regulation 385, subject to a maximum of Rs. 700 but when a plan which has been scrutinised and in respect of which alterations have been suggested is re-submitted for scrutiny, a separate fee on the same scale shall be payable if the plan contains alterations other than those previously suggested.
- (b) Fees for examination of plans of steam pipes: The fee required under sub-regulation (a) of regulation 395 shall be at the rate of Rs. 5.00 per 30 meters (100 ft.) of piping or part thereof inclusive of all fittings, excepting fittings like de-superheaters, steam receivers, feed heaters and separately fired superheaters. For any fittings like de-superheaters, steam receivers and separators, the fee shall be Rs. 50.00 for each such fittings.
- (c) Fees for examination of steam pipes for grant of certificates in Form IIIA of the regulations: A fee equivalent to the registration fee of the boiler or boilers to which the steam pipes are to be fitted shall be charged for the examination of drawings and plans for this purpose. (See regulation 394.)
- (11) Fees for examination and inspection of indents of stores relating to boilers on behalf of Central or State Government Departments: A fee equivalent to one per cent. of the value of the stores inspected shall be charged for examination and inspection of the stores.
- (12) Fees for testing of welders in accordance with State rules or regulations:
  For the testing of welders in accordance with West Bengal Boilers
  (Testing of Welding Operators) Rules, 1954, a fee of Rs. 125 shall be charged as prescribed thereunder.

- (13) For the qualification or requalification tests of welders engaged in welding of boilers and steam pipes under construction, erection and fabrication at site in accordance with the requirements of Chapter XIII of the regulations, a fee of Rs. 150 shall be charged.
- (14) Fees for examination and certification of boiler mountings and fittings under manufacture: A tee of Rs. 150 shall be charged for examination and certification of a single lot of boiler mountings of identical size and specifications made from the same cast.
- The manufacturer in addition shall supply free of charge the labour and appliances which may be necessary for such mechanical tests as are required under the regulations. Failing to find facilities himself for the prescribed tests, the manufacturer shall bear the cost of carrying out these tests elsewhere.
- The charges for the examination of drawings only for mountings and fittings under manufacture shall be one-third of the above charges.
- (15) Fees for the examination of steam receivers, separators, etc., under construction for the grant of certificate in Form IIIA of the regulations: The examination fees to be charged in this case shall be as follows:
  - (i) For a vessel up to 600 mm (24") diameter—Rs. 150.
  - (ii) For a vessel over 600 mm (24") diameter—Rs. 240.
- The manufacturer in addition shall supply free of charge the labour and appliances which may be necessary for such mechanical tests as are required under the regulations. Failing to find facilities himself for the prescribed tests, the manufacturer shall bear the cost of carrying out these tests elsewhere.
- 7. Other fees: Other fees required to accompany applications under subsection (f) of section 29 shall be of the following classes:
  - (a) For the examination of boilers or parts thereof, steam receivers, separators, etc.: This shall be calculated on the basis of provisions made under rules 6(9), 6(14) and 6(15).
  - (b) For the examination of plans and particulars of materials, design and construction of boilers: This shall be calculated on the basis of provisions made under regulation 393(b) and as laid down under rule 6(10).
  - (c) For the examination of drawings for steam pipes and inspection of steam pipes under construction: These shall be calculated on the basis of provisions made under rule 6(10).
  - (d) The inspection of indents relating to boilers on behalf of Central or State Government Departments: This shall be calculated on the basis of provisions made under rule 6(11).
  - (e) For the testing of welders. This shall be in accordance with the provisions made under rules 6(12) and 6(13).
  - (f) For any other matter which in the opinion of the State Government would involve time and labour as provided for in section 29(f) but not prescribed in these rules: The fees to be charged shall be at the discretion of the State Government in such cases.
- 8. Refund of fees: Fees paid in excess and fees paid for inspections which, for any reasons not due to any fault or omission of the owners or persons in charge of boilers, have not been made, shall be refunded by the Chief Inspector if the refunds are applied for within one year from the date of payment or may be set off by the Chief Inspector against the fees for the inspections of any other boiler of the same owners.

### IV. DUTIES OF THE CHIEF INSPECTOR

9. General control: The Chief Inspector shall be vested with all the powers of a Deputy Chief Inspector and an Inspector under the Act, but his main duty shall be the supervision and control of the work of the Deputy Chief Inspectors and Inspectors. He shall normally inspect or examine boilers, scantlings or steam pipes only in exceptional cases, or in such cases in which he considers that the work of a Deputy Chief Inspector, Inspector or an Inspecting Officer requires a personal check.

- 10. Specific duties: (1) The Chief Inspector shall—
- (a) personally check the registration and measurements of all newly registered boilers, for the initial working pressure and enter under his own signature all orders required by section 7;
- [Note.—He may, however, authorise a Deputy Chief Inspector to undertake the above work and to make his recommendations in this behalf, to the Chief Inspector.]
- (b) enter under his own signature and subsequent entries required in the registration book;
- (c) approve the programme of inspections of Deputy Chief Inspectors and all Inspectors subordinate to him with due regard to the convenience of owners generally;
- (d) examine and pass orders on the diaries and returns of Deputy Chief Inspectors and Inspectors;
- (e) examine and approve all reports of Deputy Chief Inspectors and Inspectors regarding structural alteration, addition or renewal to boilers;
- (f) pass orders in all cases in which an Inspector or a Deputy Chief Inspector proposes to increase or reduce the pressure allowed for any boiler under clause (a) of the second proviso to sub-section (5) of section 8 or to revoke, cancel or refuse to renew the certificate of a boiler under section 11 or to order important repairs, structural alterations, or renewals in a boiler under section 8;
- (g) decide all appeals against the orders of Deputy Chief Inspector and Inspector under section 19:
- (h) sanction prosecutions under the Act;
- (i) enquire into serious accidents to boilers;
- [Note.—He may, however, authorise a Deputy Chief Inspector to enquire into such accidents who shall report in writing to the Chief Inspector the results of the enquiry.]
- (i) record his observations in the annual report on the working of the Indian Boilers Act, 1923.
- (k) approve the budget estimates for carrying out the purposes of the Act as drawn up by a Deputy Chief Inspector of Boilers;
- (1) approve all plans and drawings for boilers and steam pipes and advise boiler owners or makers regarding the requirements of the Indian Boiler Regulations, 1950, on the design, material and construction for boilers to be installed or manufactured in the State.
- [Note.—He may, however, authorise a Deputy Chief Inspector to undertake the above work and to make his recommendations in this behalf to the Chief Inspector.]
- (2) As an Inspecting Authority the Chief Inspector of Boilers shall-
- (a) approve all drawings and plans for construction of boilers, parts thereof, steam receivers, separators, etc.;
- (b) supervise and control the work of all Inspecting Officers in the construction of boilers, parts thereof, steam receivers, separators, etc.;
- (c) examine and approve all reports regarding examination of boilers, parts thereof under construction in stages as enumerated in Appendix 'J' of the regulations.
- (d) issue certificates in Forms II and IIIA and countersign certificates in Form III of the regulations for all boilers, parts thereof, steam pipes, steam receivers, separators, etc.;
- (e) advise the makers of boilers, parts thereof or of steam receivers, separators, etc., with regard to the provisions of the regulations in as much as they relate to their design and constructional features.
- (f) supervise and control the working of any testing laboratory set up for testing and examination of boilers or parts thereof under construction;
- 11. Advice to owners: The Chief Inspector may advise owners regarding the maintenance, working and cleaning of boilers. Such instructions as he may issue for this purpose shall be hung up in each boiler house.

- 12. (1) The Chief Inspector shall keep in his office—
- (a) a register in Form A No. 1 of all boilers registered in the State, or the registry of which has been transferred from another State;
- (b) the registration book and memorandum of inspection book of all boilers borne on his register;
- (c) a register of appeals;
- (d) a register of accidents; and
- (e) a register of registration and inspection fees received.
- (2) As Inspecting Authority the Chief Inspector of Boilers shall keep in his office—
  - (a) a register in Form A No. 2 of boilers and scantlings manufactured in the State;
  - (b) a register of all tests carried out to test specimens against the boiler under manufacture;
  - (c) a register of radiographic and non-destructive examination carried out with the results thereof against each boiler of welded construction under manufacture;
  - (d) a register of drawings and plans of boilers approved;
  - (e) a register of examination fees received in connection with construction of boilers, steam pipes or parts thereof;
  - (f) a schedule of stage examination of boilers or parts thereof in accordance with the provisions under Appendix 'J' of the regulations.
- 13. Control of bills: The Chief Inspector shall be the controlling or countersigning authority in respect of all contingent bills and of travelling allowance bills of officers subordinate to him.
- 14. Application for inspection and certificate: (a) When a certificate in Form V or Form VI of the regulations is required the application in Form B No. 1 stating the date on which the boiler will be ready for inspection shall be submitted to the Chief Inspector of Boilers. Such application shall be accompanied by the treasury receipt in original obtained on payment of the prescribed fee. In the case of boilers belonging to Government Departments the application shall be accompanied by the accepted book debit voucher for payment of the prescribed fee. On receipt of the application, the Chief Inspector shall send it to the Inspector concerned after necessary endorsement thereon by the Cashier showing that the fee and the extra fee, if any, chargeable for inspection on a Sunday or other holiday as laid down in clause (7) of rule 6 together with the Inspector's travelling expenses, if any, chargeable under sub-clause (a) or sub-clause (b) of clause (8) of rule 6 have been paid. If the date on which the boiler will be ready for inspection as stated in the application by the owner is unsuitable for inspection of the boiler, the Inspector shall fix a date within thirty days from the date of the receipt of the application for such inspection and will give the owner not less than ten days' notice of the date so fixed.
- (b) When a certificate in Form II, or endorsement on Forms III, IIIA or IIIB of the regulations is required for a boiler or scantlings under construction, an application in Form B No. 3 shall be submitted to the Inspecting Authority. Such application shall be accompanied by the treasury receipt in original obtained on payment of the prescribed fee. In cases where such fees are payable by Government Departments the application shall be accompanied by the accepted book debit voucher for payment of the prescribed fee. On receipt of the application the Inspecting Authority shall send it to the Inspecting Officers concerned with the necessary endorsement by the Cashier showing that all fees including any extra fee chargeable for inspection on a Sunday or other holiday as laid down in clause (7) of rule 6 have been paid. The Inspecting Officer shall fix a date for the commencement of the examination according to the convenience of the makers as stated in their application.
- 15. Establishment under the C.I.B.: The Chief Inspector shall from time to time prepare and submit for the sanction of the State Government a Schedule of the establishment and salaries which he considers necessary for carrying out the purposes of the Act.

#### V. DUTIES OF DEPUTY CHIEF INSPECTORS

- 16. Relationship with the Chief Inspector: Deputy Chief Inspectors shall be directly subordinate to and under the control of the Chief Inspector. They shall be vested with all the powers of Inspectors under the Act or Inspecting Officers under the regulations. Their main duties shall be to scrutinise the work of Inspectors and other Inspecting Officers in the matter of inspection, examination and certification of boilers, steam pipes, scantlings and economisers and to make their observations available to the Chief Inspector, where necessary. They shall also carry out normal inspection work to such extent as may be considered necessary by the Chief Inspector of Boilers.
  - 17. General duties: The Deputy Chief Inspector shall-
  - (a) obtain the memorandum and registration book of a boiler which has been registered in another State and the subsequent transfer of which to this State is reported under section 6(c) when so directed by the Chief Inspector (see regulation 388);
  - (b) pass orders in all cases for which it is reported that after due notice the boiler has not been properly prepared for inspection;
  - (c) examine and countersign the Inspectors' memorandum of inspection book of each boiler after each inspection;
  - (d) prepare the annual report on the working of the Indian Boilers Act, 1923;
  - (c) prepare the budget estimates for carrying out the purposes of the Act;
  - (f) dispose of all leave applications of the non-gazetted staff;
  - (g) when authorised by the Chief Inspector, check the registration measurements and calculations of all newly registered boilers for the initial working pressure;
  - (h) when authorised by the Chief Inspector, enquire into serious accidents to boilers and report in writing to the Chief Inspector the results of the enquiry;
  - (i) when authorised by the Chief Inspector, check all plans and drawings for boilers, steam pipes and economisers;
  - (j) check and examine certificates in Forms III, IIIA and IIIB and extracts
     of Form IV as required under the regulations and submit these
     documents to the Chief Inspector of Boilers within a fortnight of
     their receipt from makers;
  - (k) generally assist the Chief Inspector in the administration of the Act.

### VI. DUTIES OF INSPECTORS

18. Relationship with the Chief Inspector: The Inspectors shall be directly subordinate to and under the control of the Chief Inspector. They shall ordinarily be appointed to take charge of specified areas.

The main duties of the Inspectors shall be the inspection of boilers, steam pipes and economisers. Inspections shall be carried out strictly in accordance with the requirements of the Act, regulations and rules made thereunder and if appointed as Inspecting Officers they shall carry out examination of materials manufactured or boilers constructed in accordance with the regulations.

- 19. Kinds of inspection: There shall be two kinds of inspection of boilers, namely:
  - (a) when the certificate granted under this Act is about to expire or when it has been revoked or suspended under section 11 and the owner desires that it shall be renewed, a thorough examination, inside and outside, shall be made by one of the Inspectors for which purpose the boiler must be prepared as required by regulation 390;
  - (b) an ordinary inspection may be made by an Inspector at any time for the purpose of ascertaining whether a certificate should be revoked or suspended under section 11. The Inspector shall record his visit on the certificate granted to the boiler and submit a report on the inspection to the Chief Inspector.
- 20. Search for unregistered boilers: In addition to the inspection of boilers, it shall be the duty of the inspectors to search for unregistered or uncertified boilers within their areas, and to see that certified boilers are worked in accordance with the terms of the certificates, and the regulations or rules for safe working. The Inspector shall submit a report on such visits to the Chief Inspector.

21. Inspectors to advise owners: At the time of inspection, the Inspectors may advise the owner and the person in charge of the boiler on the management and upkeep of the boiler with special reference to the amount of cleaning required in view of the quality of water used.

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- 22. Specific duties: (1) The Inspectors shall-
- (a) prepare a programme of inspection with regard to the convenience of owners generally and submit it to the Chief Inspector for approval at such periods as he may fix, at least fourteen days before the first date fixed in the programme;
- (b) maintain a memorandum of inspection for each boiler under their charge and submit it to the Deputy Chief Inspector for examination and countersignature after each inspection;
- (c) keep a diary for monthly submission to the Chief Inspector, showing places visited, boilers registered or inspected, variations from the programme and any other important particulars;
- (d) receive reports of accidents under section 18;
- (e) enquire into accidents to boilers or steam pipes and report to the Chief Inspector;
- (f) report to the Chief Inspector cases of unreported accidents discovered at the time of inspection; and
- (g) submit for the orders of the Chief Inspector-
  - (i) the memorandum of inspection books of all boilers proposed for registration under section 7;
  - (ii) proposals for increasing or decreasing the pressure of a boiler after inspection under sub-clause (ii) of clause (a) of the second proviso under section 8 or section 11;
  - (iii) proposals for necessary repairs, structural alterations or renewals to a boiler after inspection under section 8 or section 12;
  - (iv) proposals for revoking, cancelling or refusing to renew certificates section 8 or section 11;
  - (v) report when boilers have not been properly prepared for inspection under section 14;
  - (vi) proposals for prosecutions under the Act.
- (2) An Inspecting Officer shall-
- (a) prepare a programme of stage examination with regard to the convenience of the makers generally and submit it to the Inspecting Authority for approval at such periods as he may fix;
- (b) maintain a schedule of such examination of boilers or parts thereof in Form D (see Appendix 'J' of the regulations);
- (c) maintain a diary of examinations carried out for monthly submission to the Inspecting Authority showing places visited, boilers or parts thereof examined and any other important matters;
- (d) submit to the Inspecting Authority reports in Form E on the results of the examinations carried out on boilers or parts thereof in accordance with the standards laid down in the regulation and with particular reference to variations therefrom;
- (e) report the results of tests carried out to materials or scantlings in their presence;
- (f) maintain records of all tests (both destructive or non-destructive) carried out by him or under his supervision;
- (g) when radiographic examinations are carried out to boilers or parts thereof, give his opinion in writing to the Inspecting Authority with regard to the acceptability or otherwise of the parts examined in Form E.
- 23. Inspector's declaration: When an inspection under the Act is completed, the Inspector making it shall prepare a declaration in Form B No. 2 in column 8 of which the limit of the working pressure (in kilograms per square centimeter pounds per square inch) shall be clearly noted.

24. Grant of certificate for the use of boiler: Upon receipt of the declaration in the office, a certificate authorising the use of the boiler shall be prepared in Form VI prescribed by the regulations. Such certificate shall be signed by the Inspector and countersigned by the Chief Inspector and shall be delivered to the owner, manager or agent of the steam boiler inspected.

The time for the inspection of boiler shall be between sunrise and sunset.

#### VII. ACCIDENTS

- 25. Investigation of accidents: On receipt of a report of an accident to a boiler or steam pipe under section 18, the Inspector shall, with the least possible delay, proceed to the place to investigate the accident. If the report is received by the Chief Inspector, he shall forward it at once to the Inspector, within whose jurisdiction the accident has occurred for necessary action.
- 26. Procedure during enquiry: The Inspector at his enquiry shall make a careful examination of the damaged parts, and shall take such measurements and make such sketches for the purpose of his report, as he may deem necessary. He shall enquire into the circumstances attending the accident and note the time of its occurrence, its nature and extent the injury caused to persons and the damage done to property. The report should be drawn up in the proper manner giving full details of the observation and his opinion on the cause and prevention of the accident.
- 27. Power to hold enquiry in writing: The Inspectors shall take the written statements of witnesses and all persons immediately concerned with the accident. In order to comply with the provisions of section 18(2) the Inspector shall present to the owner or person in charge of the boiler a series of written questions on all points which are material to the enquiry.
- 28. Use of boiler after accident: The Inspector shall decide whether the use of the boiler can be permitted at the same or at a lower pressure without repair or pending the completion of any repairs or alterations that he may order. In no case shall he issue a provisional order or renewal certificate until his orders have been complied with.
- 29. Procedure in case of serious accidents: The report shall be sent without delay to the Chief Inspector who, if he considers that the investigation has been sufficient shall record the facts in his register of accidents and shall enter a brief account of the accident in the registration and memorandum of inspection books. If, however, the accident is of a serious nature and in all cases in which an explosion has occurred, the Chief Inspector, on receipt of the report of the Inspector, shall proceed to investigate the accident personally.
- 30. Reference in annual report: A brief account of all accidents, and their causes shall be included in the annual report on the working of the Act.
- 31. If, in the course of an inspection or at any other time, the Inspector discovers damage which comes within the definition of an accident, but which has not been reported, he shall report the facts at once to the Chief Inspector for action under section 24(d).

### VIII. APPEALS

- 32. Definition of appellate authority: In this part "appellate authority" means the appellate authority as constituted under section 20.
- 33. Appointment of appellate authority: The State Government shall appoint the appellate authority for such period as it may deem fit. The appellate authority shall be an officer who has exercised or is exercising the powers of a District Judge or a District Magistrate.
- 34. Panel of assessors: The State Government shall constitute a panel of assessors for the purpose of assisting in the hearing of appeals. Assessors shall be competent persons with necessary practical knowledge and experience and must be fully qualified Mechanical Engineers.
- 35. Attendance of assessors: Whenever the date for the hearing of an appeal before the appellate authority has been fixed, the Chief Inspector shall under the orders of the appellate authority arrange for the attendance of at least three members out of the panel of assessors constituted under rule 34 to act as assessors.

- 36. Remuneration of assessors: An assessor shall receive such remuneration and travelling expenses incurred for any day on which he attends the appellate authority as the State Government may by order direct.
- 37. Filing of appeal: Every petition of appeal shall be made in writing either in English or in Bengali.
- 38. **Presentation of appeal:** A petition of appeal may be presented either personally or by registered post to the Chief Inspector.
- 39. Form of appeal: The petition of appeal shall be accompanied by a certified copy of the order, notice or report appealed against, or where no such order, notice, or report has been made in writing, by a clear statement of the facts appealed against, the grounds of appeal, and the relevant section of the Act.
- 40. Fixing of date for hearing: On receipt of an appeal a date for hearing the appeal shall at once be fixed.
- 41. **Procedure before hearing:** When the date for hearing has been fixed, the appellate authority shall at once issue a notice to the appellant stating the date for hearing and informing him that if he wishes to be heard in support of the appeal or to produce evidence, he must be present either in person or by authorized agent with his evidence on the date fixed. The notice shall be sent by registered post to such address as shall be entered in the petition of appeal.
- 42. **Presence of Inspector:** In all appeals the appellate authority shall decide whether the presence of the Inspector is necessary, and shall issue orders accordingly.
- 43. Attendance of witnesses: The appellate authority shall have power to secure the attendance of witnesses and to make local enquiries and for this purpose shall exercise the powers of a Court under the provisions of the Code of Civil Procedure, 1908.
- 44. Ex parte decisions: If the appellant is not present on the date fixed, the appeal may be decided in his absence.
- 45. Costs in appeals: In appeals the appellate authority shall fix the costs and recover them from the appellant in cases in which the appeal is dismissed. In all cases of appeal in which a local inspection is required by the appellant he shall deposit in advance the full costs of such inspection.
- 46. Fees required for certificates granted on appeal: Any order on appeal authorizing the registering of a boiler or the grant or renewal of a certificate shall be deemed to be subject to the payment of such fees as are prescribed by rules or regulations framed under the Act.

### IX. Administrative Instructions for Registration

- 47. **Importance of registration:** The Inspectors shall carry out the technical instructions for the registration of boilers, as laid down in the regulations, with the greatest care and precision, as the details of measurement recorded at the time of registration constitute a permanent record for the boiler and determine the pressure at which the boiler is to be allowed to work.
- 48. **Receipt of applications:** Applications for registration under subsection (1) of section 7 shall be submitted to the Chief Inspector of Boilers in accordance with the provisions of rule 14. No boiler shall be registered if on measurement the fee is found to be deficient until the deficit has been paid. Any excess payment will be refunded according to rule 8.
- 49. Register of registered boilers: The Chief Inspector shall maintain a register of registered boilers in serial order in Form A No. 1 in two parts; in Part 1 (boilers originally registered in the State) the registered number of a boiler shall be the one immediately following the last serial number of the registere. Gap numbers due to boilers being broken up or transferred to another State shall not be filled in. In Part II (boilers originally registered in other States) entries shall be made as prescribed in rule 51.
- 50. Procedure of transfer of a boiler: Whenever a boiler is transferred from one State to another the owner shall, under section 6(b) apply to the Chief Inspector of the State to which the boiler is transferred, for the registration of the transfer; the boiler cannot be used until registration has been effected. The Chief Inspector shall then obtain from the State the registration book and memorandum of inspection book of the boiler before the boiler is permitted to be used. No fee shall be charged for recording transfer.

- 51. Entry of transferred boiler in register: On receipt of the registration and memorandum of inspection books the Chief Inspector shall enter the boiler under its original number in Part II of his register. The registration book and the memorandum of inspection book shall be kept in the Chief Inspector's office.
- 52. Note of transferred and dismantled boilers: Whenever a boiler has been transferred to another State or broken up, the fact shall be noted in the register.

In the case of a boiler that has been permanently dismantled the registration book and the memorandum of inspection book shall be destroyed.

### X. Administrative Instructions for Inspection

- 53. Reference to previous inspection: The Inspectors shall carry out the inspection of boilers and steam pipes in accordance with the detailed instructions contained in the Regulations. The Inspector previous to an inspection shall scrutinize the memorandum of inspection book and shall note any entries that may have been made at the last inspection.
- 54. Procedure during inspection of boilers of a battery: The Inspectors, when inspecting one boiler of a battery, shall also examine the other boilers under steam, with special reference to the water gauges, pressure gauges and safety valves, and steam piping.
- 55. Issue of certificates and provisional orders: (1) All certificates shall be issued from the head office after being countersigned by the Chief Inspector.
- (2) A provisional order shall be issued in each case of registration after the hydraulic test of boiler and inspection of steam pipe and feed pipes connected to the boiler upon the certificate of the Inspector. The steam test may be taken at any convenient time within the period of the provisional order, after which, if the test is satisfactory, the certificate under section 7 shall be issued.
- (3) A provisional order shall also be issued after each completed inspection for renewal of the certificates so as to give authority for the use of the boiler pending the issue of the certificate.
- (4) The period specified in any certificate or provisional order shall begin on the day on which the completed hydraulic test and thorough inspection of boiler or inspection of steam and feed pipes is made.
- 56. Form of provisional orders and certificates: Provisional orders and certificates shall be issued in Forms V and VI respectively, prescribed under the regulations.
- XI. ADMINISTRATIVE INSTRUCTIONS FOR EXAMINATION OF BOILERS, PARTS THEREOF, STEAM RECEIVERS, SEPARATORS, ETC., BY AN INSPECTING OFFICER
- 57. The Inspecting Officers shall carry out the examination of boilers, parts thereof, steam receivers, separators, etc., in accordance with the detailed instructions and specifications as laid down in the regulations. Previous to an examination he shall go through the remarks made in the Schedule to Form D.
- 58. While examining materials he shall verify the acceptability of the materials from original test reports from steel makers in accordance with the requirements of the regulations before stamping these materials.
- 59. (a) When steel makers certificates in Form IV of the regulations issued by well known steel makers or a recognised Inspecting Authority are available the materials may be stamped by him for use in the construction of boilers provided they are found to be in sound condition.
- (b) When materials used in construction of boilers or parts thereof are offered for tests, he shall record the test results in Form G.
- 60. After each stage examination of a boiler or parts thereof, or of steam receivers, separators, etc., he shall advise the makers on the spot to proceed on to the next stage in their construction provided he is satisfied that the standard of construction does not fall short of the requirements of the regulations.
- 61. In cases where he finds the standard to fall short of requirements of the regulations his findings shall be reported to the Inspecting Authority immediately.

- 62. When radiographic examinations are carried out to parts which require such examination under the regulations the Inspecting Officer in charge of radiographic examination shall personally check up the identification of the film exposed, to the part under examination and record these in his diary and also in Form F.
- 63. He shall also maintain a record in Form F of all rectifications and repairs carried out by the manufacturer to welded seams after radiographic examinations (see regulation 266).
- 64. On completion of a construction of a boiler, parts thereof, steam receivers or separators he shall check up all details and enter particulars in Forms II, III, IIIA or IIIB of the regulations before the signature or countersignature by the Inspecting Authority.

### FORM A. No. 1

[See rule 12(1)(a) of the West Bengal Boilers Rules, 1962]

## DIRECTORATE OF BOILERS, WEST BENGAL

### Register of Boilers inspected

Registry Inumber.			Name of manufacturer.	Year and place of construction.	Date of	Name of owner.		Romarks (transfers, etc.)
1	2	3	4	5	6	7	8	9

In Part II of the register, column 1 should contain the registry number and letters.

### FORM A. No. 2

[See rule 12(2)(a) of the West Bengal Boilers Rules, 1962]

### DIRECTORATE OF BOILERS, WEST BENGAL

1 Hastings Street (8th floor), Calcutta-1

### Register of Boilers and Scantlings examined under construction

Makers number.	Type of Boiler or scantlings.	Boiler rating.	Name of makers.	Year of make.	Date of certification.	Remarks.
1	2	3	4	5	6	7

Inspector of Bowest Bengal.	oilers,		Registered No			
	1	FORM B.	No.	1		
Application for Indian Boild	the Registration, ers Act, V of 19	Inspection 23 and fo	n of Bo or ex <b>a</b> n	oilers and Stea nination of In	um Pipes unde dents of Store	r the
[Se	e rule 14(a) of t	he West B	engal E	Boilers Rules,	1962]	
		Divisio	ΝI			
Registered or makers number of boiler.	Name of owner or agent.	Where situs	ited.	Date of inspection.	Description.	
1	2	3		4	5	
of and the gran Treasury receipt	mit application t of a certificate in original on prescribed fee sp	for the accepted	boiler Book	abovenamed,	together with	the
-				Own	er or Agent.	
Dated at		10				
Thisday	y of	19	•	•		
		Division	II			
	To be sent to	Owner wit	th App	lication Forn	ı	
I certify that	the following	iees and e	xpense	s are payable	e:	
Boiler number	Boiler rating.	Fees.	an	xtra fee for Sun d holiday inspec nd other expense	tion	
1	2	3		4	5	
the prescribed fe possible to the c	orm with Division on accepted Bores and expenses office of the Chiese necessary inspection.	ok Debit specified of Inspecto	Vouch above or of I	er in origina must be forw Boilers. West	l for payment arded as soor	as
	ees by Book Tra				e of Governm	ent
			c	hief Inspector West Be	r of Boilers.	
Dated at Calcutt Thisday	a, / of	19		magazar per serse serse	Amerika di seri di se	Si z

#### DIVISION III

No.

I hereby certify that Rupees
Treasury|accepted for adjustment by Book
No.
, dated

naye paise have been deposited in Transfer as per receipt|Debit Voucher on account of the inspection of the boiler abovenamed.

Cashier.

For boiler rating not exceeding 100-Rs. 60.

For boiler rating exceeding 100 but not exceeding 300-Rs. 70.

For boiler rating exceeding 300 but not exceeding 500—Rs. 80.

For boiler rating exceeding 500 but not exceeding 700—Rs. 90.

For boiler rating exceeding 700 but not exceeding 900—Rs. 105.

For boiler rating exceeding 900 but not exceeding 1,100—Rs. 120.

For boiler rating exceeding 1,100 but not exceeding 2,000—Rs. 150.

For boiler rating exceeding 2,000 but not exceeding 4,000—Rs. 170.

For boiler rating exceeding 4,000 but not exceeding 6,000—Rs. 195.

For boiler rating exceeding 6,000 but not exceeding 8,000—Rs. 210.

For boiler rating exceeding 8,000 but not exceeding 10,000—Rs. 240.

For boiler rating exceeding 10,000 but not exceeding 12,000—Rs. 280.

For boiler rating exceeding 12,000 but not exceeding 14,000-Rs. 320.

For boiler rating exceeding 14,000 but not exceeding 16,000—Rs. 360.

For boiler rating exceeding 16,000 but not exceeding 18,000—Rs. 400.

For boiler rating exceeding 18,000 but not exceeding 20,000—Rs. 440.

For boiler rating exceeding 20,000 but not exceeding 22,000—Rs. 480.

For boiler rating exceeding 22,000 but not exceeding 24,000—Rs. 520.

For boiler rating exceeding 24,000 but not exceeding 26,000—Rs. 560.

For boiler rating exceeding 26,000 but not exceeding 28,000—Rs. 600.

For boiler rating exceeding 28,000 but not exceeding 30,000—Rs. 640.

For boiler rating exceeding 30,000 for every 2,000 or part thereof an additional fee of Rs. 15 shall be charged:

### FORM B. No. 2

### [Vide rule 23 of the West Bengal Boilers Rules, 1962]

#### **Declaration of Inspector**

Register number of boiler.	Description and material. When and where made.	Ropairs and alteration since last inspection.	Purpose for which used.	Boiler rating.
1	2	3	4	5

Date of last hydraulic test and pressure applied.	Date of inspection.	Limit of working pressure of boiler in pounds per square inch.	Date of last hydraulic test of steam pipes.	Remarks.
6	7	8	9	10

T	hereby	declare.	viz
	TICIOD !	ucciaic.	V12

- (1) That the abovenamed boiler was duly inspected by me on the

  19 and found to be in accordance with the rules and
  requirements of the Indian Boilers Act, 1923 (V of 1923).
- (2) That the boiler with attached steam pipes is in charge of a

(3) That the said boiler will, in my judgement, be sufficient for a period of months, at a working pressure which is on no account to exceed the pressure "per square inch in pounds" stated in column of this form.
Inspector.
Dated at
This
Inspector of Boilers, Registered No  West Bengal.
FORM B. No. 3
Application for the examination of Boilers or Scantlings under construction unde the Indian Boilers Act
[See rule 14(b) of the West Bengal Boilers Rules, 1962]
Division I
Maker's number. Name of Maker or Where consumer Where consumers of the Where consumers of the samination.  Agent. tructed. mencement of item under examination. [construction]
1 2 3 4 5

Maker's number.	Agent.	tructed.	mencement of examination.	item under construction.
1	2	3	4	5

	Maker	or Agent.
Dated at		
Thisday of		

I hereby submit application to the Inspecting Authority for examination of and the grant of certificate for the item abovenamed, together with the Treasury receipt in original obtained on accepted Book Debit Voucher in original for payment of the prescribed fee specified below:

#### DIVISION II

(To be sent to makers with Application Form)

I certify that the following fees and expenses are payable:-

Maker's number.	Boiler rating or dimensions.	Fees.	Extra fee for Sunday and holiday inspec- tion and other expenses	Total.
1	2	3 .	4	5

N.B.—This form with Division I, duly filled in together with the Treasury receipt in original obtained on accepted Book Debit Voucher in original for payment of the prescribed fees and expenses specified above must be forwarded as soon as possible to the office of the Chief Inspector of Boilers, West Bengal, Calcutta, in order that the necessary inspection may be made.

Payment of fees by Book Transfer is applicable in the case of Government Departments, only.

### DIVISION III

No.

I hereby certify that Rupees have been deposited in Treasury accepted for adjustment by Book Transfer Debit Voucher No. , dated 19 on account of the examination of the boiler abovenamed.

Cashier,

Office of the Chief Inspector of Boilers, West Bengal.

\* #87

#### DIVISION IV

#### Fees

[See rules 6 and 14(b) of the West Bengal Boilers Rules, 1962]

- 6. (7) Additional fee for inspection or examination on Sundays and certain holidays: (a) Notwithstanding the provisions of clause (3), an additional fee of Rs. 50 shall be charged for:
  - (i) inspection of a boiler,
  - (ii) examination of boilers or parts thereof at an aggregate of three of the stages of construction or less as detailed in Appendix 'J' of the Indian Boiler Regulations,
- (iii) inspection of steam pipes; on a Sunday or on other public holidays under the Negotiable Instruments Act, 1881, provided that such inspection is made at the request of the owner or make of the boiler and with the approval of the Chief Inspector.
- (b) The additional fee charged under sub-clause (a) shall be paid in the manner prescribed in rule 3.
- [Note.—The Inspector who makes the inspection shall be entitled to an allowance equal to half the additional fee so charged.]
- (9) Fees for inspection, examination, testing and certification of boilers and scantlings under construction (as provided for in regulation 395A of the Indian Boiler Regulations, 1950):—
  - (a) The inspection fee for boilers constructed in India shall be calculated on the following basis:
    - (i) at three tilmes the registration fee for a boiler of riveted construction.
  - (ii) at four times the registration fee for a boiler of welded construction.
    Fees for inspections of boiler scantlings and tubes during construction shall be charged as under:
    - (i) up to 10 square feet (0.929 sq. metre) of outside surface—Nil.
    - (ii) above 10 square feet (0.929 sq. metre) of outside surface—one half of the registration fee of the boiler for which the part is intended.
  - Fees for inspection of tubes shall be charged at rupees twenty only per metric ton or a fraction thereof.
  - The manufacturer in addition shall supply free of charge the labour and appliances which may be necessary for such mechanical tests as may be carried out in his premises or those of the steel makers and tube makers in accordance with the standards laid down in the regulations. Failing to find facilities himself for the prescribed tests, the manufacturer shall bear the cost of carrying out these tests elsewhere.
  - (b) Fees for examination and certification of scantlings of boilers, steam pipes, economisers and superheaters during fabrication at site: The fees for such examination and certification for supervision required under clause (b) of regulation 4 shall be equivalent to the fees required for the registration of the boiler.

The owners or erectors shall supply free of charge the labour and appliances which may be necessary for such tests as may be carried out in their premises in accordances with the standards laid down in the regulations. Failing to find facilities themselves for the prescribed tests, they shall bear the cost of carrying out these tests elsewhere.

- (10) (a) Fees for examination of plans of boilers: The fee for the scrutiny of plans under sub-regulation (a) of regulation 393 shall be the scale prescribed in regulation 385, subject to a maximum of Rs. 700 but when a plan which has been scrutinised and in respect of which alterations other than those previously suggested.
- (b) Fees for examination of plans of steam pipes: The fee required under sub-regulation (a) of regulation 395 shall be at the rate of Rs. 5.00 per 30 meters (100 ft.) of piping or part thereof inclusive of all fittings, excepting fittings like de-superheaters, steam receivers, feed heaters and separately fired superheaters. For any fittings like de-superheaters, steam receivers and separators, the fee shall be Rs. 50.00 for each such fitting.
- (c) Fees for examination of steam pipes for grant of certificates in Form IIA of the regulations: A fee equivalent to the registration fee of the boiler or boilers to which the steam pipes are to be fitted shall be charged for the examination of drawings and plans for this purpose (see regulation 394).

(14) Fees for examination and certification of boiler mountings and fittings under manufacture: A fee of Rs. 150 shall be charged for examination and certification of a single lot of boiler mountings of identical size and specifications made from the same cast.

The manufacturer in addition shall supply free of charge the labour and appliances which may be necessary for such mechanical tests as are required under the regulations. Failing to find facilities himself for the prescribed tests, the manufacturer shall bear the cost of carrying out these tests elsewhere.

The charges for the examination of drawings only for mountings and fittings under manufacture shall be one third of the above charges.

- (15) Fees for the examination of steam receivers, separators, etc., under construction for the grant of certificate in Form IIIA of the regulations. The examination fees to be charged in this case shall be as follows:
  - (i) For a vessel up to 600 mm (24") diameter—Rs. 150.
  - (ii) For a vessel over 600 mm (24") diameter—Rs. 240.

The manufacturer shall in addition supply free of charge the labour and appliances which may be necessary for such mechanical tests as are required under the regulations. Failing to find facilities himself for the prescribed tests, the manufacturer shall bear the cost of carrying out these tests elsewhere.

The charges for the examination of drawings only shall be one-third of the above charges.

14. (b) When a certificate in Form II, Form IIIA or endorsement on Form III of the regulations is required for a boiler or scantlings under construction, an application in Form B No. 3 shall be submitted to the Inspecting Authority. Such application shall be accompanied by the Treasury receipt in original obtained on payment of the prescribed fee. In cases where such fees are payable by Government Departments the application shall be accompanied by the accepted book debit voucher for payment of the prescribed fee. On receipt of the application the Inspecting Authority shall send it to the Inspecting Officers concerned with the necessary endorsement by the Cashier showing that all fees including any extra fee chargeable for inspection on a Sunday or other holiday as laid down in clause (7) of rule 6 have been paid. The Inspecting Officer shall fix a date for the commencement of the examination according to the convenience of the makers as stated in their application.

### FORM C

# INDIAN BOILERS ACT, 1923 (V OF 1923) Notice of Examination of Boiler under sections 7 and 8 DIRECTORATE OF BOILERS, WEST BENGAL New Secretariat Buildings (8th floor) 1 Hastings Street, Calcutta-1

In reply to your application, dated , you are hereby informed that boiler registry No. at the abovenamed premises will be thoroughly examined hydraulically tested by the Government Inspector on the . To enable the examination to be made, you are bound—

- (a) to afford to the Inspector all reasonable facilities for the examination and all such information as may reasonably be required of you;
- (b) to have the boiler properly prepared and ready for examination in the prescribed manner; and
- (c) in the case of an application for the registration of a boiler, to provide such drawings, specifications, certificates and other particulars as may be prescribed.

Voucher No. receipt No.

in acknowledgement of Bank|Treasury accompanies.

for Rs.

(Inspector of Boilers, West Bengal).

See reverse for preparation required.

#### (Reverse of Form C)

#### PREPARATION FOR EXAMINATION

(See Chapter IX of the Regulations)

### Regulation 376

Preparation for Inspection: (a) At every examination of boiler for the grant of renewal of a certificate, the boiler shall be empty and thoroughly clean in all its parts. Except as provided for in sub-regulations (f) all doors of manholes, handholes and sightholes and cleaning plugs and all caps in the headers and mud drums of water-tube boilers, all firebars, bearers, front plates, bridge plates, firebridges, brick arches, oil fuel burners and mechanical stoker fittings shall be removed. All valves and cocks comprising the boiler mounting shall be opened up and taken apart and the valves or cocks ground, when necessary, before the Inspector's visit.

- (b) Provision shall, if required by the Inspector, be made for the removal of lagging or brick-work or other concealing part and for the drilling of plates, and for verifying the pressure gauge and safety valve dimensions and weights.
- (c) All smoke tubes, exterior of water tubes, smoke boxes, and external flues shall be swept clean.
- (d) Provision shall be made for the effective disconnection of all steam and hot water communication with any other boiler under steam as prescribed in Chapter IXA of these Regulations. This shall be effected either by the removal of a length of pipe from the steam and feed piping or by the insertion of substantial blank flanges. Where blank flanges are employed, they shall be inserted between the flanges of the chest and the pipe attached to it.
- (c) No blank flange shall be inserted between a safety valve chest and the boiler.
- (f) At alternative annual inspections and subject to a minimum of three bottom rows or all tubes subject to the first pass of heat being opened up for inspection, the Inspector may at his discretion relax the preparation for inspection called for under (a) above in favour of boilers having an evaporative capacity of 200,000 lbs. per hour and over, and fed with water treated to the satisfaction of the Inspector.
- (g) In the case of forced flow and forced circulation types of Boilers, provisions shall be made for checking that proper circulation is maintained through all the sections of the circuit by the flow of water.
- 378. Preparation for Hydraulic Test: (a) The chests of all mountings subject to the steam pressure shall be in place and shut tight or blank flanged.
- (b) The safety valves should invariably be removed and the chest opening blank flanged.
  - (c) The attachment for the Inspector's pressure gauge shall be in order.
- (d) All doors shall be properly jointed and tightened up. The boiler shall be completely filled with water, care being taken to allow all air to escape and, if possible, a preliminary test not exceeding the working pressure of the boiler shall be taken before the Inspector's visit, to test the tightness of the joints.
- (e) When a boiler is hydraulically tested for the first time, it shall be entirely cleared of lagging or brickwork; at subsequent tests the lagging or brickwork, or portions thereof, shall be removed if required by the laspecter.

#### FORM D.

## DIRECTORATE OF BOILERS, WEST BENGAL 1 Hastings Street (8th Floor), Calcutta-1

### Schedule of Stage Examination of Boilers or Scantlings under Construction

[See rule 22(2)(b) of the West Bongal Boilers Rules, 1962.] Maker's Name:.....Maker's No. of Boilers/Scantling.....Type of Boilers/Scantling..... Description of Boiler/Scantling including Heating Surface or Dimensions : . . . . Drawing No. . . . . Dates of visit by Inspecting Officer. Name of Inspecting Officer. Stage of inspection (See Appendix J of the Romarks. Boiler/Scantling finally stamped on :---- Forms II and III signed on----FORM E DIRECTORATE OF BOILERS, WEST BENGAL 1 Hastings Street (8th Floor), Calcutta-1 Examination Report on Materials or Boilers and Scantlings under Construction [Rule 22(2)(d) of the West Bengal Boilers Rules, 1962.] Description of Boilers, Report No..... Scantlings or Materials..... Maker's Name..... Maker's No.... Drawing No. Date of Examination..... Date of Examination..... Description of Examination and/or Test. Remarks. Inspecting Officer. Copy forwarded to Inspecting Authority. Date..... FORM F DIRECTORATE OF BOILERS, WEST BENGAL 1. Hastings Street (8th Floor), Calcutta-1 Report on Radiographic Examination of Welds (See rule 63 of West Bengal Boilers Rules, 1962.) Report No...... Date....... Maker's No........Maker's Name....... Details of part under examination. Weld preparation ..... Type of Weld..... Radiographic Equipment...... Film...... Duration of exposure....... Setting...... Screens..... Identification...... Examination Results: Rectifications, if any: Romarka Inspecting Officer Approved by ..... (Radiology and Testing) Inspecting Authority..... Copy of forwarded to:

Inspecting Authority.

### FORM G

### DIRECTORATE OF BOILERS, WEST BENGAL.

### 1 Hastings Stmet (Sth Floor), Coloubles.

### Report on Mechanical Tests

[See rule 85(b) of West Bengal Boilers Rules, 1962.]

								rt No
	<u></u>	Tensile.		Bend.				
Dimensions of Test pieces.	Temp. of Test C.	Dia. or section.	Gauge length.	Area.	Section	of forme	r Cold or	Irod Section
		osts kgs/c	80.				Hardness ar	
Cast Plate No. No.	Yield.	Ultime		ng. per	centage.	ef area.	type of test kg/cm.	t. Remarks
Specified Req	uirements							
7700 2000 2000					· · · · · · · · · · · · · · · · · · ·		<del>                                      </del>	
Cast Plate '		ward or erse bend.		through nd if fra		Elongatio	n percents	ge. Remarks
						Elongatio	n percenta	ge. Remarks
	No. Rove	erse bend.		nd if fra	etured.			ge. Remarks
No. No.	No. Rove	erse bend.		nd if fra	etured.	Elongatio		ge. Remarks
No. No.	No. Rove	erse bend.		nd if fra	etured.			ge. Remarks
No. No. 3	material :-  OC  cd OC	erse bend.		nd if fra	etured.			ge. Remarks
No. No.	material :-  OC  cd OC  d OC	erse bend.		nd if fra	etured.			ge. Remarks
No. No. 1  Condition of a  Horened  Normalis  Tempered	material :-  OC  cd OC  d OC	orse bend.	bent ar	nd if fra	atured.	d <b>Ma</b> cro rei	mits.	
No. No. 1  Condition of a  Horened  Normalis  Tempered	material :-  OC  cd OC  d OC	orse bend.	bent ar	nd if fra	atured.	d <b>Ma</b> cro rei	mits.	

Inspecting Authority.

### FORM H

### GOVERNMENT OF WEST BENGAL

See Chapter XIII of the Indian Boiler Regulations, 1950 [Rule 6(13) of the West Bengal Boilers Rules, 1962]

### Indian Boilers Act, 1923 (V of 1923)

### APPLICATION FOR WELDER'S QUALIFICATION TESTS

Dear Sir,

I beg to apply for test as a Qualified Welder and submit below details as required. Testimonials of my experience supported by my employers together with one copy of each are sent herewith.

Yours faithfully, (Applicant)
(1) Full name of applicant
(2) Father's name
(3) Date of birth
(4) Nationality
(5) Permanent address
(6) Details of applicant's service as welder
(7) Identification marks
(8) Weight
(Full details together with exact period for which the candidate was employed and capacity in which employed must be given. Each such statement must be supported by applicant's employer or employers.)
(9) The name of workshop where the
candidate wishes to be examined
appeared and failed
(Candidate must state name of Testing Authority before whom he appeared
(Candidate must state name of Testing Authority before whom he appeared and on which count he was declared failed.)
I desire to be tested in the Electric Arc Oxy-acetylene process of Welding or
Plate Pipe Tube (mild steel alloy steel).
Signature of applicant.
Note.—(1) Every application must be accompanied by a Treasury Chalan showing that the fee for the examination (Rs. 150) has been paid under the "XXXI—Miscellaneous Social and Developmental Organisations—Labour and Employment—Fees for the Inspection of Steam Boilers".
(2) Two copies of a recent bust photograph of the applicant (Passport size) must accompany the application with applicant's signature or thumb impression on the back thereof.
(3) Incomplete applications are liable to be rejected.
(4) The fee does not include any changes for the supply of materials for the test pieces.
Tested onDate
Place of test
Gas or electric A.C. D.C
Kind of test(Grove Fillet Branch)
Position
Thickness of material used
Quality of base material and electrode or filler rod
**************************************

RESULTS OF OBSERVATIONS

i media t Colonida in apat subar adam dan sum	Marks Maximum awarded
<b>6.</b> 6	A. Procedure
A service of the serv	1. Preparation of specimen 3
grand grand to the second seco	2. Size and grade of electrode or filler rod 2
	3. Number of runs and manipulation of control 5
The state of the s	B. Visual Inspection
some individual region	4. Root penetration 10
	5. Freedom from undercut 5
1	
Probability and the second sec	6. Disposition of runs 2
	7. Uniformity of surface 1
<b>2</b> 9	8. Shape of profile 1
	9. Smoothness of joints 2
*****	10. Freedom from cavities
A second	and slags 5
· · · · · · · · · · · · · · · · · · ·	11. Dimensions of weld
,	deposit 1
	12: Quality of weld metal (Overheating, surface cracks, spongy surface,
	etc.) 3
	C. Physical Tests
	13. Face bend test 10
and the second s	14. Root bend test 20
makes the state of	D. Etch Test
and the second s	
and the second second section of the second section of the second section section is a second section of the second section se	
1997 - 19	16. Degree of fusion . 5
	17. Root penetration 11
E. S. Commercial Comme	18. Slags inclusions and porosity 5
	E. Fractured Surface
	19. Quality of weld metal (Excessive oxidation, carburisation, overheating, roughness, porosity, appearance).
	Signature of Competent Authority.
Observation Radiographic Examination (if	conducted)
Marks awarded	per centty.
The set of	
Type and Class of welding qualified	
	in Con an Electric one molding
Period of validity of certificate	in Gas or Electric arc welding
क १८ अमेरिकारी क्रिके रेटीवरीति । <b>Fr</b>	omTo
Place	Competent Authority.

#### 11

### FORM No. XIII

### QUALIFIED BOILER WELDER'S CERTIFICATE

### Issued under the Indian Boiler Regulations, 1950

[Rule 6(13) of West Bengal Boiler Rules, 1962]

		Name of welder
	Photo	Father's name
	(Passport size)	Date of birth
		Identification marks
		Weight
	Seal and signature of Inspecting Authority	Signature of welder
		Address of welder
		Period of validity
	From	То
	•••••	
	••••••	
	••••••	
	-	
Shri	l	Shrison ofhas been examined and tested in
the	prescribed manner in	(Competent Authority)
He	is decimed to have sat particulars given below is authorised not authorion is necessary under	isfactorily proved his ability to make sound welds as w and is hereby authorised to undertake such welds. rised to undertake welding where radiographic exami-
Gra	nted this	day of19
und	er the seal and authori	ity of
[	Seal	
1.		

Particulars—	
Tested on	Plate Pipe Tube with position
Date	
Material	Mild steel or alloy steel
Process	
Class of welding	
Backing strip	
Electrode	Class (Carbon or alloy steel)
Filter rod	Туре
Test piece X-rayed or not.	
Period of v	alidity
From	То
Employment pa	articulars
From To Name of Employer. Work on	which engaged. Signature of Employer.

By order of the Governor, S. M. BHATTACHARYA, Jt. Secy. to the Govt. of West Bengal.

## The





## Gazette

सत्यमेव जयते

### Extraordinary

### Published by Authority

GRAHAYANA 14 ]

WEDNESDAY, DECEMBER 5, 1962

**ISAKA, 1884** 

PART 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### **GOVERNMENT OF WEST BENGAL**

### DEPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### NOTIFICATION

Murshidabad. No. 16382L.A. 5th December functions of the ,962 Whereas the Government under the Land Acqui-Central ition Act, 1894 (I of 1894), in relation equisition of land for the purposes of the Union, ave been entrusted to the State Government by otheration No. 20, 1/55 Judl(1), dated the 14th May 955, issued by the Government of India, in the Ministry of Home Affairs, under clause (1) of rricle 258 of the Constitution of India as S.R.O.1074 nd published at page 868, Part II, section 3 of the Gazette of India," dated the 21st May 1955;

And whereas it appears to the Governor that land likely to be needed for a public purpose, being a apose of the Union, namely, for Farakka Barrage open in the villages of Srimantapur and Bewa, insdiction list Nos. 36 and 31, respectively, policeation Farakka, district Murshidabad, it is hereby stified that pieces of lands comprising cadastral rivey plots as described in the schedule of land slow and measuring, more or less, 78.25 acres, are kely to be needed for the aforesaid public purpose the public expense within the aforesaid villages of limintapur and Bewa.

#### Schedule of lands

Schedule A (waste and arable lands)

Police-station Farakka, district Murshidabad.

Village Srimantapur, jurisdiction list No. 31.

Cadastral survey plots in full-- 502-533, 535 537, 540, 542-546, 549, 552-568, 574-578, 580, 591, 592, 187-492, 497-499, 2101-2103.

Cadastral survey plots in part 589, 495, 2099, 2100.

Village Bewa, jurisdiction list No. 31.

Cadastral survey plots in full 5119, 5120, 5123, 5124, 5203-5208 and 5210-5220.

### Schedule B (other lands)

Police-station Farakka, district Murshidabad.

Village Srimantapur, jurisdiction list No. 36

Cadastral survey plots in full 547, 548, 550, 569-573, 579, 581, 493, 494 and 496.

Cadastral survey plot in part - 495.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and to do all other acts required or permitted by the section.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to direct that provision of section 5A, of the said Act shall not apply to the waste and arable land described in Schedule A above to which, in the opinion of the Governor, the provisions of sub-section (1) of section 17 of the Act are applicable.

Any person interested in so much of the land described in schedule B above, who has any objection to the acquisition thereof may, within thirty days after the date on which public notice of this substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

By order of the Governor,

### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

#### DECLARATION

24-Parganas.—No. 16376L.A.—5th December—Whereas the functions of the Central Govern under the Land Acquisition Act, 1894 (I of 189 relation to the acquisition of land for the purjof the Union, have been entrusted to the State ernment by notification No. 20/1/55Judl., dated 14th May 1955, issued by the Government of in the Ministry of Home Affairs under claused Article 258 of the Constitution of India, as S. I 1074 and published at page 868, Part II, section the "Gazette of India," dated the 21st May 1995.

And whereas the Governor is satisfied that is needed for a public purpose, being a purpos the Union, namely, for accommodation for Det Tet Contract Unit at Budge Budge in the villag Garbhuktanandanpur, jurisdiction list No. 8, pol station Budge Budge, district 24-Parganas, 11 hereby declared that a piece of land comprise cadastral survey plots 1773-1777, 1780-1782, 1a 1803 and measuring, more or less 2.33 acres, 15 nc for the aforesaid public purpose at the public exp within the aforesaid village of Garbhuktanandar

This declaration is made under the provisic section 6 of the Land Acquisition Act, 1894 1894), read with the said notification, to all who may concern.

A plan of the land may be inspected in the of the Special Land Acquisition Officer, Aliport Parganas.

By order of the Govern
B. CHAKRABARTI.
Dy. Secy. to the Govt. of West Be

## The

Calcutta



### Gazette

### Extraordinary

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[AYANA 16] FRIDAY, DECEMBER 7, 1962 [SAKA 1884

I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### PARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### NOTIFICATION

ereas the functions of the Central Government ler the Land Acquisition Act, 1894 (I of 1894), in tion to the acquisition of land for the purposes of Union have been entrusted to the State Government by notification No. 20/1/55-Judl.(I), dated the May 1955, issued by the Government of India in Ministry of Home Affairs under clause (1) of published at page 868, Part II, Section 3, of the Izette of India", dated 21st May 1955;

Ind whereas it appears to the Governor that land is ly to be needed for a public purpose, being a pose of the Union, namely, for installation of leways by the Coal Board in the village of nprosadpur, jurisdiction list No. 51, police-station lal, district Burdwan, it is hereby notified that a liled below and measuring cadastral survey plots as it is likely to be needed for the aforesaid public ge of Ramprosadpur.

### Description of the land

Village Ramprosadpur, jurisdiction list No. 51, pol station Ondal, district Burdwan.

Schedule "A" (Waste and Arable land).

Cadastral survey plots in part—-712, 719, 720, 7 and 731.

Schedule "B" (Other than Waste and Arable land Cadastral survey plot in part—722.

This notification is made under the provisions section 4 of the Land Acquisition Act, 1894, re with the said notification to all whom it may concel

A plan of the land may be inspected in the Office the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the sa section read with the said notification the Governor pleased to authorise the officers for the time being engaged in the undertaking with their servants a workmen, to enter upon and survey the land and all other acts required or permitted by that section

Any person interested in so much of the above la as is not waste or arable, described in schedule above, who has any objection to the acquisite thereof, may within thirty days after the date which public notice of the substance of the notification is given in the locality, file an objection writing before the Collector, Burdwan.

In exercise of the powers conferred by sub-section (4) of section 17 of the Land Acquisition Act I 1894, read with the aforesaid notification to Governor is pleased to direct that the provisions section 5A of the said Act shall not apply to the waste or arable lands described in schedule had above, which is entirely waste or arable and to which in the opinion of the Governor, the provisions sub-section (1) of section 17 of the said Act applicable.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West Beng

red No. C207

## The

## Calcutta



## Gazette

## Extraordinary

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[AYANA 17] SATURDAY, DEC. 8, 1962 [SAKA 1884

1-Orders and Notifications by the Governor of West

### GOVERNMENT OF WEST BENGAL

## LOCAL SELF-GOVERNMENT AND PANCHAYATS DEPARTMENT

### CORRIGENDUM

10. 9103/M.1M-147/62.—8th December 1962.—In agraph I of Resolution No. 9051/M.1M-147/62, and the 5th December 1962, published at pages 5.3716 of the "Calcutta Gazette, Extraordinary", I I, dated the 5th December 1962, for "by the incillors of" read "by the Councillors and the ermen of".

By order of the Governor,

B. P. BASU.

Dy. Secy. to the Govt. of West Bengal.

### CORRIGENDUM

No. 9102/M.1M-147/62.—8th December 196 In notification No. 9052/M.1M-147/62, dated the December 1962, published at page 3716 of "Calcutta Gazette, Extraordinary", Part I, dated 5th December 1962, for "by the Mayor and by Councillors" read "by the Mayor and by Councillors and the Aldermen".

By order of the Governor, B. P. BASU, Dy. Secy. to the Govt. of West Benj The

### Calcutta



### Gazette

## Extraordinary Published by Authority

AHAYANA 19] MONDAY, DECEMBER 10, 1962

[ SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

**GOVERNMENT OF WEST BENGAL** 

## DEPARTMENT OF HEALTH Public Health

### NOTIFICATION

to. PH/8075/2R-65/62.—8th December 1962.—Whereas the Governor disfied that the municipal areas of (1) South Suburban, (2) Garden Reach, Budge Budge, (4) Baranagar, (5) Kamarhati, (6) Rajpur, (7) Baruipur, Forth Dum Dum, (9) South Dum Dum, (10) Dum Dum, (11) Khardah, Barrackpore, (13) North Barrackpore, (14) Titagarh, (15) Garulia, Nathati, (17) Halisahar, (18) Bhatpara, (19) Kanchrapara, (20) Baraset, Gobardanga, (22) Basirhat, (23) Baduria, (24) Taki, (25) Bongaon, Joynagai-Mazilpur and (27) Panihati in the district of 24-Parganas, numcipal areas of (1) Hooghly-Chinsurah, (2) Bansberia, (3) Arambagh, Serampore, (5) Konnagar, (6) Rishra, (7) Kotrung, (8) Uttarpara, Badyabati, (10) Bhadreswai, (11) Champdany and (12) Chandernagore in listict of Hooghly, the municipal areas of (1) Bally and (2) Howrah in district of Howrah, the municipal areas of (1) Tamluk, (2) Ghatal, Phasar, (4) Midnapore, (5) Chandrakona, (6) Ramjibanpur, (7) Khirpai, Phasar, (4) Midnapore, (5) Chandrakona, (6) Ramjibanpur, (7) Khirpai, Phasar, (6) Rishragar, (7) Khirpai, Phasar, (8) Ranaghat, (8) Birnagar, (5) dah and (6) Nibadwip in the district of Nadia are threatened with an reak of smallpox;

sow therefore, in exercise of the power conterred by section 2 of the lenge Diseases Act, 1897 (III of 1897), the Governor is pleased to take the following temporary regulations for the prevention and control hallpox, and for the medical inspection, isolation, observation and collance of persons suffering from or suspected of being infected with sox in the said municipal areas for a period of six months: —

### femporary Regulations for the Prevention and Control of Smallpox

In these regulations, unless there is anything repugnant in the ect or context:

(a) "Health Officer" means the Health Officer of the municipality;

- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by municipality;
- (c) "Smallpox" means any disease accompanied by an eruption vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be  $_8$  ing from smallpox;
- (e) "Medical practitioner" means any person practising the  $m_{\rm e}$  profession.

### Notices

- 2. If in any case the Health Officer or a Sanitary Inspector consthat the issue of a notice under these regulations is likely to lead to such amount of delay as might facilitate the spread of smallpox, he may fawith take such steps as he may think fit for carrying out the work and hereafter, as soon as possible, issue a notice on the person concerned state reason why such work has been carried out.
- 3. If any measure which the Health Officer or a Sanitary Inspectas, by a notice issued under these regulations, required to be carried be not carried out to his satisfaction within the time stated in the not the Health Officer or a Sanitary Inspector shall be entitled to carry the measure.

### Cost and compensation

4. (1) All expenses incurred in carrying out any work in pursuance an order issued under these regulations shall be paid by the municipal except in any case where the order directs a person to carry out any we in relation to property in his possession, in which case the expenses she paid by such person:

Provided that where the conditions, which led the Health Officer of Sanitary Inspector to pass such an order, are not attributable to any or default of the person in possession of the property, the municipal may pay to such person the whole or a part of the expenses incurred him in carrying out the order.

- (2) The municipality may recover all expenses incurred by the Heat Officer or a Sanitary Inspector in carrying out the measure under legation 3 from the person or persons to whom the notice was originally issue
- 5. The municipality shall pay adequate compensation to any pers who has sustained substantial loss or damage by reason of anything do under these regulations:

Provided that no person shall receive any compensation for anythic done or suffered under those regulations, if he has failed to carry outsigned issued under these regulations within the time specified in the order do not the satisfaction of the Health Officer or a Sanitary Inspector

### Location of disease

6. When a case of smallpox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the send male inmate of the house other than patient of the house shall with twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing to the neare Sanitary Inspector. When the inmates of the house are all females the medical attendance or the senior male inmate of the nearest house shall give the required information.

- Every medical practitioner called in to attend upon any case of allpox shall forthwith give notice of the case by a special messenger he Health Officer or a Sanitary Inspector and the cost of such messenger each case shall be defrayed by the municipality.
- (2) The Doctor-in-charge of a hospital or a dispensary within the meripality shall forthwith give notice of any case of smallpox brought such hospital or dispensary for treatment to a Sanitary Inspector or to Health Officer by a special messenger and the cost of such messenger each case shall be defrayed by the municipality.
- 8. Registrars of births and deaths shall supply to the Health Officer or anitary Inspector such periodical returns of case of smallpox as he may in time to time call upon them to turnish.
- 9. The Health Officer or a Sanitary Inspector may examine any person o is or suspected to be, suffering from smallpox or who, in his opinion, y be infected with or likely to spread smallpox.

### **Isolation of patients**

When the Health Officer or a Sanitary Inspector considers that the lation of any patient is a precaution necessary for the protection of the ighbouring population, he shall order the patient to observe isolation it may order the nearest relative in attendance on the patient, or the rupier of the house in which the patient is staying to arrange for the plation of the patient in such a manner and for such a time as may be proved by the Health Officer or a Sanitary Inspector.

He shall not direct the patient to be removed from the house unless is, in his opinion, impossible to make proper arrangements for his isolantherein.

- 11. The Health Officer or a Sanitary Inspector may order that any room who has been in contact with a person found to be suffering from allpox, shall be segregated for a period not exceeding a fortnight in a more and in a place to be approved by the Health Officer or a Sanitary spector.
- 12. The Health Officer or a Sanitary Inspector may order any person be vaccinated or re-vaccinated within a time to be specified in the order.
- 13. No person shall enter any place wherein a patient is isolated under gulation 10 without the permission of the Health Officer or a Sanitary spector.
- 14. When a patient has been removed from a house for isolation under gulation 10, the municipality shall provide for him free of charge a stable place with necessary attendants, diet, etc.
- 15. No person, who is or has been suffering from smallpox, shall leave the place where he has been staying until he has received from the Health floer or a Sanitary Inspector written permission to do so.

- 16. No person while suffering from evident symptoms of small or in the convalescent state of the disease with scabs of pocks on body shall expose himself in any street, road, public place, shop, be or any place used in common by persons other than members of family or household to which such infected person belongs or shall refrom place to place unless he is proceeding to a hospital for admission treatment.
- 17. The Health Officer or a Sanitary Inspector may, during the valence of any outbreak of smallpox, order that any bazar, shop or a public place shall remain closed for such time as may appear to be no sary and may forbid the holding of any fair, mela or other gathering which people from several villages commonly or periodically result

### Miscellaneous

- 18. The Health Officer or a Sanitary Inspector may require any per to allow to be carried out by such agency and within such time as may specified in the order, such measures for the disinfection of any premi in the occupation of such person or for the disinfection or destruction any of his personal effects, as the said officer or inspector may considuecessary.
- 19. The Health Officer or a Sanitary Inspector may direct the or occupier of any premises to take steps to have vaccinated or revaccinate within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier.
- 20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as vendor of any article for such period as may be specific in the order.
- 21. No person shall sell any article which has been in contact with patient until it has been disinfected to the satisfaction of the Pealth Offic or a Sanitary Inspector.
- 22. The Health Officer or a Sanitary Inspector may issue general order that by a specified date certain sanitary precautions of a simple nature such as lime-washing of house, clearing of latrines or the removal or filt or rubbish shall be carried out to his satisfaction.
- 23. The Health Officer or a Sanitary Inspector may prohibit person from retaining or selling clothes taken from the bodies of persons who have died of smallpox and may cause any such clothes to be destroyed
- 24. No person shall carry or permit to be carried in a public convey ance a patient except in the case where patient is carried to a hospits with the following pecautions against spreading the disease, namely:—
  - (i) that he is so well covered that the discharge and scale from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) that he is taken to the hospital direct and the conveyance does no halt at any other place for transacting any business; and
  - (iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.

- No person shall expose in any street, shop, bazar or any public are any clothing, bedding or other article which has been in contact with patient or shall cause or suffer such articles to be carried in any public ance, but nothing in this regulation shall apply to a person, who ansaids any such article for the purpose of having the same disinfected ath the following precautions against spreading the disease:
  - if the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160), that it does not come directly into touch with the body of the conveyance;
  - (ii) the article is taken to the desinfecting station direct and the conveyance does not halt at any other place for transacting any business; and
  - (iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.
- 26 Every conveyance in which a patient or a dead body of a person who has died of smallpox or any article that has been in contact with a patient is carried shall be disinfected before it is used again. The disnection will be effected—
  - (i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
  - other articles of a patient to the disinfecting station, by the authorities of such station; and
  - ti) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
- No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of smallpox without the previous written permission of the Health Officer or a Sanitary Inspector and without taking the following precautions against spreading the said issue:—
  - (1) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and
  - excepting attendants for the dead body no other person is carried in the conveyance at the same time.
  - 28 No person shall, without the written permission of the Health officer, dispose of any corpse except by burning or burial.

- 29. The Health Officer or a Sanitary Inspector may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area, that corpse shall not be burned or buried at places other than those so approved by him.
- 30. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 31. The Health Officer or a Sanitary Inspector may direct that no person shall bury or cause to be buried any corpse which in the opinion of the Health Officer is likely to spread smallpox, in a grave not constructed of masonry of less than 6 feet deep.
- 32. The Health Officer or a Sanitary Inspector may order that no dome or other servant of the municipality employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.
- 33. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is intected with or is likely to spread smallpox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of smallpox.
- 34. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of smallpox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.
- 35. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of smallpox.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

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- The Health Officer or a Sanitary Inspector may, with such assistants of any), as he thinks fit, enter upon any land or after two hours' notice n writing, into any premises or building used for human habitation at any time between surrise and sunset for the purpose of carrying out any neasure or making any enquiries authorised by these regulations.
- 37. The crew of any inland steam vessel or boat which plies in any panal or river and other persons residing on such vessel or boat shall be subject to these regulations.
- 38. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations is may be opened by the municipality or (b) by house to house visits in the ase of such females as are by the custom of the country unable to attend it public vaccination stations and are too poor to pay fees.
- (2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two mas for each vaccination for which they shall get a printed receipt: provided that the total amount of fees payable for any number of operations erformed in one family at the same house and at the same time shall not exceed annas eight:

Provided also, that the municipal commissioners at a meeting may, by a resolution, direct vaccination of persons in their own houses to be carried out free of charges.

- 39. (i) Orders issued by the Health Officer or a Sanitary Inspector inder these regulation shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any person named in them.
- (iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, it a copy of the order under regulation to has been served upon him, give to a Sanitary Inspector or to the Health of the immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Asst. Secy. to the Govt. of West Bengal.

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## Calcutta



### Gazette

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RAHAYANA 19]

MONDAY, DECEMBER 10,-1962

ISAKA 1884

ART I—Orders and Notifications by the Governor of West Bengai, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF HEALTH

### Public Health

### NOTIFICATION

No. P.H. 8073/2R-65/62.—8th December 1962.—Whereas the Governor statisfied that the district of 24-Parganas excluding the municipal areas is identified with an outbreak of small-pox;

ow, therefore, in exercise of the power conferred by section 2 of the emit diseases Act, 1897 (III of 1897), the Governor is pleased to ribe the following temporary regulations for the prevention and strol of small-pox and for the medical inspection, isolation, observation as surveillance of persons suffering from, or suspected of being infected and small-pox in the said district for a period of six months:—

## TEMPORARY RECULATIONS FOR THE PREVENTION AND CONTROL OF SMALL-POX.

- In these regulations unless there is anything repugnant in the jeet or context,—
- by the State Government, the Chief Medical Officer of Health of the district, or the Subdivisional Health Officer of any of the Subdivisions of the district within their respective subdivisions;
- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government:

- (c) "Small Pox" means any disease accompanied by an eruption vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be suffer from small-pox;
- (e) "Medical practitioner" means any person practising the medical profession.

### **Notices**

- 2. If in any case the Health Officer considers that the issue of a not under these regulations is likely to lead to such an amount of delay as mig facilitate the spread of small-pox he may forthwith take such steps as may think fit for carrying out the work, and shall thereafter, as soon possible, issue a notice on the person concerned stating the reasons we such work has been carried out.
- 3. If any measure which the Health Officer has by a notice issued und these regulations, required to be carried out, be not carried out to b satisfaction within the time stated in the notice the Health Officer shall entitled to carry out the measure.

### Costs and compensation

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such person:

Provided that where the conditions which led the Health Officer to pass such an order, are not attributable to any act or default of the person is possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Health Officer in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.
- 5. The State Government shall pay adequate compensation to an person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anythin done or suffered under these regulations if he has failed to carry out a order issued under these regulations. He shall not direct the patient to be removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein within the time specified is the order and to the satisfaction of the Health Officer.

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### Location of disease

- the When a case of small-pox occurs in a house, the nearest male alive in attendance upon the patient, or in the absence of any such alive the occupier of the house, or if the occupier be the patient, the normale inmate of the house other than the patient of the house shall, him twenty-four hours of the onset of the disease, give information arding the occurrence of such case either personally or in writing or by ans of the chaukidar or other village watchman or headman to the rest Sanitary Inspector.
- 7. (1) Every medical practitioner called in to attend upon any case small-pox shall forthwith give notice of the case by a special messenger the nearest Sanitary Inspector or to the Health Officer by post and the tof such messenger in each case shall be defrayed by the State remment.
- (2) The doctor-in-charge of a hospital or a dispensary within the district ll forthwith give notice of any case of small-pex brought to such hospital dispensary for treatment to the nearest Sanitary Inspector by a special senger and to the Health Officer by post, and the cost in each case shall detrayed by the State Government.
- 8 Thana officers shall supply to the Health Officer such periodical arms of cases of small-pox as he may from time to time call upon them turnish.
- 9. The Health Officer or a Sanitary Inspector may examine any person o is, or suspected to be, suffering from small-pox or who, in his opinion, y be infected with or likely to spread small-pox.

### **Isolation** of patients

- 10. When the Health Officer or a Sanitary Inspector considers that the lation of any patient is a precaution necessary for the protection of the ghbouring population, he shall order the patient to observe isolation and y order the nearest relative in attendance on the patient, or the occupier the house in which the patient is staying, to arrange for the isolation the patient in such a manner and for such a time as may be approved by Health Officer.
- 11. The Health Officer or a Sanitary Inspector may order that any son, who has been in contact with a person found to be suffering from the pox, shall be segregated for a period not exceeding a fortnight in a narr and in a place to be approved by the Health Officer.
- 12. The Health Officer or a Sanitary Inspector may order that any son who has been in contact with a person found to be suffering from the order.
- 13. No person shall enter any place wherein a patient is isolated under ulation 10, without the permission of the Health Officer or a Sanitary pector.
- 14. When a patient has been removed from a house for isolation under ulation 10, the State Government shall provide for him free of charge uitable place, with necessary attendants, diet, etc.

- 15. No person, who is or has been suffering from small-pox, shall lear the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.
- 16. No person while suffering from evident symptoms of small-pox of in the convalescent state of the disease with scabs of pocks or his body shall expose himself in any street, road, public place, shop, bazer or any place used in common by persons other than members of the tankly or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment
- 17. The Health Officer or a Sanitary Inspector authorised by the Health Officer in writing in that behalf may, during the prevalence of any outbreak of small-pox, order that any bazar, shop or other public place shall remain closed for such time as may appear to him to be necessary and may torbid the holding of any fair, mela, or other gathering to which people from several viriages commonly or periodically resort.

### Miscellaneous

- 18. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time as may be specified in the order, such measures for the disinfection of any premise in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary
- 19. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the Health Officer is of opinion that such person has been in contact with any one suffering from small-pox.
- 20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with patient to act as vendor of any article for such period as may be specified in the order.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Office or a Sanitary Inspector.
- 22. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removal of filt or rubbish shall be carried out to his satisfaction.
- 23. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.
- 24. No person shall carry or permit to be carried in a public convergance a patient except in the case where a patient is carried to a hospital with the following precautions against spreading the disease, namely:
  - (i) that he is so well covered that the discharge and cabs from the lesions do not come directly into touch with the body of the conveyance;

- '(n) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and
- (iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.
- To person shall expose in any street, shop, bazar or any public are any clothing, bedding or other article which has been in contact with patient or shall cause or suffer such articles to be carried in any public aveyance, but nothing in this regulation shall apply to a person who asmits any such article for the purpose of having the same disinfected the following precautions against spreading the disease:—
  - (i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160), that it does not come directly in touch with the body of the conveyance;
  - (ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and
  - can excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.
- 26 Every conveyance in which a patient or a dead body of a person 10 has died of small-pox or any article that has been in contact with a tient is carried shall be disinfected before it is used again. The sintection will be effected—
  - (i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
  - (11) in the case of a conveyance carrying any clothing, hedding or other article of a patient to the disinfecting station, by the authorities of such station; and
  - (iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
- 27. No person shall carry or permit to be carried in a public conveye the dead body of any person who has died of small-pox without the vious written permission of the Health Officer, or a Sanitary Inspector taking the following precautions against spreading the said
  - (i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance:
  - (ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and

- (iii) excepting attendants for the dead body no other person is carin in the conveyance at the same time.
- 28. No person shall, without the written permission of the Healt Officer, dispose of any corpse except by burning or burial.
- 29. The Health Officer may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area that corpses shall not be burned or buried at places other than those approved by him.
- 30. Any person burning or causing to be burnt any corpse shall caus the same to be completely reduced to ashes and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 31. The Health Officer may direct that no person shall bury or cause to be buried any corpse, which, in the opinion of the Health Officer, is likely to spread small-pox, in a grave, not constructed of masonry and less than 6 feet deep.
- 32. The Health Officer may order that no dome or other person employed for the disposal of corpses shall withdraw from his dutie without the permission of the Health Officer unless such dome or other person has given notice in writing not less than one month previously of his intention so to withdraw.
- 33. The Health Officer or a Sanitary Inspector may themselves of through any person authorised by the Health Officer or the Sanitary Inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.
- 34. (1) The Health Officer or a Sanitary Inspector may require any nerson who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place when such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.
- 35. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public the officer shall take her statement under such conditions as shall admit of due respect of the said custom.
- (3) Such person shall be bound to answer questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge
- 36. The Health Officer or a Sanitary Inspector may, with such assistant (if any) as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

- 37. The crew of any inland steam vessel or boat which plies in any mula or river and other persons on board such vessel or boat shall be ubject to these regulations.
- 38. (1) All vaccinations under these regulations shall be performed ratuitously provided they be done (a) at such public vaccination stations is may be opened or (b) by house-to-house visits in the case of such females is are by the custom of the country unable to attend at public vaccination tations and are too poor to pay fees
- (2) Persons desirous of being vaccinated in their own houses other than hose specially exempted under sub-regulation (1) shall pay a fee of two mas for each vaccination for which they shall get a printed receipt: rovided that the total amount of fees payable for any number of operations performed in one family at the same house and at the same time shall of exceed annas eight.
- 39. (i) Orders issued by the Health Officer or a Sanitary Inspector under bese regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be aved upon any persons named in them.
- (in) The nearest relative of a patient or the occupier of the house in thich the patient is staying shall, if a copy of the order under regulation 0 has been served upon him, give to the nearest Sanitary Inspector or to is office immediate notice of any disobedience of the order by the patient.
- 40 During the period from the 1st day of January 1963 to the 22nd day January 1963, both days inclusive—
- (i) No person shall buy a ticket for travelling or shall travel or shall be uried, to Kakdwip or Sagar Island in the district of 24-Parganas by eamer, burge, boat, motor car, bus or by air or any other vehicle and no arson shall travel on foot unless he holds a valid certificate of having been accurated against small-pox signed by the Public Health staft under the overnment or a local authority and no personnel shall be allowed to enter a said islands unless he possesses such certificate;

Note.- Certificates of vaccination taken in conformity with following inditions will be treated as valid:

In the case of those who have not been successfully vaccinated against nall-pox previously or had not an attack of the disease, the vaccination ill have to be talen at least eight days before the date of visit to the melalisease, who had been successfully vaccinated before, or had an attack of the refisease, may take vaccination at any time before proceeding to the melal erificates of successful primary vaccination or revaccination taken within tree years of date of visit to the melal only will be considered as valid

(ii) Every person staying in, or entering in or proceeding to the said lands shall on demands produce the certificate referred to in clause (i) in respection to any member of the police force or of the Health staff of the overnment or a local authority, on duty in the said islands or any where

Provided that the certificate in respect of a child below fourteen  $y_0$  of age shall be produced by the parent or guardian or other person in  $w_0$  charge the child is.

41. Nothing in regulation 40 shall apply to the military or the  $p_0$  personnel or the Public Health or other staff of the Government or a  $l_0$  authority on duty.

By order of the Governor,
A. CHOUDHURI,
Asst. Secy. to the Govt. of West Beng

### The

## Calcutta



### Gazette

### Extraordinary

### Published by Authority

RAHAYANA 19]

MONDAY, DECEMBER 10, 1962

[SAKA 1884

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF HEALTH

### Public Health

### NOTIFICATION

No. PH/8074/2R-65/62.—8th December 1962.—Whereas the Governor atisfied that the districts of Midnapore, Howrah, Hooghly and Nadia uding the municipal areas are threatened with an outbreak of small-

Vow, therefore, in exercise of the power conferred by section 2 of the lemic Diseases Act, 1897 (111 of 1897), the Governor is pleased to cube the following temporary regulations for the prevention and rol of small-pox and for the medical inspection, isolation, observation surveillance of persons suffering from, or suspected of being infected small-pox in the said districts for a period of six months:—

## TEMPORARY RECULATIONS FOR THE PREVENTION AND CONTROL OF SMALL-POX.

. In these regulations unless there is anything repugnant in the ect or context,—

- (a) "Health Officer" means the Health Officer of the district appointed by the State Government, the Chief Medical Officer of Health of the district, or the Subdivisional Health Officer of any of the subdivisions of the district within their respective subdivisions;
- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the State Government;

- (c) "Small Pox" means any disease accompanied by an eruption of vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be suffering from small-pox;
- (e) "Medical practitioner" means any person practising the medical profession.

### Notices

- 2. If in any case the Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of small-pox he may forthwith take such steps as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reasons why such work has been carried out.
- 3. If any measure which the Health Officer has by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice the Health Officer shall be entitled to carry out the measure.

### Costs and compensation

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the State Government except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such person:

Provided that where the conditions which led the Health Officer to passes an order, are not attributable to any act or default of the person is possession of the property, the State Government may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The State Government may recover all expenses incurred by the Health Officer in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.
- 5. The State Government shall pay adequate compensation to appears on who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations if he has failed to carry out a order issued under these regulations. He shall not direct the patient to removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein within the time specified the order and to the satisfaction of the Health Officer.

### Location of disease

- 6. When a case of small-pox occurs in a house, the nearest male ative in attendance upon the patient, or in the absence of any such ative the occupier of the house, or if the occupier be the patient, the nior male inmate of the house other than the patient of the house shall. thin twenty-four hours of the onset of the disease, give information garding the occurrence of such case either personally or in writing or by eans of the chaukidar or other village watchman or headman to the arest Sanitary Inspector.
- 7. (i) Every medical practitioner called in to attend upon any case small-pox shall forthwith give notice of the case by a special messenger the nearest Sanitary Inspector or to the Health Officer by post and the pst of such messenger in each case shall be defrayed by the State lovernment.
- (2) The doctor-in-charge of a hospital or a dispensary within the district all forthwith give notice of any case of small-pex brought to such hospital dispensary for treatment to the nearest Sanitary Inspector by a special resenger and to the Health Officer by post, and the cost in each case shall defrayed by the State Government.
- 8. Thana officers shall supply to the Health Officer such periodical eturns of cases of small-pox as he may from time to time call upon them of turnish.
- 9. The Health Officer or a Sanitary Inspector may examine any person tho is, or suspected to be, suffering from small-pox or who, in his opinion, by be infected with or likely to spread small-pox.

### Isolation of patients

- 10. When the Health Officer or a Sanitary Inspector considers that the ation of any patient is a precaution necessary for the protection of the ghbouring population, he shall order the patient to observe isolation and vorder the nearest relative in attendance on the patient, or the occupier the house in which the patient is staying, to arrange for the isolation the patient in such a manner and for such a time as may be approved by Health Officer.
- 11. The Health Officer or a Sanitary Inspector may order that any son, who has been in contact with a person found to be suffering from all-pox, shall be segregated for a period not exceeding a fortnight in a muer and in a place to be approved by the Health Officer.
- 112. The Health Officer or a Sanitary Inspector may order any person exaccinated or re-vaccinated within a time to be specified in the order.
  - 13. No person shall enter any place wherein a patient is isolated under dation 10, without the permission of the Health Officer or a Sanitary ector.
  - When a patient has been removed from a house for isolation under ulation 10, the State Government shall provide for him free of charge uitable place, with necessary attendants, diet, etc.

- 15. No person, who is or has been suffering from small-pox, shall the place where he has been staying until he has received from the Heat Officer or a Sanitary Inspector written permission to do so.
- 16. No person while suffering from evident symptoms of small-pox in the convalescent state of the disease with scabs of pocks on his b shall expose himself in any street, road, public place, shop, bazar or place used in common by persons other than members of the family household to which such infected person belongs or shall move from place unless he is proceeding to a hospital for admission and treatment.
- 17. The Health Officer or a Sanitary Inspector authorised by the Her Officer in writing in that behalf may, during the prevalence of any outhr of small-pox, order that any bazar, shop or other public place shall rem closed for such time as may appear to him to be necessary and may forbid holding of any fair, mela, or other gathering to which people from seve villages commonly or periodically resort.

### Miscellaneous

- 18. The Health Officer or a Sanitary Inspector may require any peroto allow to be carried out by such agency and within such time as mark specified in the order, such measures for the disinfection of any premise in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary
- 19. The Health Officer or a Sanitary Inspector may direct the owner of occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on sudpremises and under the control of such owner or occupier.
- 20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with patient to act as vendor of any article for such period as may be specific in the order.
- 21. No person shall sell any article which has been in contact with patient until it has been disinfected to the satisfaction of the Health Off or a Sanitary Inspector.
- 22. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature such as lime-washing of houses, clearing of latrines or the removal of for rubbish shall be carried out to his satisfaction.
- 23. The Health Officer or a Sanitary Inspector may prohibit persons retaining or selling clothes taken from the bodies of persons who be died of small-pox and may cause any such clothes to be destroyed.
- 24. No person shall carry or permit to be carried in a public convenue a patient except in the case where a patient is carried to a hospil with the following precautions against spreading the disease, namely:
  - (i) that he is so well covered that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;

- that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and
  - (iii) that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.
- 25. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—
  - (i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160), that it does not come directly in touch with the body of the conveyance;
  - (ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and
  - (iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.
  - 26. Every conveyance in which a patient or a dead body of a person who has died of small-pox or any article that has been in contact with a patient is carried shall be disinfected before it is used again. The disinfection will be effected—
    - (i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
    - (ii) in the case of a conveyance carrying any clothing, bedding or other article of a patient to the disinfecting station, by the authorities of such station; and
    - (iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
  - 27. No person shall carry or permit to be carried in a public conveynce the dead body of any person who has died of small-pox without the revious written permission of the Health Officer, or a Sanitary Inspector and without taking the following precautions against spreading the said lisease:—
    - (i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
    - (ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and

- (iii) excepting attendants for the dead body no other person is car, in the conveyance at the same time.
- 28. No person shall, without the written permission of the  $H_{eg}$  Officer, dispose of any corpse except by burning or burial.
- 29. The Health Officer may approve burning or burial grounds and n by order direct either generally or specially in respect to any specified at that corpses shall not be burned or buried at places other than those approved by him.
- 80. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes and shall likewise cause to clothes or other articles brought with such corpse to be reduced to ashes
- 31. The Health Officer may direct that no person shall bury or cause be buried any corpse, which, in the opinion of the Health Officer, is like to spread small-pox, in a grave, not constructed of masonry and less the 6 feet deep.
- 32. The Health Officer may order that no dome or other person employed for the disposal of corpses shall withdraw from his dution without the permission of the Health Officer unless such dome or other person has given notice in writing not less than one month previously of his intention so to withdraw.
- 33. The Health Officer or a Sanitary Inspector may themselves of through any person authorised by the Health Officer or the Sanitary Inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.
- 34. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.
- 35. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public the officer shall take her statement under such conditions as shall admit of due respect of the said custom.
- (3) Such person shall be bound to answer questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge
- 36. The Health Officer or a Sanitary Inspector may, with such assistant (if any) as he thinks fit, enter upon any land, or after two hours' notice it writing, into any premises or building used for human habitation of any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

- 37. The crew of any inland steam vessel or boat which plies in any mal or river and other persons on board such vessel or boat shall be abject to these regulations.
- 38. (1) All vaccinations under these regulations shall be performed ratuitously provided they be done (a) at such public vaccination stations s may be opened or (b) by house-to-house visits in the case of such females are by the custom of the country unable to attend at public vaccination tations and are too poor to pay fees
  - (2) Persons desirous of being vaccinated in their own houses other than properties appeared under sub-regulation (1) shall pay a fee of two has for each vaccination for which they shall get a printed receipt: wided that the total amount of fees payable for any number of operators performed in one family at the same house and at the same time shall at exceed annas eight.
  - 39. (i) Orders issued by the Health Officer or a Sanitary Inspector under less regulations shall be in writing.
  - (ii) The officer issuing such orders shall cause copies of them to be brief upon any persons named in them.
  - (iii) The nearest relative of a patient or the occupier of the house in hich the patient is staying shall, if a copy of the order under regulation has been served upon him, give to the nearest Sanitary Inspector or to office immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Asst. Secy. to the Govt. of West Bengal.



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TUESDAY, DECEMBER 11, 1962 

SAKA 1884

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

DEPARTMENT OF LAND AND LAND REVENUE

#### Land Acquisition

#### **DECLARATIONS**

Burdwan.—No. 16852L.A. 11th December 1962. Whereas the functions of the Central Government der the Land Acquisition Act, 1894 (I of 1894), in ation to the acquisition of land for the purposes the Union, have been entrusted to the Government of West Bengal by notification No. 20/1/55-Il.(I), dated the 14th May 1955, issued by the vernment of India in the Ministry of Home Affairs der clause (1) of Article 258 of the Constitution of lia, as S.R.O. 1074 and published at page 868, rt II, section 3 of the "Gazette of India" ted the 21st May 1955;

And whereas the Governor is satisfied that land needed for a public purpose, being a purpose of the Coal Board in the village of Madanpur, asdiction list No. 48, police-station Ondal, district rdw.no. 41 in the village of Madanpur, asdiction list No. 48, police-station Ondal, district rdw.no. 41 in the village of land rdwan, it is hereby declared that a piece of land mprising parts of cadastral survey plot Nos. 616 to 3, 642, 643, 649, 654, 655, 1028, 1052, 1054, 29, 2006, 2102, 2104, 2114, 2115, 2117, 2250 d 2257 and measuring, more or less, 1.23 acres, is gded for the aforesaid public purpose at the public edd for the aforesaid public purpose at the public pense within the aforesaid village of Madanpur.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig or carry away or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made under the provisions of section 6. Act I of 1894 and section 3 sub-section (1), Act XVIII of 1885, read with the said notifications to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

> By order of the Governor, B. CHAKRABARTI, Dy. Secy. to the Govt. of West Bengal.

Burdwan. -- No. 16854L.A. - 11th December 1962,---Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55]ud'.(1), dated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs, under clause (1) of Article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, section 3 of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the installation of ropeways by the Coal Board in the village of Ramprosadpur, jurisdiction list No. 51, police-station Ondal, district Burdwan, it is hereby declared that a piece of land comprising cadastral survey plot Nos. 623, 629, 656, 663 and 672 to 676 and part of cadastral survey plot Nos. 630, 664, 670, 671, 677, 678, 682, 704 and 705, and measuring, more or less, 14.51 acres, is needed for the aforesaid public purpose at the public expense within the aforesaid village of Ramprosadpur.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig or carry away or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, read with the said notification and section 3 sub-section (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Burdwan. No. 16856L.A.—11th December 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union, within West Bengal, have been entrusted to the Government of West Bengal by notification

No. 20/1/55Judl.(1), dated the 14th May 19/1 issued by the Government of India in the Minist of Home Affairs under clause (1) of Article 258 of t Constitution of India, as S.R.O. 1074 and publish at page 868, Part II, section 3 of the "Gazette India", of 21st May 1955;

And whereas the Governor is satisfied that land needed for a public purpose, being a purpose of 1 Union, namely, for the installation of ropeways 1 the Coal Board, in the village of Ramnagar, jurisdition list No. 3, police-station Ondal, district Burdwa it is hereby declared that a piece of land comprisic cadastral survey plot Nos. 379, 382, 383, 397, 69 740, 742, 743, 745 to 748, 750, 752, 855 and 870 and parts of cadastral survey plot Nos. 37 384, 393, 395, 398, 399, 421, 741 and 854 and measuing, more or less, 23.86 acres, is needed for the afon said public purpose at the public expense within the aforesaid village of Ramnagar.

Mines of coal, iron-stone, slate or other mineral lying under the land or any particular portion of the land, except only such parts of the mines differences as it may be necessary to dig or earry away or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made under the provisions of section 6, Act I of 1894 and section 3, sub-section (I) Act XVIII of 1885, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the ollic of the Special Land Acquisition Officer, Burdwan.

By order of the Governor.

B. CHAKRABARTI.

Dy. Secy. to the Govt. of West Bengal

# The



# Gazette

## Extraordinary

## Published by Authority

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TUESDAY, DECEMBER 11, 1962.

[ SAKA 1884

ART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# ECTORATE OF COMMERCIAL TAXES WEST BENGAL NOTIFICATION

. 343C.T.—7th December 1961.—In pursuot the provisions of section 9 of the Bengal Ice (Sales Tax) Act, 1941 (Bengal Act VI of the following names and addresses of registerations under the Act amended with effect from the date noted at each of them and in respect of the participal appearing in the different items in the er indicated against such particulars are published for general information:—

- ·--(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
- (e) Date of amendment.
- (S) Sm. Sakti Sudha Devi and Shri Keshav an Banerjee carrying on business under the name Messrs. D. S. Banerjee & Co. (for)

- Messrs. D. S. Banerjee & Co., 28 Station Road, New Alipore, Calcutta (a);  $\Lambda L/202A$ , 31-7-54 (b); 21-11-61 (e).
- 2. Surendra Nath Sud, Anand Kumar Sud, Rajendra Kumar Sud and Girdhari Lal Sud carrying on business under the trade name Messrs. Qualitex & Co., 128 Hazra Road, Calcutta, Hill Cart Road, Siliguri (a); Al/63B, 5-5-61 (b); (A) Sugar cane crushers, boiling pans, winnower, suction hose, delivery hose, hatching incubator, brooder box, battery egg tester, wolf cubmaster, bench clamps, bird scaring apparatus, english electric motor, pulley, spray painting machine, huller screen, motor starter, fire extinguisher, lawn mower, wheel barrows, chaff cutter machine, v. belts, brass couplings, clamps, hedge shears, ring spanners, fixed spanners, pliers, feeler gauge, box spanners, allen key set, brass hose coupling, car washing plant, weights, folidol liquid, sewing machine base, sewing machine cover, pick axes, bill hooks, transplanting spades, marut sprayers, dusters, pumping sets and letter weighing scales (d). 23-11-61(e).
- 3. (S) Shri Brojamohan Dutta (Proprietor) carrying in business under the trade name Messrs. Ajendu Mati Dassi (for) Messrs. Ajendu Mati Dassi (Proprietor: Harendra Dutta), Dubrajpur, district Birbhum (a); AS/508A, 8-9-44 (b); (S)

- (1) Raw materials, viz., bell metal and scrap, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Utensils (for) bellmetal and brass and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of utensils for sale (c); 18-11-61 (e).
- 4. (S) Sm. Hemlata Devi, Sm. Sushila Devi and Messrs. Dilip K. Rawal and Prokash Ch. Rawal carrying on business under the trade name Ushagram Industrial Works (for) Messrs. Ushagram Industrial Works, G. T. Road, Asansol, Burdwan (a); AS/1899A, 14-11-58 (b); (A) (1) Raw materials, viz., brass and copper ingot and scrap, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (4) Cast iron and gunmetal castings, tools and tackles, bolts, coal cutting picks, dognails, trollys (c); (A) Cast iron and gunmetal castings (d); 18-11-61 (e).
- 5. Messrs, Jamgram Coal Co. (Private) Ltd., post office Jamgram via Sitarampur, (S) Burdwan (for) Messrs. Gourangi Begunia Collieries, Gourandi, post office Panuria, Burdwan (a); AS/718A, 20-8-46 (b); 23-11-61 (e).
- 6. (S) Shri Narathamdas G. Dhabalia and Shri Dwarkadas N. Dhabalia carrying on business under the trade name Nilsin Company (for) Shri Naratham Gulabchand Dhabalia carrying on business under the trade name Nilsin Company, 37 Armenian Street, Calcutta (a); AT/1386A, 21-8-44 (b); 18-11-61 (e).
- 7. Shri Ghanasamdas Agarwalla carrying on business under the trade name Harikissan & Company, 14 Rupchand Roy Street, Calcutta (a); AT/1021A, 5-1-43 (b); (A) Mercury (d); 20-11-61 (e).
- 8. Messrs. Nathmal Agarwala, Shyamsundar Agarwala, Dwarkadas Agarwala, Ramdas Agarwala and Ramautar Agarwala carrying on business under the trade name Shyamsundar Santosh Kumar, 8 Amratolla Street, Calcutta (a); AT/3372A. 28-11-56 (b); (A) Damarbatu (d); 20-11-61 (e).
- 9. (S) Shri Narayan Chandra Saha earrying on business under the trade name Saha & Co. (for) Saha & Co. (Proprietor: Shri Narayan Chandra Saha), 20/4A Armenian Street, Calcutta (a); AT/3595A, 7-9-59 (b); 22-11-61 (e).
- 10. Shri Jiwanlal Maheswari and Shri Dowlal Maheswari carrying on business under the trade name J. D. Trading Co., 71 Canning Street, Calcutta (a); (A) Ink, safety razors and blades, isabgul husk (d); 22-11-61 (e).

- 11. R. A. Sukhtankar (Proprietor) carry business under the trade name Messrs. R. A. tankar, I Auckland Place, Calcutta (a); 3316A, 26-9-61 (b); (A) Shovel, crowbar, pick s. b. hammers (d); 20-11-61 (e).
- 12. (S) Shri Haridas Saha (Proprietor) ing on business under the trade name Messrs Jewellery Stores (for) Messrs. Hari Jew Stores, I Fern Road, Calcutta (a); BH/2 25-8-53 (b); (S) (1) Raw materials: Stone, silver, (2) Plant, machinery, spare parts accessories, (3) Consumable stores. Provider all goods for which exemption from paymes sales tax is claimed are intended for use i actual process of manufacture of the goods is below: Silver and gold ornaments (for), gold, silver and 1 and 2. Certified by the puring dealer to be required for use in any print the manufacture of silver and gold ornam (c); 21-11-61 (e).
- 13. Krishna Trading Co., Kuchkuchia h Bankura, Benachitty, Durgapur (a); BK 20-2-60 (b); (A) Tyres and tubes (d); 18-1 (e).
- 14. (S) Messrs. Sitaram Singh, Ajit Ki Singh and Nirmalendu Singh carrying on bus under the trade name Jiten Singh Sitaram S (for) Messrs. Jiten Singh Sitaram Singh, kane tala, Dhulian, post office Dhulian, district Mu dabad (a); BR/409A, 6-7-61 (b); 16-11-61 (c)
- 15. (S) Shri Birendra Nath Das carrying business under the trade name Messrs. Birendra Nath Das (for) Messrs. Birendra Nath I Dhulian, district Murshidabad (a); BR/50 20-9-61 (b); 16-11-61 (e).
- 16. (S) Messrs, Sankar Prosad Saha Manicklal Saha carrying on business under trade name Sankar Prosad Saha, Manicklal S (for) Messrs, Sankar Prosad Saha, Manicklal S Saktipur, district Murshidabad (a); BR/22 26-7-49 (b); 16-11-61 (e).
- 17. (S) Shri Haradhan Roy carrying on by ness under the trade name Messrs. Adhar Pratisthan, alar (for) Messrs. Adarsha Pratisth Salar, district Murshidabad (a); BR/377A, 15-52 (b); 16-11-61 (e).
- 18. K. N. Daftary carrying on business unthe trade name Netwarlal N. Daftary, 36 E Street, Calcutta (a); CL/2174A, 26-4-51 (b); Canvas, tarpaulin and bucket (d); 20-11-61 (c)
- 19. (S) Shri Mohammad Saied carrying business under the trade name Messrs. H. M. Siddiq & Co. (for) Messrs. H. Md. Siddiq & (13-17 Colootola Street, Calcutta (a): (L/78-25-9-41 (b); (D) General merchandise as and where the color of the col

- O. (S) Messrs. R. N. Khanna, J. N. Khanna Sm. Sarojini Devi Khanna carrying on busis under the trade name Indra Medical Stores of Indra Medical Stores, 55/61 Canning Street, cutta (a); CL/1718A, 18-1-49 (b); (A) Heavy, and pharmaceutical chemicals, surgical and ntific instruments, laboratory apparatus and imments, clinical, chemical and general purpose mometers, filter papers and indicator papers, ling cutters, gear cutters, end mills, slitting staps, dies and other thread forming wools, Medical and surgical goods, chemical, patent diemes, toilet requirements, perfumery, provible, oliman stores, and other general merchandise and when required and certified by the purchasing let to be required for resale (d); 23-11-61 (e).
- H. (S) Messrs. Gulraj Bhotika, Babulal suki and Nandlal Bhotika carrying on business er the trade name K. C. Dey & Sons (for) C. Dey & Sons, 161/1 Harrison Road, Calcutta; CL/2839A, 28-7-57 (b); 20-11-61 (e).
- ! (8) Shri Mahipat Rai (Proprietor) carryon business under the trade name M. B. Merile Co. (for) Messrs. M. B. Mercantile Co., Canning Street, Calcutta (a); CR/2859A(22-(b); 18-11-61 (e).
- Messrs. Radheshyam Rungta and Bhanwarlave carrying on business under the trade name rs. Industrial Corporation, 138 Canning 4. Calcutta (a); CR/2457A, 13-11-54 (b); Building materials, glasses, timber and paints 21-11-61 (e).
- Messrs. Zainuddin Mohamedally Kangro, a Mohamedally Kangro, Hussain Mohamed-Kangro and Roshan Mohamedally Kangro ing business under the trade name United al Stores, 137 Canning Street, Calcutta-1 CR/3001A, 16-3-60 (b); (A) Plastic refractive clay and bricks, lifting tackles, case ping (d); 23-11-61 (e).
- Messrs. A. B. C. Couplar and Engineering India) Private Ltd., (S) 13/1A Govt. Place Calcutta (for) 5 Clive Row, Calcutta (a); 3L/3489A (for) LR/2515A, 27-9-41 (b); 20-(e).
- Messrs. Lewis & Tylor (Private) Ltd., (S) tovt. Place East. Calcutta (for) 5 Clive Calcutta (a); (S) EL/3490A (for) LR/1, 27-9-41 (b); 20-11-61 (e).
- Messrs. Alsales Ltd., 30 Bentinck Street, tta (a); EL/79A, 25-9-41 (b); (D) Hardware milding fittings, (A) Screw, bolts and nuts, sheets, copper wire, hinges, tower bolts, bolts, esplagnolette bolts, casement stay, hasp taples, aldrops, fan-light catches, door check oser, door stops and holders, fan light opener, tokas with key, mortice latches, lever, as for locks and knob handles (d); 18-11-61

- 28. (S) Shri Naranarayan Chatterjee (Proprietor) carrying on business under the trade name Bengal Gold Works (for) Shri Sudhir Chandra Chatterjee (Proprietor) carrying on business under the trade name Bengal Gold Works, 2 Mision Row, Calcutta (a); EL/458A, 26-9-41 (b); 23-11-61 (e).
- 29. (S) Messrs. J. K. Business Machines Ltd., 2 Mangoe Lane, Calcutta (for) Messrs. Bluckwoods India Ltd. (a); EL/369A, 11-10-41 (b); 23-11-61 (e).
- 30. (S) Shri Ram Chandra Midday carrying on business under the trade name Messrs. Sreeram Iron Works (for) Messrs. Sreeram Iron Works, 1/1 . Sarat Dutta Lane, Howrah (a); HW/890A, 12-1 49 (b); 17-11-61 (e).
- 31. (S) Sarbasri Ramsashi Jana, Nagendra Nath Jana, Panchu Charan Jana and Satish Chandra Jana carrying on business under the trade name Mahesh Chandra Jana & Sons (for) Mahesh Chandra Jana & Sons, Uluberia, Howrah (a); HW/497A, 18-8-43 (b); 21-11-61 (e).
- 32. Messrs. Shyamsundar Kejriwal, Prahladraj Kejriwal, Govind Prosad Kejriwal and Bhagwati Prosad Kejriwal carrying on business under the trade name Kejriwal Iron & Steel Works, 12/2 Girish Ghosh Road, Belur Math, Howrah (a); HW/1956A, 19-9-58 (b); (D) Cast iron, (A) Cast iron products (c); (A) Cast iron products (d); 22-11-61 (e).
- 33. (S) Messrs. Gian Chand, Megh Raj Garg and Roshanlal carrying on business under the trade name Punjab Steel Works (for) Messrs. Punjab Steel Works, 135 Girish Ghosh Road, Belur Math, Howrah (a); HW/1980A, 16-1-59 (b); (A) Rejected cranes (d); 22-11-61 (e).
- 34. (S) Messrs. Lakhmi Narayan Banerjee, Durga Charan Banerjee, Sital Chandra Mukherjee and Nilmani Mukherjee carrying on business under the trade name The Ganges Engineering Co. (for) Messrs. The Ganges Engineering Co., 68 Raj Ballav Saha Lane, Howrah (a); HW/24B, 26-9-41 (b); 22-11-61 (e).
- 35. (S) Messrs. Loke Nath Agarwala and Triloki Nath Agarwala carrying on business under the trade name Messrs. Agarwal Industries (for) Messrs. Agarwal Industries, 14 Belur Road, post office Lillooah, Howrah (a); HW/1921A, 14-5-58 (b); 22-11-61 (e).
- 36. (S) Messrs. Jagajjyoti Rit and Prokash Chandra Rit carrying on business under the trade name Hrishikesh Rit (for) Messrs. Hrishikesh Rit, 12 Maharshi Debendra Road, Calcutta (a); JK/2366A, 28-9-51 (b); 17-11-61 (e).
- 37. (S) Shri Nirmal Chandra Banerjee (Proprietor) carrying on business under the trade name Messrs. Nirmal Chandra Banerjee (for) Messrs. Nirmal Chandra Banerjee, A/3 Jagannath Ghat Road, Calcutta (a); JK/325A, 23-9-41 (b); 17-11-61 (e).

- 38. (S) Shri Ram Ballav Goenka and Shri Narayan Prosad Goenka (Partners) carrying on business under the trade name Cane Manufacturing Co. (for) Messrs. Cane Manufacturing Co., 45 Sir Hariram Goenka Street, Calcutta (a); JK/2834A, 12-8-57 (b); 21-11-61 (e).
- 39. (S) Messrs. Nakul Ch. Ghose, Gokul Ch. Ghose and Nahn Ch. Ghose carrying on business under the trade name Benode Behari Ghose & Sons (tor) Messrs. Benode Behari Ghose & Sons, 27 Ratan Sarkar Garden Street, Calcutta (a); JK/529A, 27-9-41 (b); 20-11-61 (e).
- 40. Messrs. Nimai Bhusan Guha, Narayandas Guha, Gurudas Guha, Janmenjoy Guha and Kashinath Guha carrying on business under the trade name Joggeswar Guha Chandra Kanta Guha, 20 Maharshi Debendra Road, Calcutta (a); JK/357A, 26-9-41 (b); (A) Asbestos sheet (plane and corrugated), asbestos ridging, asbestos pipe and pipe fittings (d); 20-11-61 (e).
- 41. Messrs. Tara Chand Periwal and Bachhraj Baid carrying on business under the trade name Udai Chand Mohanlal, 40 Shibtolla Street, Calcutta (a); JK/2597A, 20-9-54 (b); (D) Spices and oils, (A) Chillies, dhania, joan, cocoanut oil, groundnut oil and linseed oil (d); 21-11-61 (e).
- 42. (S) Shri Biswanath Goel, Shri Guljarilal Gupta and Shri Shanta Bahen Chota Bhai Desai (Partners) carrying on business under the trade name Messrs. Bharat Steel & Wire agency (for) Messrs. Bharat Steel & Wire Agency, 52 Nalini Sett Road, Calcutta (a); JK/2945A, 20-5-56 (b); (A) (I) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., acid. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Wires and wire nails (c); 21-11-61 (e).
- 43. Ganeshlal Agarwalla, Belakoba, post office Prasannanagar, district Jalpaiguri (a); JP/2057A, 17-8-61 (b); (A) Wheat, suji, atta, vegetable products, gur, soda, groundnut, oil cakes, matches, kerosene oil, biri, cigarettes, biscuits, tea, ghee, khudi, utensils, umbrella, hosiery goods, candles, battery, lozenges, paper bags, paper, stationery goods, soaps, linseed, flour (d); 10-11-61 (e).
- 44. P. K. Biswas, (S) Bagha Jatin Road, post office Siliguri, district Darjeeling (for) Subhaspallin, Siliguri, district Darjeeling (a); JP/1728A, 8-11-56 (b); 9-11-61 (e).
- 45. Builder's Stores & Agency Co. (Private) Ltd., Tarachand Sadan Sevak Road, Siliguri, district Darjeeling (a); JP/1982A, 2-7-60 (b); (A) Fire extinguishers, fire fighting equipments, centri petal pumping sets, centri fugal pumping sets, deep well pumping sets (d); 21-11-61 (e).
- 46. (S) Shri Tushar Kanti Datta (Proprietor) carrying on business under the trade name Messrs.

- K. Datan & Co. (for) Messrs. K. Datan  $\delta$  Haripada Datta Lane, Calcutta (a); MK/2 28-4-53 (b); 17-11-61 (e).
- 47. (S) Shri Brindaban Behari Goswami, Behari Goswami, Biman Behari Goswami and Behari Goswami carrying on business under trade name Messrs. Process Control Equipment (for) Messrs. Process Control Equipment (Joy Mitra Street, Calcutta (a); MK/2994A, 59 (b); 17-11-61 (e).
- 48. (S) Messrs. Puran Chand Gupta, Chand Agarwal, Lachman Das Agarwal, Jaga Gupta and Ram Sarup Gupta (Partners) car on business under the trade name Messrs. P Engineering Works (for) Panjab Engine Works, 32 Ramkrishna Samadhi Road, Cal (a); MK/1590A, 12-3-59 (b); (A) Consul Stores, viz., (1) Hard coke, (2) Machine oil Grease, (4) Mobil oil, (5) Oxygen and accety (6) Acid sulphuric, (7) Hocol solcut (c); 20-1 (e).
- 49. Shri Shamlal Show carrying on bust under the trade name U. P. Bearing Co., 85 Mee bazar Street, Calcutta (a); (S) MK/3363A (CL/3214A (b); 20-11-61 (e).
- 50. (S) Sarbasri Gobinda Chandra Monindra Nath Sen and Bhola Nath Datta (I ners) carrying on business under the trade n Messrs. Gobinda Bhander (for) Messrs. Gob Bhander, 5A Protap Ghosh Lane, Calcutta MK/1187A, 4-10-45 (b); 21-11-61 (c).
- 51. Nathuram Agarwalla (Proprietor) carry on business under the trade name Messrs. I Casting & Engineering Works, 38/4A Ramt Bose Lane, Calcutta (a); MK/3224A, 4-1-61 (A) (1) Raw materials, viz., zinc, brass and alu nium. Provided that all goods for which exempt from payment of sales tax is claimed are intenfor use in the actual process of manufacture of goods named below; (A) Door handles automobiles, aldrops and tourbolts (c); 21-11 (e).
- 52. (S) Mahadeo Prosad Jaiswal (Propiet carrying on business under the trade name Mos Mahadeo Prosad Jaiswal (for) Messrs. Maha Prosad Jaiswal, 85 Mechuabazar Street, Calet (a); MK/117A, 2-10-61 (b); 22-11-61 (c).
- 53. Shri Ramnivas Agarwalla (Propiid carrying on business under the trade name Mes Kanyalal Ramnivas; Mohanbati, Raiganj, W Dinajpur (a); ML/572A, 29-11-58 (b), (A) Sing machine and sewing machine parts (d); 20-61 (e).
- 54. Shri Fakir Chandra Das carrying on but ness under the trade name Fakir Chandra Das carrying on but ness under the trade name Fakir Chandra Das Cha
- Mahatma Gandhi Road, Calcutta (a); MR/2613 (29-7-53 (b); (D) Stationery, machine tools (4) 17-11-61 (e).

- 6. Messrs. Sagarmal Muralilal, 178 Mahatma udhi Road, Calcutta (a); MR/1699A, 3-8-49 ; (D) General merchandise as and when uired for resale. (A) Linseed, castor seed, hua seed, jute twine, gunny bags (d); 17-11-61
- Messrs, Calcutta Wire Stores, 121 Netaji <sub>llas</sub> Road, Calcutta, 133 Netaji Subhas Road, <sub>ltta</sub> (a); MR/219B, 16-12-59 (b); (A) Wire (d); 20-11-61 (e).
- Messrs. S. Lall & Sons, 113B Monohardas wk (3rd floor), Calcutta (a); MR/2619A, 61 (b); (A) G.p. sheets, hammer, shoe rals, pick-axe, koduli, rounds and flats (d); -61 (e).
- Messrs. Lachminarayan Tanwar, 84 Khentty Street, Calcutta (a): MR/1661A, 27-5-49 (A) (I) Raw materials, (2) Plant, machinery, parts and accessories. Provided that all for which exemption from payment of sales claimed are intended for use in the actuals of manufacture of the goods named below: tubes, golasuta and gulisuta (c); 21-11-61
- (S) Shri Taraknath Das (Proprietor) ig on business under the trade name Messrs, ishna Das Taraknath Das (for) Messrs, ishna Das Taraknath Das, 23 Ram Sevak k Lane, Calcutta (a); MR/1402A, 17-7-48 1-11-61 (e).
- (S) Shri Mringanka Bhusan Das carrying iness under the trade name The Stala cring Works, Kosba Road, post office so, 24-Parganas (a); PG/447Λ, 15-1-45 (b); l-61 (e)
- (S) Messrs. Hem Chandra Roy Chowdhury Bara Govinda Chowdhury carrying on business r the trade name. The Hindusthan Tannery. The Hindusthan Tannery, 129 South Tangra 5 Calcutta-39 (a); (S) PG/2628A, (for) BH/ , 26-2-42 (b); 20-11-61 (e).
- (S) Messrs. Pandey Industries (Private) (for) Shri Radha Govind Pandey carrying on less under the trade name Pandey Electrical stries, (S) 336 Netaji Subhas Road, Calcutta-for) 202/2 Netaji Subhas Ch. Bosc Road, tta-40 (a); PG/2540A, 23-5-62 (b); 20-11-61
- (S) Messrs. Chiranji Lal Agarwalla, ad Lal Agarwalla, Jamuna Prosad Agarwalla burga Prosad Agarwalla carrying on business the trade name Sree Bijay Laxmi Rice Mill Bijoy Laxmi Rice Mill (Proprietor) Shew pairanji Lal), S. N. Roy Road, Tollygunj, tta-38 (a); PG/296A, 2-10-41 (b); 21-11-61
- (S) Shri Pranballav Podder carrying on BSS under the trade name Pran Ballav Poddar

- (for) Messrs. Pran Ballav Podder, Barasat, 24-Parganas (a); PG/1292A, 21-6-51 (b); (D) Hardware, (A) C.i. and iron pipes, hume pipes, pumps, tubewell parts, sanitary goods, paints, screws, iron chains, hinges nails, iron-wires, ventilator, busket, cauldron, chatu (for cooking) enamel wares, shovels, speedes, lock and key lime (d); 21-11-61 (e).
- 66. Messrs. N. Mowjee and S. Mouji carrying on business under the trade name N. S. Metal Industries, 103/4 Basanta Lal Saha Road, Calcutta-33 (a); PG/2386A, 18-8-60 (b); (A) Tiningots (d); 23-11-61 (e).
- 67. (S) Shri Hanumandas Mall carrying on business under the trade name Messrs. Hanumandas Mall, Bankura Road, Purulia, (1) Bankura Road, Purulia, (2) B. B. Das Road, Purulia, (3) Nutangari, Bankura (for) Shri Hanumandas Mall and Shri Dwarkadas Mall carrying on business under the trade name Messrs. Hanumandas Mall, Bankura Road, Purulia, (1) Bankura Road, Purulia, (2) B. B. Das Road, Purulia, (3) Nutangari, Bankura (a); PR/1B, 12-9-57 (b); 22-11-61 (c).
- 68. (S) Messrs. Bharat Dealers Limited (for) Bharat Dealers (Private) Limited, 23/24 Radhabazar Street, Calcutta (a); RB/921A, 16-1-52 (b); (D) General merchandise as and when certified by the purchasing dealer to be required for resale (except cigarette). (A) Iron and steel sheets, wires and wire nails, plates (d); 18-11-61 (e).
- 69. Messrs. Devendra Nath Datta, Ajit Kumar Datta, Satyanaravan Datta, Apurba Kumar Datta, Gosta Behari Datta, Sagar Kumar Datta, Sachidananda Datta and Nanda Dulal Datta carrying on business under the trade name P.S. Datta & Bros, 8 Ezra Street, Calcutta (a); RB/275A, 27-9-41 (b); (D) And other general merchandise as and when required for resale, (A) Phials, bakelite caps, tin caps, bottle brushes, glassware, surgical goods, hospital equipment, test tube, beakers, buretts, flask, jute twine, jute hessian cloth, jute canvas eloth, tarpaulins, jute rope, jute bags, rope coir, string coir, sisal rope, hemp rope, logline rope, basket cane, aluminium utensils, enamel utensils, buckets, bath tub, funnel, wick tape, wool worsted trimming, felt pad, iron utensil and pad lock (d); 18-11-61 (e).
- 70. Messrs. Johannes & Co. (Private) Ltd., 17 Brabourne Road, Calcutta (a); RB/666A, 27-9-41 (b); (D) General merchandise as and when required (A) Shellac, kapok, myrobalan, tea, beewax, jute goods, hemp (d); 18-11-61 (e).
- 71. Messrs, Rambilas Baijnath, (S) 2 Brabourne Road, Calcutta (for) 42/1 Strand Road, Calcutta (a); (S) RB/1274A (for) MR/2153A (b); 18-11-61 (e).
- 72. Messrs. Kanailal Sirkar, Balailal Sirkar and Netailal Sirkar carrying on business under the trade name F. N. Sirkar, 37 Canning Street, Calcutta (a); RB/387A, 27-9-41 (b); (A) Essential oils, synthetic perfume (d); 18-11-61 (e).

- 73. (S) Messrs. Kali Charan Chatterjee, Gouri Pado Kundu and Dinabandhu Nandi carrying on business under the trade name Chatterjee Kundu & Co. (for) Chatterjee Kundu & Co., 14/2 Old Chinabazar Street, Calcutta (a); RB/216A, 30-10-41 (b); 21-11-61 (e).
- 74. Shri Amrit Lal Jivanlal Mehta carrying on business under the trade name International Trading Co., (S) 28/17 Old Chinabazar Street, Calcutta (for) 28 Old Chinabazar Street, Calcutta (a); RB/642A, 20-10-49 (b); (A) Ball bearing (d); 22-11-61 (e).
- 75. (S) Shri Nim Chand Shah, Shri Natwarlal Shah, and Shri Jayantilal Shah (Partners) carrying on business under the trade name Messrs. Natwarlal Neemchand (for) Messrs. Natwarlal Neemchand, 203 Harrison Road, Calcutta (a); RJ/153B, 26-9-41 (b); (D) General merchandise (d); 18-11-61 (e).
- 76. (S) Shri Pyarilal Jasowal, Shri Babulal Kanu and Shri Jhagar Ram Kanu (Partners) carrying on business under the trade name Messrs. Ganeshram Mahadeo (for) Messrs. Ganeshram Mahadeo, 58 Clive Street, Calcutta (a); RJ/124A, 26-9-41 (b); 18-11-61 (e).
- 77. (S) Shri Jadu Bhusan Dutta, Shri Paresh Ch. Lodh, Shri Subodh Ch. Nandy, Shri Anil Ch. Nag and Shri Nagendra Ch. Deb (Partners) carrying on business under the trade name Messrs. Dilip Kumar Dutta & Co., 57 Clive Street, Calcutta, (a); RJ/1765A, 9-7-49 (b); (A) Incense and resin and starch (d); 17-11-61 (e).
- 78. (S) Shri Jhamandas Mahar Chotrani and Shri Deomal Mahar Chand Chotrani (Partners) carrying on business under the trade name Messrs. Thakur Stores (for) Messrs. Thakur Stores, 201B Harrison Road, Calcutta (a); RJ/2855A, 22-1-55 (b); 18-11-61 (c).
- 79. (S) Shri Kanahiyalal Daga and Shri Pragdas Daga (Partners) carrying on business under the trade name Messrs. Kanahiyalal Daga (for) Shri Kanahiyalal Daga, Shri Pragdas Daga, Shri Giridharilal Daga and Shri Rammarayan Daga (Partners) carrying on business under the trade name Messrs. Kanahiyalal Daga, 16 Pageyapatty Street, Calcutta (a); RJ/1732A, 19-5-49 (b); 23-11-61 (c).
- 80. (8) Shri Monaranjan Mukherjee and Shri Biswapati Banerjee (Partners) carrying on business under the trade name Messrs. Banerjee Mukherjee & Co. (for) Messrs. Banerjee Mukherjee & Co., 225 Harrison Road, Calcutta (a); RJ/1909A, 5-8-50 (b); 22-11-61 (e).
- 81. (S) Shri Naresh Nandini Dasi (Proprietress) carrying on business under the trade name Manick Ch. Pyne (for) Manik Ch. Pyne, 111/1 Cornwallis Street, Calcutta (a); SH/1626A, 11-1-50 (b); 18-11-61 (e).
- 82. Shri Netai Mohon Saha (Proprietor) carrying on business under the trade name Krishna

- Traders, 20 Kumartully Street, Calcutta-5 SH/2325A, 10-5-55 (b); (A) Stone flats and rods (shilpatta) (d); 18-11-61 (c).
- 83. (S) Sm. Triveni Devi Khemka (Karti Hindu united family) carrying on business the trade name Ramgopal Khemka (for) Ramgopal Khemka (Proprietor) Messrs. Rami Khemka, 67/22 Strand Road, Calcutta (a); 2941A, 18-5-60 (b); 20-11-61 (e).
- 84. (S) A. M. Basak, N. M. Basak, D. Basak, M. M. Basak and Sm. B. Basak carron business under the trade name Shri D. Board House (for) N. Basak, D. Basak, B. L. and A. Basak carrying on business under them name Shri Durga Board House, 100 Baitakk Road, Calcutta (a); SL/242B, 16-12-58 (17-11-61 (e).
- 85. (S) D. C. Poddar carrying on busi under the trade name Poddar Card Board Manufacturing Co. (for) Poddar Card Board Manuturing Co., 166 Keshab Chandra Sen Str Calcutta (a); SL/2450A, 8-7-52 (b); 17-11-61
- 86. (S) M. P. Agarwala carrying on bus under trade name Bengal Board and Paper Age (for) Bengal Board and Paper Agency. Baitakkhana Road, Calcutta (a); SL/26/23-3-54 (b); 18-11-61 (e).
- 87. (S) Sarbasri Profulla Kumar Gang Rabindra Nath Ganguly, Binapani Ganguly Nihar Bala Devi carrying on business under trade name Calcutta Paper Supply Co. (Calcutta Paper Supply Co., 26 Amherst Str Calcutta (a); SL/176A, 10-10-41 (b); 21-11 (e).
- 88. (S) Shri Sunil Kumar Das, Shri Kish Mohan Das, Shri Birendra Nath Das and S Nirmal Chandra Das (Partners) carrying on it ness under the trade name Messrs. Packing and Timber Supply Co. (for) Packing Box Timber Supply Co., 63/1 Mirzapore Street, Calcut Calcutta (a); SL/2425A, 31-1-50 (b); 31-11-61 (c)
- 89. (S) Messrs. (1) Surendra Nath Kolay (2) Akshoy Kumar Kolay carrying on busin under the trade name Nafar Chandra Kolay (b) Messrs. Nafar Chandra Kolay, (S) 171 Behari Ganguly Street, Calcutta-12 (for Bowbazar Street, Calcutta (a); SL/1677A, 289 Bowbazar Street, Calcutta (a); SL/1677A, 289 (b); (A) Timber plank and nails (c); (D) No (d); 20-11-61 (e).
- 90. (S) Messrs. Shivaram Sharma and Genard Kaushick carrying on trade name Shiva Sewing Machine Co. (f. Machine Co.) (f. Bentinck Street, Calcutta (f. Machine Co.) (f. Bentinck Street, Calcutta (f. SL/2703A, 9-7-54 (b); 20-11-61 (e).
- 91. (S) Shanti Devi Mallick, Prem Problem 1. In three and Vimla Luthra carrying on busing under the trade name Electronic Distributors (S)

rs. Electronic Distributors, 4/1 Madan Street, atta (a); SL/3123A, 21-7-57 (b); 21-11-61 (e).

(S) Messrs. Calcutta Furnishing Stores ted. 62 Bipin Behari Ganguly Street, atta-12 (for) 62 Bowbazar Street, Calcutta SL/3474A, 15-11-41 (b); (A) Aluminium brass sheets and fittings, spring mattress, opillo, rubber cushions, laboratory and tific fittings, colours and paints (c); 21-11-61

). Tarsan (Private) Ltd., 33 Chittaranjan nue, Calcutta (a); SL/3691A, 26-4-41 (b); Engineering tools and rubber hose, electrical thes and starters (c); 22-11-61 (e).

Swan Textile Works (Private) Ltd., 3 faranjan Avenue, Calcutta (a); SL/3587A. 60 (b); (Λ) Alcohols for the purpose of afacturing of hosiery goods and textile fields (c); 22-11-61 (e).

Shri Chimanlal Chotelal Desai carrying on less under the trade name Chimal Desai & Co., lentinck Street, Calcutta (a); SL/632A, 44 (b); (A) Steel furniture (d); 22-11-61 (e).

(S) Shri Kantilal A. Bhansali carrying on less under the trade name Kantilal A. Bhansali (for) Messrs. Kantilal A. Bhansali, 21 Chittan Avenue, Calcutta (a); (S) SL/273B (for) 541A (b); 22-11-61 (e).

Messrs, Sailendra Kumar Bhowmick, endu Bhowmick and Dilip Kumar Sarkar ing on business under the trade name neering Enterprise, 2 Kapalitola Lane, tta (a); SL/3460A, 21-9-59 (b); (A) Electric fan, mechanical machines and accessories of as drill machine, grinding machine, lathermetet. (d); 23-11-61.

(8) Shri Rupchand Sen carrying on busiunder the trade name The Radio Club (for) Radio Club, (8) 1 Chandney Chawk Street, tta (for) 3/1 Mango Lane Calcutta (a); SL/3783A (for) EL/3419A (b); 22-11-61 (e).

(8) Messrs, G. S. Thawani, N. P. Khilnani R. C. Thawani carrying on business under the name Hindusthan Trading Corporation (for) sts. Hindusthan Trading Corporation (S) 70 sth Chandra Avenue, Calcutta (for) P-28 sth Crandra Avenue, Calcutta (a); SL/3172A, 1-57 (b); 23-11-61 (c).

10. Messrs, Debson (Private) Ltd., 2 Madan et, Calcutta (a); SL/2905A, 10-1-56 (b); (D) drical goods, (A) House service meter, radio are as oscilloscopekil, signal generators, elections and accessories thereof, battery for lifters and radios (d); 23-11-61 (e).

1. Messrs. Tri-sure Products, (S) Marydas agarh Villas, Hooghly (for) 19/1 Old Nimta

Road, Belgharia, 24-Parganas (a); (S) SP/1455A. 17-11-61 (for) PG/2337A, 18-5-60 (b); 17-11-61 (e).

102. (S) Shri Manmatha Nath Ghose (Proprietor) carrying on business under the trade name Manmatha Nath (those (Gold and Silversmith) (for) Messrs. Manmatha Nath Ghose (Gold and Silversmith), Magraganj, Magra, Hooghly (a); SP/1116A, 27-4-56 (b); 21-11-61 (e).

103. Arabinda Shaw (Proprietor) carrying on business under the trade name Messrs. A. Shaw & Co., G 63-64 S.S. Hogg Market, Calcutta (a); (S) TL/185B, 23-11-61 (for) TL/67A, 24-9-41 (b); 23-11-61 (e).

Explanatory notes.—Regarding the amendments made the following code letters have been used to indicate the manner in which the particulars of registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 346C.T.—7th December 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—Notes.—

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for resale.
- (d) Goods for use in manufacture.
- (e) Goods for use in the execution of contracts.
- (f) Date of amendment.

1. (S) Shri Bimalendu Bikash Sarkar and Smriti Paul carrying on business under the trade name Messrs. Bharat Supply Corporation (for) Messrs. Bharat Supply Corporation, 88E Nalini Ranjan Avenue, New Alipore, Calcutta-33 (a); 186A(AL) (Central), 26-7-57 (b); 22-11-61 (f).

2. Shri Surendra Nath Sud, Anand Kumar Sud, Rajendra Kumar Sud and Girdhari Lal Sud carrying on business under the trade name Messrs. Qualitex & Co., 128 Hazra Road, Calcutta, Hill Cart Road, Siliguri (a); 40B(AL) (Central), 28-4-61 (b); (A) Sugar cane crushers, boiling pans, winnower, suction hose, delivery hose, hatching incubator, brooder box, battery egg tester, wolf cubmaster, bench clamp, bird scaring apparatus, english electric motor, pulley, spray painting machine, huller screen, motor starter, fire extinguisher, lawn mower, wheel barrows, chaff

- cutter machine, V. belts, brass couplings, clamps, hedge shears, ring spanners, fixed spanners, pliers, feeler gauge, box spanners, allen key set, brass hose coupling, car washing plant, weights, folidol liquid, sewing machine base, sewing machine cover, pick axes, bill hooks, transplanting spades, marut sprayers, dusters, pumping sets and letter weighing scales (c); 23-11-61 (f).
- 3. Messrs. Hanumanbux Bodriprosad, Raniganj, Burdwan (a); 166A(AS) (Central), 29-7-57 (b); (A) Flour, atta, suji (c); 17-11-61 (f).
- 4. (S) Messrs. Jamgram Coal Co. (Private) Ltd. (for) Messrs. Gourangdi Begunia Colliery, post office Jamgram via Sitarampur, Burdwan (a); 418A(AS) (Central) 7-1-59 (b); 23-11-61 (f).
  - 5. Messrs. R. J. Miotry & Co. (Private) Ltd. carrying on business under the trade name Aniline Dyes & Chemicals Co. (for) Aniline Dyes & Chemical & Co., 34 Armenian Street, Calcutta (a); 922A(AT) (Central), 7-9-57 (b); 18-11-61 (f).
  - 6. (S) Shri Naratham G. Dhabalia and Shri Dwarkadas N. Dhabalia carrying on business under the trade name Nilsin Company (for) Shri Narathamdas Gulabchand Dhabalia carrying on business under the trade name Nilsin Company, 37 Armenian Street, Calcutta (a); 146A(AT) (Central), 24-6-57 (b); 18-11-61 (f).
- 7. (S) Messrs. Sarabhai Merck Ltd. (for) Messrs. Sarabhai Merck (Private) Ltd., 25B Park Street, Calcutta (a): 537A(BH) (Central), 10-10-60 (b); 20-11-61 (f).
- 8. Shri K. N. Daftary carrying on business under the trade name Natwarlal N. Daftary, 46 Ezra Street, Calcutta (a); 354A(CL) (Central), 2-7-57 (b); (A) Tarpaulin and canvas (c); 20-11-61 (f).
- 9. (S) Messrs. Gulraj Bhotika, Babulal Bhotika and Nandlal Bhotika carrying on business under the trade name K. C. Dey & Sons (for) K. C. Dey & Sons, 161/1 Harrison Road, Calcutta (a); 538A(CL) (Central), 6-8-57 (b): 20-11-61 (f).
- 10. (S) Shri Mahipat Rai, (Proprietor) carrying on business under the trade name M. B. Mercantile Co. (for) Messrs. M. B. Mercantile Co., 138 Canning Street, Calcutta (a); 1149A(CR) (Central), 19-7-58 (b); 18-11-62 (f).
- 11. Messrs. Zainuddin Mohamedally Kangroo, Hussain Mohamedally Kangroo, Roshan Mohamedally Kangroo and Imran Mohamedally Kangroo carrying on business under the trade name 'United General Stores, 137 Canning Street, Calcutta-1 (a); 1450AfCR) (Central). 7-10-61 (b); (A) Tools, copper strips (c); 23-11-61 (f).
- 12. Messrs. A. B. C. Coupler & Engineering Co. (Private) Ltd., (S) 13/1A Government Place East, Calcutta (for) 5 Clive Row, Calcutta (a); (S) 714A(EL) (Central) (for) 409A(LR) (Central), 23-7-57 (b); 20-11-61 (f).

- 13. Messrs. Lewis & Tylor (Private (S) 13/1A Government Place East, Calcutta Clive Row, Calcutta (a); (S) 715A(EL) (Centra 1018A(LR) (Central), 25-6-57 (b); 20-11-61 (f
- 14. (S) Shri Ram Chandra Midday carryi business under the trade name Messrs. S Iron Works (for) Messrs. Sreeram Iron Work Sarat Dutta Lane, Howrah (a); 21A(HW) (Ci 15-6-57 (b); 17-11-61 (f).
- 15. (S) Messrs. Jagajjyoti Rit and Prokash dra Rit carrying on business under the trade Hrishi Kesh Rit (for) Messrs. Hrishi Kesh Ri Maharshi Debendra Road, Calcutta (a): 537/(Central), 31-7-57 (b); 17-11-61 (f).
- 16. (S) Shri Narayan Prosad Goenka and Ram Ballav Goenka, (Partners) carrying on bus under the trade name Messrs. Cane Manufacti Co. (for) Messrs. Cane Manufacturing Co., 45 Hariram Goenka Street, Calcutta (a); 606A (Central), 24-8-57 (b); 21-11-61 (f).
- 17. Messrs. Kedarnath Mohanlall, 9 Jagome Mullick Lane, Calcutta (a); 338A(JK) (Cent 5-7-57 (b); (A) Wheat products (c); 20-11-61 (f)
- 18. (S) Messrs. Hariniwas Khaitan and Sita Jiurajka carrying on business under the trade in Messrs. Chedilal Hariniwas (for) Messrs. Ched Hariniwas, 9 Jagomohan Mullick Lane, Calcutta 12A(JK) (Central), 10-6-57 (b); (A) Amplifier 21-11-61 (f).
- 19. Messrs. Builder's Stores & Agency (Private) Ltd., Tarachand Sadan, Sevak Road, Siguri, District Darjeeling (a); 449A(JP) (Centra 18-8-60 (b); (A) Fire extinguishers, fire fightic equipments, centri petal pumping sets, centri fug pumping sets, deep well pumping sets (dep 21-11-61 (f).
- 20. Shri Shamlal Shaw carrying on busing under the trade name U. P. Bearing Co., 85 Mecha bazar Street, Calcutta (a); (S) 925A(MK) (Central (for) 1060A(CL) (Central) (b); 20-11-61 (f).
- 21. (S) Shri Mahadeo Prosad Jaiswal (Proprietor carrying on business under the trade name Messis Mahadeo Prosad Jaiswal (for) Messis. Mahadeo Prosad Jaiswal, 85 Mechuabazar Street, Calcutta (a) 425A(MK) (Central), 4-11-57 (b); 21-11-61 (f).
- 22. (S) Sarbasri Nandlal Arora, Kedarnath Arora Omprakash Arora, Kamal Narayan Arora and Baldeo Kumar Arora (Partners) carrying on business under the trade name Messrs. Prem Hoseiry Industry, 2A Baranashi Ghose Street, Calcutta (a); 98A(MK) (Central), 1-7-57 (b); 21-11-61 (f).
- 23. Shri Nathuram Agarwalla (Proprietor) carty ing on business under the trade name Messrs. Hind Casting and Engineering Works, 38/4A Ramtank Basu Lane, Calcutta (a); 839A(MK) (Central), 4-1-61 (b); (A) Door handles of automobiles, aldrops and tower bolts (c); 21-11-61 (f).

- 24. Shri Tarachand Agarwala (Proprietor) carrygon business under the trade name Messrs. shanlal Tarachand, Harischandrapur, Malda (a); A(ML) (Central), 28-6-57 (b); (A) Soda ash (d); 11-61 (f).
- 25. Shri Ramnivas Agarwala (Proprietor) carryon business under the trade name Messrs. njalal Ramnivas, Mohanbati, Raiganj, West najput (a); 149A(ML) (Central), 29-11-58 (b); Sewing machine and sewing machine parts (d);
- 6. Shri Radharaman Saha, Kisharimohan Saha Radheysham Saha (Partners) carrying on busips under the trade name Messrs. Radharaman ha & Sons, Gopalpatty, Malda (a); 108A(ML) https://doi.org/10.1081/mtral.
- 17. (S) Shri S. Devidas carrying on business for the trade name S. Devidas (for) Messrs. S. vidas, 98 Golebazar, post office Kharagpore, Midore (a); 53A(MN) (Central), 5-9-57 (b); Wooden picture frame (c); 17-11-61 (f).
- 18 Messrs. Goenka Agencies Ltd., 178 Mahatmandhi Road, Calcutta (a); 758A(MR) (Central), -57 (b); (D) Stationery, machine tools (c): 11-61 (f).
- 9. Messrs. S. Lall & Sons, 113B Monohardas awk, Calcutta (a) 912A(MR) (Central), 8-9-61 (b); R. P. sheets, hammer, shoe materials, pick axe, fall, rounds and flats (c); 20-11-61 (f).
- 10. Messrs. Lachminarayan Tanwar, 84 Khengraty Street, Calcutta (a); 482A(MR) (Central), 7-57 (b); (A) (1) Raw materials, (2) Plant, chinery, spare parts and accessories. Provided tall goods for which exemption from payment of 15 tax is claimed are intended for use in the actual reess of manufacture of the goods named below: Cones, tubes, golasuta, (ii) Gulisuta (d); 11-61 (f).
- II. (S) Shri Taraknath Das (Proprietor) carrying business under the trade name Messrs. Ramshna Das Taraknath Das (for) Messrs. Ramkrishna Taraknath Das, 23 Ram Sevak Mullick Lane, cutta (a); 404A(MR) (Central), 10-7-57 (b); 11-61 (f).
- 12. (S) Shri Mriganka Bhusan Das carrying on iness under the trade name The Stala Engineering orks (for) The Stala Engineering Works, Kasba ad, post office Haltoo, 24-Parganas (a); 9A(PG) (httal) 1-6-57 (b); 20-11-61 (f).
- 3. (S) Messrs. Hem Chandra Roy Chowdhury l Hara Gobindo Chowdhury carrying on business ler the trade name The Hindusthan Tannery (for) ssrs. The Hindusthan Tannery, 129 South Tangra ad, Calcutta-29 (a); (S) 599A(PG) (Central) (for)-A(BH) (Central), 14-10-58 (b); 20-11-61 (f).

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- 34. Messrs. The National Instruments (Private) Ltd., (S) 15 Wood Street, Calcutta-16 (for) Jadavpur, Calcutta-32 (a); (S) 600A(PG) (Central) (for) 283A(BH) (Central) (b); 20-11-61 (f).
- 35. (S) Messrs. Pundey Industries (Private) Ltd. (for) Shri Radha Govind Pandey carrying on business under the trade name Pandey Electrical Industries, (S) 336 Netaji Subhas Chandra Bose Road, Calcutta-40 (for) 202/2 Netaji Subhas Chandra Bose Road, Calcutta-40 (a); (S) 541A(PG) (Central), 21-4-61 (b); 20-11-61 (f).
- 36. (S) Messrs Chiranji Lal Agarwalla, Prahlad Lal Agarwalla, Jamuna Prosad Agarwalla and Durga Prosad Agarwalla carrying on business under the trade name Sri Bijoy Laxmi Rice Mill (for) Messrs. Sri Bijoy Laxmi Rice Mill (Proprietor): Shew Lal Chiranjilal), 181 S. N. Roy Road, Calcutta-38 (a); 180A(PG) (Central), 24-8-57 (b); 21-11-61 (f).
- 37. (S) Shri Hanumandas Mall carrying on business under the trade name Messrs. Hanumandas Mall, Main Road, Purulia (for) Sri Hanumandas Mall & Dwarkadas Mall carrying on business under the trade name Messrs. Hanumandas Mall, Main Road, Purulia (a); 35A(PR) (Central), 10-7-57 (b); 22-11-61 (f).
- 38. Messrs. S. K. Banerjee & Co. (Private) Ltd., 14/2 Old Chinabazar Street, Calcutta-1 (a); 365A(RB) (Central), 5-7-57 (b); (A) Copper plate (c); 20-11-61 (f).
- 39. (S) Shri Jhamandas Mahar Chand Chotrani and Shri Deomal Mahar Chand Chotrani (Partners) carrying on business under the trade name Messrs. Thakur Stores (for) Messrs. Thakur Stores, 201B Harrison Road, Calcutta (a); 700A(RJ) (Central), 24-6-57 (b); 18-11-61 (f).
- 40. (S) Shri Kanahiyalal Daga and Shri Pragdas Daga (Partners) carrying on business under the trade name Messrs. Kanhaiyalal Daga (for) Messrs. Kanhaiyalal Daga, 16 Pageyapatty Street, Calcutta (a); 590A(RJ) (Central), 28-8-57 (b); 23-11-61 (f).
- 41. Shri Netai Mohon Saha (Proprietor)) carrying on business under the trade name Krishna Traders, 20 Kumartully Street, Calcutta-5 (a); 97A(SH) (Central), 4-7-57 (b); (A) Stone flats and stone rods (Shilpathar) (c); 18-11-61 (f).
- 42. (S) Shri Badri Lohar (Proprietor) carrying on business under the trade name Badri Lohar & Co. (for) Messrs. Badri Lohar & Co., 38 Maharshi Debendra Road, Calcutta (a); 60A(SH) (Central), 1-7-57 (b); 20-11-61 (f).
- 43. (S) Shri Jiwanram Agarwalla (Proprietor) (for) Hiralal Agarwalla and Jiwanram Agarwalla (Partners) carrying on business under the trade name Hind General Stores (for) Messrs. Hind General Stores, 60A Kali Krishna Tagore Street, Calcutta (a); 715A(SH) (Central), 31-3-60 (b); 22-11-61 (f).
- 44. (S) Sm. Trivenedevi Khemka (Kartri, Hindu United Family) (for) Shri Ramgopal Khemka (Proprietor) carrying on business under the trade name

Ramgopal Khemka (for) Messrs. Ramgopal Khemka, 67/22 Strand Road, Calcutta (a); 754A(SH) (Central), 6-9-60 (b); 23-11-61 (f).

- 45. (S) A. M. Basak, N. M. Basak, D. M. Basak, B. M. Basak and Sm. B. Basak carrying on business under the trade name Sri Durga Board House (for) N. Basak, D. Basak, B. Basak, A. Basak carrying on business under the trade name Sri Durga Board House, 100 Baitakkhana Road, Calcutta (a); 65B(SL) (Central), 1-7-57 (b); 17-11-61 (f).
- 46. (S) Messrs. Shiva Narain Bhargava, Jogat Narain Bhargava and Vishnu Narain Bhargava carrying on business under the trade name S. J. Norain & Bros. (for) Messrs. S. J. Borain & Bros., 9 Khairu Lane. Calcutta (a); 332A(SL) (Central), 18-7-57 (b); (A) Staples, (2) Staples machine (c); 21-11-61 (f).
- 47. (S) M. P. Agarwalla carrying on business under the trade name Bengal Board and Paper Agency (for) Bengal Board and Paper Agency, 103 Baitakkhana Road, Calcutta (a); 651A(SL) (Central), 5-9-57 (b): 18-11-61 (f)
- 48. (S) Mesers, Shivaram Sharma and Gopichand Kaushick carrying on breiness under the trade name Shiva Sewing Machine Co., 65 Brunck Street, Calcutta (a), 219A(SL) (Central), 4-7-57 (b); 20-11-61 (f).
- 49. (S) Shoot Dev. Malik, Prem Prokash Luthra and Vimla Luthra carrying on business under the trade name Messrs. Electronic Distributors (for) Messrs. Electronic Distributors, 4/1 Madan Street, Calcutta (a): 502A(SL) (Central), 20-8-57 (b); 21-11-61 (f).
- 50. (S) Merris, G. S. Thawani, N. P. Khilnani and R. C. Thawani corrying on business under the trade name Hindu than Trading Corporation (for) Messrs. Hindusthan Trading Corporation, 70 Ganesh Chandra Avenue, Calcuta (a): 459A(SL) (Central), 28-7-57 (b): 23-11-61 (f)
- 51. Mersrs Debsons (Proprietor) Ltd., Calcutta, 2 Madan Street Lalcutta (a): 69A(SL) (Central), 20-6-57 (b): (D) Flectrical goods, (A) House service meter, Radio to tors as oscilloscope kit, signal generators, etc., electric fans and accessories thereof, battery for amplifices and radios (c): 23-11-61 (f).
- 52. Messey Tri-Sure Products, (S) Marvdas Ballagarh Ville, Hooghly (for) 19/1 Old Nimta Road, Belgharid, 21-Parganas (a); 223A(SP) (Central), 17-11-61 (for) 329A(PG) (Central), 4-5-59 (b);
- 53. Shri Atabinda Shaw (Proprietor) carrying on business under the trade name Messrs. A. Shaw & Co., G-63-64 S. S. Hog Market, Calcutta (a);

(S) 55B(TL) (Central), 23-11-61 (for) 379A( (Central), 19-9-57 (b); (A) Iron and steel  $m_{ate}$  (c); 23-11-61 (f).

Explanatory notes.—Regarding the  ${\rm amiend}_{mc}$  made the following code letters have  ${\rm been}$  used indicate the manner in which the particulars c registration have been amended:—

- (A) means "Add";
- (D) means "Delete";
- (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 350C.T.—14th December 1961.—In pursual of the provisions of section 9 of the Bengal Finam (Sales Tax) Act, 1941 (Bengal Act VI of 1941), if following names and addresses of registered deale whose registrations under the Act were amended will effect from the date noted against each of them and respect of the particulars appearing in the different items in the manner indicated against such particular are published for general information:—

- Notes.—(a) Serial number, name, address, che place of business and number of branche
  - (b) Number and date of the registratic certificates.
  - (c) Goods for use in manufacture or the execution of contracts
  - (d) Goods for resale.
  - (e) Date of amendment.
- 1. (S) Swarna Kartic Saha, Anand Mohon Sah Narayan Ranjan Saha, Amal Kumen Saha, Bim Krishna Saha and Parimal Krishna Saha carrung o business under the trade name Messrs N. R. Saha & Bros. (for) Messrs. N. R. Saha & Bros. (36) Ashutosh Mukherjee Road, Calcutta (a); AL 6064 6-7-57 (b); 27-11-61 (e).
- 2. (S) Prafulla Kumar Dutta carrying on business under the trade name Messrs. Panch Kari Dutta (tat) Panch Kari Dutta carrying on business under the trade name Messrs. Panch Kari Dutta 42°C Ashutol Mukherjee Road, Calcutta (a); Al 103A, 9-636 (b); 30-11-61 (e).
- 3. Messrs. Ananta Lal De and Bhola Ranjan Dej Bolpur (a); AS|629A, 29-8-45 (b); (A) Asbesto pipe, sheets (d); 24-11-61 (c).
- 4. Messrs. H. S. Barkat Ali and Grandsons, Ranganj (a); AS|110A, 28-9-41 (b); (A) Printin inks, printing varnishes (d); 27-11-61 (c).
- 5. Messrs. Biswanath Chandra and Baidyanad Chandra, Bolpur (a); AS 1070A. 2-5-49 (b); (A) Readymade garments, umbrella, hosicry goods (d) 27-11-61 (e).
- 6. (S) Shri Santosh Kumar Sremany and Pash pati Sremany carrying on business under the trade name Madhab Chandra Daw Shyam Dhone Daw (fall Madhab Chandra Shyamdhone Daw, 7 Khengram Street, Calcutta (a); AT 396A, 27-1-44 (b); 24.11 61 (e).

- 7. (S) Shri Nand Kishore Kedia, Shri Nawal thoic Kedia, Shri Vinod Kumar Kedia and Shri va Kumar Kedia carrying on business under the de name Benarsilall Kedia & Sons (for) Messrs. narsilall Kedia & Sons, 71 Canning Street (Registion No. C-114), Calcutta (a): AT|3530A, 30-1-(b); (A) Fancy goods made of plastics, bakelite, lulose, acetali, high impact and euria (d); 24-11-61
- 8 Messrs. Monordas J. Shah, Harakishandas J. 3h, Hematlal J. Shah and Shantilal J. Shah carrying business under the trade name Monordas J. Shah, Amratola Street, Calcutta (a); AT[3764A, 29-7-(b); (A) Aristolochia, belladona leaves, belladona its, lobelia herb, punarnava herb, pruniverb, scilla, monum leaves, grindelia gum myrrh, kurchi bark, fic. jute, talpatri, annant mul, honey, salt, chillies, reury, onion (d); 25-11-61 (e).
- ). (S) Shri Bairbux Rathi, Shri Laxminarayan thi and Shri Amarchand Rathi carrying on business fer the trade name Ramkishandas Rathi (for) mkishandas Rathi, 39 Armenian Street, Calcutta AT 1152A, 26-9-41 (b); 27-11-61 (e).
- [0] (S) Shri Bhimji Nathubhai, Shri Liladhar aramshi, Shri Nathalal Doshi and Shri Chhabildas tishandas carrying on business under the trade name & Behar Biri Leaves Co. (for) New Bihar Biri wes Co., 22 Rupchand Roy Street, Calcutta (a); [3572A. 17-6-59 (b); 28-11-61 (e).
- 1 (S) Shri Subhas Chakraborty carrying on mess under the trade name India Brush Ware (for) in Brush Ware, 72 Canning Street, Calcutta (a); 13384A, 2-1-57 (b); 29-11-61 (c).
- 2. Shri Malchand Agarwala, Gordhandas Agara, Champalal Agarwala and Gangabishan Agara carrying on business under the trade name impalal Agarwala, 45 Armenian Street, Calcutta; AT[689A, 24-9-41 (b); (D) Other merchandise ind when required for resale, (A) Ultra marine-blue; 30-11-61 (c).
- 3 Shri Dhirendra Nath Mullick (Proprietor) ying on business under the trade name Messrs. Iern Furnishers, 38 Park Mansions, Park Street, butta (a); BH|222A 22-9-41 (b); (S) (1) Raw ericls: timber, planks, hinges seriews. Provided all goods for which exemption from payment of a tax is claimed are intended for use in the actual tess of manufacture of the goods named below: Furniture (for) Timber, planks, hinges, seriews (1) Any other raw materials. (2) Plant, machifispare parts, accessories and consumable stores, Building or plumbing materials or fixures reed for construction for fitting out or repairs of building. Certified by the purchasing dealer to required for use in any process in the manufacture furniture (c); 24-11-61 (e).
- 4. (S) Messrs Vianest's Calcutta Goat Skins (for Messrs, Vianest's Calcutta Goat Skins Vate) Ltd., 60 Chingrighatta Road, Calcutta (a); 1567A, 10-6-49 (b); 28-11-61 (c).
- 5. Bankura Metal Industries, Cinema Road, angunj, Bankura, 157 Netaji Subhas Road, Cal-(a): BK|23B, 6-1-61 (b); (A) Bell metal ps, brass scraps, german silver scraps, copper, tin, zinc, white metal, gun metal (d); 28-11-61 (e).

- 16. (S) Messrs. Ramapati Ghosal and Saroj Kumar Ghosal carrying on business under the trade name Messrs. Gier Trading Co. (Agency) (for) Messrs Gier Trading Co. (Agency), (S) 4 Chattawala Lane. Calcutta (for) 4 Chattawala Gali, Calcutta (a); CL[1929A, 20-3-50 (b); 27-11-61 (e).
- 17. Messrs Abdul Hamid, Abdul Wahid, Ishtyaq Ahmed and Abdul Tauheed carrying on business under the trade name Bengal Tin & Scrap Suppliers, 36 Colootola Street, Calcutta, (a); CL|2855A, 7-9-57 (b); (A) Aluminium sheets and foil, aluminium strips, copper square, brass strip (d); 27-11-61 (c).
- 18. (S) Shri Jagatbandhu Roy carrying on business under the trade name Ashutosh Roy & Sons (for) Ashutosh Roy & Sons, 110 College Street, Calcutta (a); CL/21A, 10-11-52 (b); 28-11-61 (e).
- 19. Ceylon Calcutta Trading Corporation, 14 Lower Chitpur Road, Calcutta (a); CL|1645A, 11-11-52 (b); (A) Non-ferrous and ferrous metals, scrap and residues, nica, glue stock skin, leather, cattle bair, crushed bones, crude drugs, food grains (d); 30-11-61 (e)
- 20. (S) Messrs P. M. Batcha, P. M. Enayetullah and S. Mohamed Azom carrying on business under the trade name P. M. Batcha & Co. (for) Putta Mohamed Batcha carrying on business under the trade name Messrs. P. M. Batcha & Co., 315 Rajmohan Street, Calcutta (a); CLl3110A, 22-8-59 (b); 28-11-61 (e).
- 21. Shri Romniwos S. Joshi (Proprietor) carrying on business under the trade name Steel India Agencies, 40 Netaji Subhas Road, Calcutta-1 (a); CR!3101A, 22-5-61 (b); (A) Wire netting, bright steel bar (d); 24-11-61 (e).
- 22. Shri Chandra Nath Daw (Proprietor) carrying on business under the trade name Chandra Nath Biswanath, 3! Jackson Lane, Calcutta (a); CR/862A, 7-3-44 (b); (A) G. I. straps, bolts and nuts (d); 24-11-61 (c).
- 23. (S) Messis, Bhowarlal Bengani and Tawarimal Bengani carrying on business under the trade name Shri Bharat Impex Corporation (for) Messis, Shri Bharat Impex Corporation, 104 Old Chinabazar Street, Calcutta (a); CR12723A, 25-11-57 (b); (A) tinsel powder, bronze powder and book binding materials (d); 25-11-61 (e).
- 24. (S) Nathuram Podder and Tarachand Podder (Partners) carrying on business under the trade name Nathuram Poddar & Brothers (for) Nathuram Poddar & Brothers, 135 Canning Street, Calcutta (a); CR | 136B, 27-7-51 (b); 27-11-61 (e).
- 25 Messrs, Goodman & Company (India) Private Ltd., 38 Netaji Subhas Road, Calcutta (a); CR|2605A, 23-3-50 (b); (S) (1) Raw materials: Iron, brass, chemicals, minerals, paints, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of Sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) buckets, (A) G. i. drums, pans privy, kegs, tincontainers, oil tincontainers, drinking water drums, feeder oil, mugs, hand signal lamps watering cans, kettles, towas plate, chappaties, pans, mortar, pans, latrine, pans privy (c);

- (D) General merchandise as and when required, tincontainers, steel furniture, hospital requisites, drums and keges, oil, cans, measure tin oil, watering can (d); 27-11-61 (c).
- 26. (S) Messrs. Girdhandas Pugalia and Jamunadas Pugalia carrying on business under the trade name Madan Mohan Co. (for) Madan Mohan Co., 40 Netaji Subhas Road, Calcutta-1 (a); CR 1730A, 28-10-48 (b); (D) General merchandise as and when required for re-sale (d); 28-11-61 (e).
- 27. Messrs. Champalal Baid and Champalall Banthia carrying on business under the trade name Hamirmall Champalall, 2 Raja Woodmunt Street, Calcutta (a); CR|1401A, 1-6-48 (b); (A) Jute bags and hessian clothes (d); 29-11-61 (e).
- 28. Messrs. Debiprasad Khandalwal, Shyamsunder Khandelwal, Hariprosad Khandelwal, Sanwaldar Khandelwal and Uma Shankar Khandelwal carrying on business under the trade name Messrs. Khandelwal Bros., 13 Portuguese Church Street, Calcutta (a); CR 3076A, 27-2-61 (b); (A) Machinery and spare parts, jute and jute products, paints and varnishes, glasswares, red oxide livesced (d); 29-11-61 (e).
- 29. Shri Rathin Dey (Proprietor) carrying on business under the trade name Aren & Co., 36 Strand Road, Calcutta (a); CR|3034A, 15-5-58 (b); (A) Speet Pulley, v. pulley, g. i. pipe, g. i. bend, g. i. flange, g. i. socket, c.t.s. wire, m.s. conduit, m.s. socket, m.s. bend, m.s. tee, flexible wire, flexible conduit, non insulated wire cutter insulated handle, pliers, soldering iron of electric, solder wire self-flux, solder 50 per cent. 50 per cent lead, 1, 2, 3 and 4 way junction box, w.p. cable, Japan insulating varnish shellac, tape, glass, tape cambric, m.s. washers, g.i. bolts and nuts, porcelain water filter, g.i. pipe complete with steel bullets, etc., for earth arrangement (d); 30-11-61 (e).
- 30. Messrs. Durgi Debi Rajgariah, Rampiyari Rajgaria, Madanlal Saria and Thakurmal Agarwalla, (Partners) carrying on business under the trade name Hindusthan Traders Corporation, 10 Jackson Lane, Calcutta (a); CH:3051A, 17-10-60 (b); (A) Shuttles and gill rivets (d); 30-11-61 (c).
- 31. (S) Shri Ghanashyamdas Bagri (Proprietor) carrying on business under the trade name Messrs. G. D. Bagri & Co. (for) G. D. Bagri & Co., 135 Canning Street, Calcutta (a); CR|2321A, 27-8-52 (b); 30-11-61 (c).
- 32. (S) Messrs. Bilasrai Agarwala, Radheshyam Agarwala, Satyanarayan Agarwala and Lalchand Agarwala (Partners) carrying on business under the trade name Bilasrai Shrikishan (for) Messrs. Bilasrai Shrikishan, Kalimpong, Siliguri (a); DJ|144B, 30-11-56 (b); 29-11-61 (c).
- 33. Associated Commercial Co. of India (Private) Ltd., 7 Hastings Street, Calcutta (a); EL|3292A, 2-3-59 (b); (D) Hardware, (A) Bolts, nuts, washers, scraps, iron ores and pig iron (d); 25-11-61 (e).
- 34. Hovanesian Bros. (Private) Ltd., 104 Stephen House. Calcutta (a); EL|265A, 26-9-41 (b); (D) General merchandise, (A) Mercury, tamarind, mango pickets, silk waste, cassia, liequorise roots, galvanised iron wire, horn tips, stag horn, bear bills, carpet, nundahrag, menthol, hemp and hemp rope, leather, gum and iron scrap (d); 29-11-61 (e).

- 35. Messrs. Phani Bhusan Paul, Biswanath Kashi Nath Paul and Sambhu Nath Paul carryin business under the trade name Bhagya Devi Fa 39 Makardah Road, Howrah (a); HW|639A, 20 (b); (A) C.i. pans (c); 27-11-61 (e).
- 36. (S) Messrs. Sudhangshu Kumar Bose, Kumar Bose and Tara Chand Bose carrying on ness under the trade name Bose Brothers (for) Brothers, 76 Benaras Road, Howrah (a); HW 9-12-50 (b); 28-11-61 (e).
- 37. (S) Shri Ganesh Chandra Dalui carrying business under the trade name Messrs. Ganesh Chandra Dalui, Seibe Uluberia. Howrah (a); HW|1326A, 23-3-57 | 29-11-61 (e).
- 38. Messrs. Ashit Kumar Mukherjee, Apa Chandra Mukherjee and Anurup Chandra Mukherjee carrying on business under the trade name Mukherjee and Co. (for) Messrs. A. Mukherjee Co., 81 Aprokash Mukherjee Lane, Shibpur, How (a); HW|1681A, 11-2-56 (b); 29-11-61 (e).
- 39. Shri Benarashilal Shah (Karta of Hindu unfamily) and Kastu Prosad Shah (Karta of Hi united family) carrying on business under the trame Messrs. Nagarmull Banarashilal, 29A Sir H ram Goenka Street, Calcutta (a); JK:3124A, 304 (b); (A) Iron and steel, jeera, dhania and mc cuminseed, corriandar seed and fenudreck seed 25-11-61 (e).
- 40. (S) Messrs. Sumanlal Maganlal and Magar Kalyanji (Partners) carrying on business under trade name Bhupendra & Co. (for) Messrs. Bhupen & Co., 143|1|1 Cotton Street, Calcutta (a); JK 277-26-10-56 (b); 30-11-61 (e).
- 41. Musahar Sah Bengaram, 2 Doychatta Str Calcutta (a); JK|815A, 25-9-41 (b); (D) Spices a other general merchandise as and when required a certified by the dealer for resalc, (A) Soda, down nutmeg (jaiphal), pipal, guggul, sohaga, nousal cuminsced, (jira), oilseed, corriandar seeds (dhain chillies, sweet fennel (mouri), bucket pan (korai, it rod, scrap, motor parts and sewing thread (d); 304 61 (e).
- 42. Shri K. R. S. Iyengar carrying on busin under the trade name Messrs. Shri Prokash Agend 12A Netaji Subhas Road, Calcutta (a): LR 3252 8-7-61 (b); (A) Jute bags (d); 20-11-61 (e).
- 43. Messrs. Harbanslal Malhotra & Sons (Prival Ltd., 18 Netaji Subhas Road, Calcutta (a); LR 1681 28-3-49 (b); (A) (VI) Snap fastners (c); (A) Perfum hair oils (d); 22-11-61 (e).
- 44. Sarbasri Harbanslal Malhotra, Vedprok Malhotra and Surendranath Malhotra carrying business under the trade name Messrs. Harbans Vedprokash, 18 Netaji Subhas Road, Calcuta LR/3198A, 29-11-60 (b); (A) Razor blades, brill tine pomade (d); 22-11-61 (e).
- 45. Messrs. W. A. Beardsell & Co. (Private) A Gillander House, Netaji Subhas Road, Calculation (a); LR 81A, 22-12-41 (b); (A) Cardokote this sulok, cardokote white (d); 22-11-61 (e).

- (S) Shri Bachhraj Baid, Shri Bhanwarlal Baid Shri Punam Chand Baid (Partners) carrying on less under the trade name Messrs. Eastern Trading 2 Royal Exchange Place, Calcutta (for) Messrs. In Trading Co. (a); LR 2718A, 23-11-56 (b); Tyres and tubes, welding machine (d); 23-11-61
- Sarbasri R. Banerjee, B. Banerjee and S. K. mdar (Partners) carrying on business under the name Messrs. Ratnabala Industrial Works, 19 d Road, Calcutta (a); LR 3255A, 17-7-61 (b); Ropes, machine parts (d); 23-11-61 (e).
- Shri Gouri Sankar Dalmia (Proprietor) carry-m business under the trade name Messrs. Green's national Corporation, 21A Canning Street, Cal-(a); LR|3133A, 28-12-59 (b); (A) Hardware, rod and brass sheets, rope, cardboards, rubber ragm (d); 25-11-61 (e).
- . Messrs. Hill Green Co. of India, 12B Netaji as Road, Calcutta (a); LR|3106A, 24-10-59 (b); Jums (d); 28-11-61 (e).
- Messrs. Arora & Shegal (Private) Ltd., 2 and ve Row, Calcutta (a); LR|3134A, 30-12-59 (b); concrete vibrators and concrete mixture (c); (A) tyres (d); 27-7-61 (e).
- Messrs. Arora & Shegal (Private) Ltd., 2 and ve Row, Calcutta (a); LR|3134A, 30-12-59 (b); ron and steel scrap, espress coffee, machines (d); -61 (e).
- Messrs. Shree Ambica Iron Industries, 1|A Mullick Lanc, Calcutta (a); MK|2730A, 21-12-0; (S) (1) Raw materials: M.s. plate cuttings, ods, tron scraps, zinc, lead, ammonium sulphate, ant, machinery, spare parts and accessories, (3) mable stores, viz., grease, lubricating oil, cutting ard coke. Provided that all goods for which tion from payment of sales tax is claimed are ed for use in the actual process of manufacture; goods named below: Industrial machine parts pols, bolts and nuts, washers, bailing buckets, j. hooks, set screws, revets for sale (for) (1) materials: M.s. plate cuttings, m.s. rods, iron 5 ztac, lead, ammonium sulphate, (2) Plant, nery, spare parts and accessories (3) Consumable
- nery, spare parts and accessories, (3) Consumable
  Provided that all goods for which exemption
  payment of sales tax is claimed are intended
  c in the actual process of manufacture of the
  named below: Bolts and nuts, washers, bailing
  s, pins, j. hooks, set screws, revets for sale (c);
  61 (e).
- (S) Shrimati Sailabala Dasi, Shri Gorachand, Shri Modhusudhan Auddy, Shri Raghu Nath, Shri Rabindra Nath Auddy and Shri Sudhangsur Auddy (Partners) carrying on business under ide name Messrs. Auddy Brothers, 1|A Mechua-Street, Calcutta (for) Messrs. Auddy Brothers IK 2243A, 1-12-51 (b); (S) (1) Raw materials: silver, Provided that all goods for which tion from payment of sales tax is claimed are defor use in the actual process of manufacture goods named below: Gold and silver ornaments 1) Any other raw materials, (2) Plant, machinery, accessories and consumable stores, (3) ig or plumbing materials or fixtures required

- for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale (c); 25-11-61 (e).
- 54. (S) Shri Birendra Nath Bhar, Shrimati Bani Bhar and Shri Gopal Chandra Bhar carrying on business under the trade name Messrs. Bhar & Co., 11 Goabagan Lane, Calcutta (for) Messrs. Bhar & Co. (a); MK 1786A, 25-11-49 (b); 27-11-61 (c).
- 55. (S) Shrimati Shefali Nandy (Proprietress) carrying on business under the trade name Messrs. General Chemical Industries (for) Messrs. General Chemical Industries (S) 248|15 Bagmari Road, Calcutta (for) 18|2|H|3 Canal Circular Road, Calcutta-11 (a); MK|2937A, 29-11-58 (b); 27-11-61 (e).
- 56. (S) Messrs. Neladri Sekhar Mandal, Shyam Sundar Mandal, Pranballav Mandal and Bata Krishna Mandal (Partners) carrying on business under the trade name Messrs. Nityananda Hosiery Mills, 20 Sarkar Lane, Calcutta (for) Messrs. Nityananda Hosiery Mills (a); MK 2015A, 18-8-49 (b); 29-11-61 (e).
- 57. Shri Subal Chandra Bhar carrying on business under the trade name Messrs. Ajoy Kumar Bhar, 37A Maniktola Main Road, Calcutta (a); MKl3308A, 22-6-61 (b); (A) Waterproof paper, r. clay, plaster, french chalk, emery cloth, brushes, mobil oil, grease, lime, tarpentine, tar, rosin, screws, hinges, nails, nuts, bolts and hook (d), 29-11-61 (e).
- 58. (S) Messrs. Jagannath Nandy and Balaram Nandy (Partners) carrying on business under the trade name Messrs. New Bharat Oil Stores, 1 Nandan Bagan Street, Calcutta (for) Messrs. New Bharat Oil Stores (a); MK 2493A, 8-4-54 (b); 30-11-61 (e).
- 59. (S) Shri Kishan Chand Kapoor (Proprietor) carrying on business under the trade name Messrs. Afgan Fruit Traders (for) Gian Chand Dugal (Proprietor) carrying on business under the trade name Afgan Fruit Traders, 104 Acharya Profulla Chandra Road, Calcutta (a); MK|2807A, 20-9-57 (b); 30-11-61 (e).
- 60. Shi Bandiram Sarkar carrying on business under the trade name Bandiram Sarkar, Radhanagar, post office Amlagora, Midnapur (a); MN|1542A, 17-6-61 (b); (A) Raw materials. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture in West Rengal for sale of the goods named below: (i) Fire wood and sal ballies (c); 25-11-61 (c).
- 61. (S) Shri Ram Gopal Murarka and Shri Hari Prosad Murarka carrying on business under the trade name Hari Prosad Ram Gopal (for) Hari Prosad Ram Gopal, Golkuarchawk, Midnapur (a); MN|1459A, 5-11-59 (b); (A) Cumin seed (d); 29-11-61 (e).
- 62. (S) Shri Kashinath Rana carrying on business under the trade name Kashinath Rana (for) Kashinath Rana, village Radhanagar, post office Amlagora, Midnapur (a): MN'1483A, 13-6-60 (b); (A) (1) Raw materials. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture in West Bengal for sale of the goods named below: (i) Fire wood and (ii) Sal poles (c); 29-11-61 (e).

- 63. Messrs. Bengal Oil Mills, 178 Mahatma Gandhi Road, Calcutta (a); MR|2577A, 25-5-60 (b); (A) Castor seed and oil, groundnut seed and oil, kopra seed and oil, pagra seed and oil, mohua seed and oil (d); 29-11-61 (e).
- 64. Shri Ram Chandra and Kalyanbux carrying on business under the trade name Messrs. Ram Chandra Kalyanbux, Adra (a); PR/185A, 4-11-57 (b); (A) Groundbut oil, cocoanut oil, ghee, chillies, soda, poppy seeds, corriander seeds (dhania), cumin seeds (jeera), thread and rope (d); 25-11-61 (e).
- 65. (S) Shri Badri Prasad Dorah carrying on business under the trade name Bansidhar Pursottam Lall, Main Road, Purulia (for) Shri Badri Prasad Dorah carrying on business under the trade name Messrs. Bansidhar Pursottamdas, Main Road, Pundi (a); PR 168A 28-10-57 (b); 27-11-61 (e).
- 66. Messrs. Dodsal Private Ltd., (S) 2 Brabourne Road, Calcutta (for) 33 Chittaranjan Avenue, Calcutta (a); (S) RB|1275A (for) SL|3372A (b); 24-11-61 (c).
- 67. Messrs. Makhanlal Banerjee, Anil Kumar Banerjee, Dilip Kumar Banerjee, Rathindra Nath Banerjee and Basudeb Banerjee carrying on business under the trade name A. K. Banerjee & Bros., 14|2 Old Chinabazar Street, Calcutta-4 (a); RB|205A, 23-9-41 (b); (A) Plastic cover (d); 25-11-61 (e).
- 68. (S) Messrs. New Industries & Commerce (Private) Ltd. carrying on business under the trade name New Industries & Commerce (Private) Ltd. (for) Messrs. New Industries & Commerce (Private) Ltd., 9-C Lallbazar Street, Calcutta (a); RB|1170A, 22-11-60 (b); 25-11-61 (c).
- 69. (S) Messrs. N. Seal and M. Pandhya carrying on business under the trade name Krishna Trading Co. (for) Krishna Trading Co., 14/2 Old Chinabazar Street, Calcutta (a); RB 488A, 10-9-49 (b); (D) Hardware (d); 27-11-61 (c).
- 70. (S) Messrs. Brijnarain Mehrotra and Tejnarain Mehrotra carrying on business under the trade name of Lakshmi Stores (for) Lakshmi Stores, 14/2 Old Chinabazar Steet, Calcutta (a); RB/998A, 31-3-51 (b); 28-11-61 (c).
- 71. (S) Shu Paramananda Churiwala carrying on business under the trade name Paramananda Churiwala (for) Paramananda Churiwala, 23|24 Radhabazar Street, Calcutta (a); RB<sup>1</sup>31A, 10-3-53 (b); 28-11-61 (e).
- 72. (S) Shri Pranjivan Desai carrying on business under the trade name Pranjivan & Co. (for) Pranjivan & Co., 112 Old Chinabazar Street, Calcutta (a); RB 348A, 13-2 47 (b); (D) Hardware metal (d); 28-11-61 (e).
- 73. (S) Shri Md. Ahmed and Md. Ilahi carrying on business under the trade name Indiana Watch Company (for) Indiana Watch Company, 143 Radhabazar Street, Calcutta (a); RB|40A, 26-9-41 (b); 30-11-61 (e).
- 74. (S) Shri Lekhram Periwal, Sm. Sua Debi, Shri Keshri Prasad Maheswari and Shri Rameswar Maheswari (Partners) carrying on business under the trade name Messrs. Ganeshdas Hazarimal (for) Messrs.

- Ganeshdas Hazarimal, 46 Strand Road, Calcutti RJ|141B, 7-3-50 (b); (D) General merchandise a when required and certified for resale, (A) Plan machinery, moulds, machinery part and accessories components, tools and implements, iron and steel non-ferrous metal materials, lubricants, grease, 1 casein, cold pardener, glue, tea chest, fittings, tin hard board, card board, plywood, packing mate packing boxes, jute and jute products, pamis varnishes, tarpaulin, cement, lime, stone chips, firice, paddy, salt, sugar, vegetables, tamarind sepowder, starch, sanitary fitting, plumbing mater, tubewell, pipe fittings and pumps, mustard see mustard oil (d); 24-11-61 (e).
- 75. (S) Shri Sanwalram Jhunjhunwala and a Gourishankar Jhunjhunwala (Partners) carrying business under the trade name Messis. Gajan Gourisanker (for) Messis. Gajanand Gourisankar, Cotton Street, Calcutta (a); RJ[834A, 27-94] (D) Textiles, silk and woollen piece goods, get merchandise as and when required and cerified resale, (A) Jute goods, hessian bags, twine, sp cardamom, dhania, jeera, aniseed, tapioca, globi chilli, turmeric, khajoor, mohri, ajwan, poppis methi, kalajira, hing, tejpatta, oilseeds, mustard se linseed, mahua, til, groundnut, ramdana, arrow starch, khata, tea, ropes and string, dry fruits, kis kaju, almonds, sandalwood, sandal powder, tr drugs, pipal, bach ginger, old newspaper, murdasan camphor, para, khariaclay, kodi, isabgol, ranga, i rods, palmnut, chemicals, soda, alum, kalmis borax, gum, dhuna, abir, hingalu, gugal, sindur, li zinc, metal wares, turpentine oil, cloves, jawatri, jai broomstick, alkatra, peach, coal tar (d) 30-11-61
- 76. Shri Rampratap Agarwalia. Shi Balab Agarwalla and Shri Gangaram Agarwalla (Partner carrying on business under the trade name Mess Jagannath Mohanlal, 65 Cotton Street, Calcuta (RJ)2248A, 21-6-45 (b); (D) Jute, kirana, piece good biri, stationery, table salt, chemicals, jute product readymade clothes, hosiery, spices, hardware good cigarette and general merchandise as and wite required for resale, (A) Water proof goods, remains clothes, soda ash, sodibi carb, arrowned huna (big and small), cardamom, caustic soda, be canvas, clothes, soda ash, sodibi carb, arrowned huna (big and small), cardamom, caustic soda, be cottonseed, mustard oil, groundnut oil, linseed oil, oil, castor oil, mahua oil, coir ropes, utensils, buck pans, drums, tins, old newspaper, paperbaes, paid varnishes, tobacco, glass, tea, soaps, cented oil, g silver, sovereigns (d); 30-11-61 (e).
- 77. (S) Shri Chandanmall Surana, Shri Rukman Surana, Shri Mangal Chand Surana, Shri Tensul Surana, Shri Jaharimall Surana and Babulal Sur (Partners) carrying on business under the trade of Messrs. Harakchand Jaskaran (for) Messrs. Hachand Jaskaran, 225 Harrison Road, Calcutta (S) RJ|3006A, 30-11-61 (for) R1 93B, 13-1-56 (30-11-61 (e).
- 78. Messrs. Anukul Ch. Sardar, Penchanan Sardar and Badananda Sardar. Madhusudan Sardar and Banandan Sardar carrying on business under the name Mahendra Nath Sardar & Co., 105 Belga Road, Calcutta, (1) Barasat, 24-Parganas, (2) Badad, 24-Parganas, (3) Basirhat, 24-Parganas, Hengulganj, 24-Parganas (a); SH 116B, 12-4-5

- Bricks, asbestos sheets, iron rods, iron joists, orkey, lime, rain water pipe, sand, textile goods and adymade garments (c); 27-11-61 (e).
- 79. (S) Shri Bhikhabhai Patel (Proprietor) carrying 1 business under the trade name R. Bhikhabhai Patel Co. (for) Messrs. R. Bhikhabhai Patel & Co., 119 R. G. Kar Road, Calcutta (a); SH|1948A, 1-8-51 (b); 29-11-61 (e).
- go. Messrs. Bhagawati Dey and Protap Chandra ey carrying on business under the trade name Rose letal Products, 6 Gour Dey Lane (a); SL|3258A, 5.5-58 (b); (A) Mirrors (c); (A) Fancy leather goods ly; 24-11-61 (e).
- 81. (S) Rajdeo Singh carrying on business under trade name of Messrs. Sampat Singh & Sons (for) mpat Singh & Sons, 12A Coal Depot Sealdah, alcutta-15 (a); SL|3433A, 25-7-59 (b); 24-11-61 (e).
- 82. (S) Shri Jogeswar Auddy carrying on business ider the trade name Messrs. Jogeswar Auddy & D. (for) Messrs. Jogeswar Auddy & Co., 25B inchanantola Lane, Calcutta (a); SL|1607A, 26-3-49 i; 25-11-61 (e).
- 83. Anil Kumar Kar carrying on business under trade name Bharat Traders, 11 Chuckoo Khanna Lane, Calcutta (a); SL|3681A, 29-3-61 (b) (A) ne piece (d); 27-11-61 (e).
- 34. (S) Messrs. Mohamed Aslan, Md. Shafque, 1 Nasim, Md. Atique (minor) and Md. Akram inor) carrying on business under the trade name emational Skin Corporation (for) Messrs. Interional Skin Corporation, 8 Madan Street, Calcutta: SL'2992A, 28-3-56 (b); 27-11-61 (e).
- 35. (S) Anil Kumar Saha and S. Saha carrying on siness under the trade name Special Store (for) C. Saha, D. S. Saha carrying on business under the de name Special Stores, 47 Baitakkhanna Road, cutta (a); SL|3398A, 10-6-59 (b); 29-11-61 (e).
- 36. Messrs. Ceramic Sales Corporation Ltd., 24 ttaranjan Avenue, Calcutta (a); SL|2931A, 7-12-54 (A) Iron frames (d); 29-11-61 (e).
- 37. Rebati Nandan Dutta and Jashoda Nandan tta carrying on business under the trade name ndan Press, 4 Hidaram Banerjee Lane, Calcutta SL/3713A, 23-5-61 (b); (A) Machinery and spare ts thereof for manufacture of printed matters (c); 11-61 (e).
- 38. (S) Shri Sudhir Kumar Das (Proprietor) carryon business under the trade name Netaji Cycle res (for) Messrs Netaji Cycle Stores, G.T. Road, migani. Chandernagore, Hooghly (a); SP|971A, 3-55 (b); 29-11-61 (e).
- Explanatory notes.—Regarding the amendments de, the following code letters have been used to icate the manner in which the particulars of a istration have been amended:—
- A) means "Add"; (D) means "Delete"; (S) means ibstitute".

- No. 354C.T.—14th December 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—
- Notes. (a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. (S) Arjandas Motwane, Sati K. Motwane, Amrit Motwane and Veena Motwane carrying on business under the trade name Messrs. Arkay Industries (for) Thakurdas R. Motwane, Bhagwandas R. Motwane, Arjandas R. Motwane and Sati K. Motwane carrying on business under the trade name Messrs. Arkay Industries, 57 Diamond Harbour Road, Calcutta (a): 286A(AL) (Central), 26-6-61 (b); 28-11-61 (f).
- 2. (S) Shri Bhimji Natubhai, Shri Liladhar Dharamshi, Shri Nathalal Doshi and Shri Chhabiladas Jai Kishandas carrying on business under the trade name New Bihar Biri Leaves Co. (for) New Bihar Biri Leaves Co., 22 Rupchand Roy Street, Calcutta (a): 1015A(AT) (Central), 10-8-59 (b); 28-11-61 (f).
- 3. (S) Shri Subhas Chakraborty carrying on business under the trade name India Brush Ware (for) India Brush Ware, 72 Canning Street, Calcutta (a); 575A(AT) (Central), 8-7-57 (b); 29-11-61 (f).
- 4. (S) Shri Bairoubux Rathi, Shri Laxminarayan Rathi and Amarchand Rathi carrying on business under the trade name Messrs. Ramkishandas Rathi (for) Messrs. Ramkishandas Rathi, 39 Armenian Street, Calcutta (a); 411A(AT) (Central), 28-6-57 (b); 29-11-61 (f).
- 5. Shri Jiwanlal Maheswari and Shri Dawlal Maheswari carrying on business under the trade name J. D. Trading Co., 71 Canning Street, Calcutta (a); 1203A(AT) (Central), 8-9-61 (b); (A) Isabgol, feeding bottles, combs and safety razors (e); 28-11-61 (f).
- 6. Messrs, Mining & Engineering (Private) Ltd., 4/1 Camac Street, Calcutta (a); 521A(BH) (Central), 30-7-60 (b); (A) Manganese ore, Lime stone (c); 30-11-61 (f).
- 7. (S) Shri Hara Prosad Dutta carrying on business under the name Messrs. Hara Prosad Dutta (for) Messrs. Hara Prosad Dutta, Kandi, Murshidabad, (A) Murshidabad 2 (a);
- (S) 17B(BR) (Central) (for) 75A (BR) (Central), 25-10-57 (b); 25-11-61 (f).

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- 8. Shri Narayan Das Mukherjee carrying on business under the trade name Messrs. Banga Laxmi Bastralaya. Khagra, 206 Manindra Road, Murshidabad (a): 136A(BR) (Central), 17-3-61. (b); (A) Woollen hosiery goods (c): 25-11-61 (f).
- 9. (S) Messrs. Ramapati Ghosal and Saroj Kumar Ghosal carrying on business under the trade name Messrs. Gier Trading Co. (Agency) (for) Messrs. Gier Trading Co. (Agency), 4 Chattawalla Lane Calcutta (a): 382A(CL) (Central), 6-7-57 (b); 27-11-61 (f)
- 10. (S) Shri Jagatbandhu Roy carrying on business under the trade name Messrs. Ashutosh Roy & Sons (for) Messrs. Ashutosh Roy & Sons, 110 College Street, Calcutta (a); 123A(CL) (Central), 1-7-57 (b); 28-11-61 (f).
- 11. (S) P. M. Batcha, P. M. Enayatullah and S. Mohammad Azam carrying on business under the trade name P. M. Batcha & Co. (for) Shri Putta Mohamed Batch carrying on business under the trade name P. M. Batcha & Co., 3/5 Rajmohan Street, Calcutta (a); 968A(CL) (Central), 24-10-59 (b); 28-11-61 (f).
- 12. (S) Messrs, Kedar Nath Coondoo, Baidya Nath Coondoo and Samiran Coondoo carrying on business under the trade name Messrs, J. C. Coondoo & Sons. (for) Messrs, J. C. Coondoo & Sons. 22 Raja Woodmunt Street, Calcutta (a); 555A(CR) (Central), 11-7-57 (b); 24-11-61 (f).
- 13. (S) Messrs. Bhanwarlal Bingani and Jawanimal Bingani carrying on business under the trade name Shree Bharat Impex Corporation (for) Messrs. Shree Bharat Impex Corporation, 104 Old Chinabazar Street. Calcutta (a); 1014A(CR) (Central). 22-11-57 (b), (A) tinsel powder (c); 25-11-61 (f).
- 14. (S) Messis Nathumal Poddar and Tarachand Poddar (Partners) carrying on business under the trade name Nathuram Poddar & Brothers (for) Nathuram Poddar & Brothers, 135 Canning Street, Calcutta (a); 4B(CR) (Central), 15-6-57 (b); 27-11-61 (f).
- 15. Messrs, Kedarnth Rampratap, Kalimpong (a); 68A (DJ) (Central), 12-7-57 (b); (A) Cement (c); 29-11-61 (f).
- 16. (S) Messrs Bilasrai Agarwala, Radheyshyam Agarwala, Satyanarayan Agarwala and Lalchand Agarwala (Partners) carrying on business under the trade name Bilasrai Shrikishan (for) Messrs, Bilasrai Shrikishan, Kalimpong, Siliguri (a); 31B(DJ) (Central), 31-7-57 (b); 29-11-61 (f).
- 17. Messrs. Hovanesian Bros. (Private) Ltd. 104 Stephen House, Calcutta (a); 176A(EL) (Central). 10-7-57 (b); Lac and lac products (c); 29-11-61 (f).
- 18. (S) Shri Nandalal Agarwala carrying on business under the trade name Messrs. Regal Hosiery Mills (for) Messrs. Regal Hosiery Mills, Kumarpara, Lilooah, Howrah (a); 151A(HW) (Central), 5-7-57 (b); (A) Art silk yarn for the purpose of manufacture of hosiery than (d); 24-11-61 (f).
- 19. Messrs. Sudhangshu Kumar Bose, Biraj Kumar Bose and Tarachand Bose carrying on business under the trade name Messrs. Bose Brothers (for) Messrs. Bose Brothers, 76 Benaras Road, Howrah (a); 12B(HW) (Central), 1-7-57 (b); 28-11-61 10-7-57 (b); 28-11-61 (f).

- 20. (S) Messrs. Sumanlal Maganlal and Magal Kalyanji (Partners) carrying on business under trade name Bhupendra & Co. (for) Messrs. Bhupen & Co., 143/1/1 Cotton Street, Calcutta (a): 169A(J (Central), 27-6-57 (b); 30-11-61 (f).
- 21. Messrs. Kilburn & Co. (Private), Ltd., Fairlie Place, Calcutta (a); 390A(LR) (Centr. 19-7-57 (b): (A) After the word manufacture of 1 goods named below: Rubber products (d); 20-11. (f).
- 22. (S) Shri Bachhraj Baid, Shri Bhanwarlal Band Shri Punam Chand Baid (Partners) carrying the business under the trade name Messrs. Easter Trading Co., 2 India Exchange Place, Calcutta (for Messrs. Eastern Trading Co. (a); 785A(LR) (Central 13-12-57 (b); (A) Tyres, tubes and welding maching (c); 23-11-61 (f).
- 23. Sarbashri B. Singh and C. B. Sing (Parthed) carrying on business under the trade name Messa Sree Bihar Trading Co., 7 Canning Street. Calcut (a); 1257A(LR) (Central), 24-8-61 (b); (A) Bolk plant, turbo plants and piping (c); 23-11-61 (f).
- 24. Messrs. W. A. Beardsell & Co. (Private) Ltd A/3 Gillander House, Calcutta, (a): 48A(LR)(Central 19-6-57 (b); (A) Insulok, cardokote white, cardokot thick, paints, v-belts (c); 24-11-61 (f).
- 25. Messrs. Arora & Schgal (Partners) Ltd., Clive Row. Calcutta (a): 1136A(LR) (Central 9-2-60 (b); (A) Machineries and cycle tyres, (c); (A) Concrete vibrators and concrete mixers (d): 27-7-61 (f)
- 26. Messrs. Arora & Sehgal (Private) Ltd Clive Row. Calcutta (a); 1136A(LR) (Central 9-2-60 (b); (A) Iron and steel scrap, espress coffe machines (c); 25-11-61 (f).
- 27. (S) Shri Tara Chand Agarwala and Sh Shanti Parsad Agarwala carrying on business unde the trade name Messrs. Lachminarayan Tarachand 160C Chittaranjan Avenue, Calcutta (for) Messr Lachminarayan Tarachand (a); 278A(MK) (Central) 29-7-57 (b); 28-11-61 (f).
- 28. (S) Shri Kishan Chand Kapoor (Proprietal carrying on business under the trade name Afgan Fruit Traders, 104 Acharya Profulla Chandra Road Calcutta (for) Gian Chand Dugal (Proprietor) carrying on business under the trade name Afgan Fruit Traders (a); 440A (MK) (Central), 15-11-57 (b) 30-11-61 (f).
- 29. Shri Madanlal Agarwala (Proprietor) carryin on business under the trade name Messrs. Agarwa Company, Raiganj, West Dinajpur (a): 196A(MI (Central). 27-2-61 (b); (A) Wheat and wheat products (d): 24-11-61 (f).
- 30. (S) Shri Harihar Guha carrying on busine under the trade name Harihar Guha (for) Hariha Guha, Bibiganj, Midnapur (a): 153A(MN) (Central 14-3-59 (b); (A) Atta, flour, and suji (c): 25-11-61 (f).
- 31. (S) Shri Dalichand Panachand Mehata. Bacht lal Dalichand Mehata and Dhirajlal Dalichand Mehata carrying on business under the trade nam Mahabir Trading Co. (for) Mahabir Trading Co. (for) Mahabir Trading Co. (MN) (Central), 24-6-58 (b); (A) Flour (c): 27-11-6 (f).

- Shri Ram Gopal Agarwalla carrying on busiunder the trade name Ram Gopal Agarwalla, talachawk, Midnapur (a): 14B(MN) (Central), -61 (b): (A) Flour, Sooji (c): 29-11-61 (f).
- 3. Messrs. East India Commercial Corporation. Harrison Road, Calcutta (a): 193A(MR) (1ral), 1-7-57 (b); (A) Galvanised and steel pipe \_ 30-11-61 (f).
- Messrs. Dodsal (Private) Ltd., (S) 2 Brabourne d, Calcutta (for) 33 Chittaranjan Avenue. putta (a); (S) 956A(RB) (Central) (for) 943A(SL) putal) (b); 24-11-61 (f).
- (S) Shri Amratlal Jivanlal Mehta carrying on iness under the trade name International Trading (for) Messrs. International Trading Co., 28/17 Chinabazar Street, Calcutta (a); 356A(RB) phral), 5-7-57 (b); 24-11-61 (f).
- 6. (S) Shri Paramananda Churiwala carrying on iness under the trade name Paramananda Churila (for) Paramananda Churiwala, 23/24 Radhalar Street, Calcutta (a); 41A(RB) (Central), .57 (b); 28-11-61 (f).
- 7. Messrs. Hrishikesh Sen, Dilip Kr. Sen, arjit Sen and Biswajit Sen carrying on business er the trade name Calcutta Pure Drug Co., 2 per Lanc, Calcutta (a); 654A(RB) (Central), '-57 (b); (D) And general merchandise (c); 1-61 (f).
- 8. (S) Messrs. Md. Ahmed and Md. Ilahi carg on business under the trade name Indiana th Co. (for) Indiana Watch Co., 143 Radhabazar et. Calcutta (a); 579A(RB) (Central), 31-10-57 (b); 1-61 (f).
- ). Shri Rampratap Agarwalla, Shri Balabux rwalla and Shri Gangaram Agarwalla (Partners) ying on business under the trade name Messrs. Innath Mohanlal, 65 Cotton Street, Calcutta (a): A(RI) (Central), 1-7-57 (b); (A) Oil seeds, utensils, acco and tea (c); 30-11-61 (f).
- 0. (S) Shri Sanwalram Jhunjhunwala and Shri Irishankar Jhunjhunwala (Partners) carrying on iness under the trade name Messrs. Gajanand Irisanker (for) Messrs. Gajanand Gourisankar, 39 ton Street, Calcutta (a); 608A(RJ) (Central), 1-57 (b); 30-11-61 (f).
- 1. (S) Shri Bhikhabhai Patel (Proprietor) carryon business under the trade name R. Bhikhai Patel & Co. (for) Messrs. R. Bhikhabhai Patel Co., 17/19 R. G. Kar Road, Calcutta (a); A(SH) (Central), 23-8-57 (b); 29-11-61 (f).
- 2. (S) Anil Kumar Saha and S. Saha carrying business under the trade name Special Stores | J. C. Saha and S. Saha carrying on business ler the trade name special Stores, 47 Baitak-lina Road, Calcutta (a); 987A(SL) (Central), 8-59 (b); 29-11-61 (f).
- 13. (S) Shri Jogeshwar Auddy carrying on busis under the trade name Messrs. Jogeswar Auddy idy and Gadadhar Mallick carrying on business the trade name Messrs. Jogeswar Auddy & 25B Panchanantola Lane, Calcutta (a); 606A(SL) itral), 23-8-57 (b); 29-11-61 (f).

- 44. Messrs. Kedarnath Panchkari Sadhukhan, Singur, Hooghly (a); 5B(SP) (Central), 20-8-57 (b); (A) Flour (d): 27-11-61 (f).
- 45. (S) Shei Sudhir Kumar Das (Proprietor) carrying on business under the trade name Netaji Cycle Stores (for) Messrs. Netaji Cycle Stores, Luxmiganj, Chandernagore, Hooghly (a); 24A(SP) (Central), 13-7-57 (b); 29-11-61 (f).

Explanatory notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 358C.T.—21st December 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

#### Notes-

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate.
- (c) Goods for use in manufacture or in the execution of contracts.
- (d) Goods for resale.
- (e) Date of amendment.
- 1. (S) Shri Jagadish Chandra Chadha carrying on business under the trade name Messrs. Elite Industrial Corporation (for) Messrs. Elite Industrial Corporation, 28A Mominpore Road, Calcutta (a); AL/797A, 2-9-49 (b); 1-12-61 (e).
- 2. (S) Ujal Kanti Chowdhury carrying on business under the trade name Messrs. Chowdhury Industries Corporation (for) Messrs. Chowdhury Industries Corporation, 4B Jainuddin Mistry Lane, Calcutta (a); AL/632A, 4-2-58, (b); 6-12-61 (c).
- 3. Messrs. Basanti Bhander (Private) Ltd., Suri (a); AS/2165A, 15-2-61 (b); (A) Brass kona, boti, barbed wire, galvanised buckets, handles, curtain rod, balance and weights, dungi karai, hooks, dog chains, drain brush, expanded metal, iron chain kurpi, hata, pan, korai, khunti, steel, altaras, jhari, kunch, khil, brass rings, brass altaras, brass screw, brass hinges, rivet, roofing bolts, steel scale, katari, mugs, locks, nuts and bolts, peta karai, pully, parsi, jalui, phynile, scale, ventilator, panel pins, water drum, rolling shutter, angle, joist, black sheet, flat bar, sanitary goods, iron rods (d); 5-12-61 (e).
- 4. Shri Satish Kumar Nandy, Shrimati Sushila Bala Dasi and Shrimati Namita Nandy carrying on business under the trade name International Sales Agency, 71 Canning Street (Registered Nos. A-116, 118 and 120), Calcutta (a); AT/3785A, 13-10-61 (b); (A) Razor blades, insecticides, face cleansing milk cream, sewing machine lubricating oil, adhesive tapes (d); 1-12-61 (e).

- 5. (S) Shri Shewram Shroff and Shri Gayanand Shroff carrying on business under the trade name Hiranand Shewram (for) Shri Sewram Shroff, Shri Bhajanlal Shroff and Shri Gajanand Shroff carrying on business under the trade name Hiranand Shewram, 184 Cross Street, Calcutta (a); AT/1146A, 12-4-45 (b); (D) General merchandise as and when required for resale, (A) Readymade garments, woollen garments, iron and iron goods, silver and gold (d); 4-12-61 (e).
- 6. Messrs. Jagdish Prosad Swaika, Shantilal G. Shah and Suwalal Swaika carrying on business under the trade name Union Stores Suppliers, 192 Jamunalal Bazaz Street. Calcutta (a); AT/3729A, 9-2-61 (b); (A) Bearings, sockets, block, rubber sheets and packings, shrayer pump, bolt cutter, dixel-rope-knife, hammer, pliar, compass, punches, wrench, belt dressing, cotton packing, boiler fittings, pressure guage, rivets, split pins, pickers and picking bards (d); 5-12-61 (e).
- 7. Sanwarmall Marwary, Mejia, Bankura (a); BK/462A, 12-1-61 (b); (A) Groundnut oil, soda, rope, paper, tea, cocoanut oil, tejpatta, poppy seed, soap, corriandar seed, aniseed, ajwan, fenugreew seed, betelnut, blackcuminseed, cardamom, cloves, cinamon, incense, biscuit, barley (d); 5-12-61 (e).
- 8. (S) Shri Jatindra Nath Sarkar carrying on business under the trade name Messrs. Jatindra Nath Sarkar (for) Messrs. Jatindra Nath Sarkar, Saudaganj, Jiaganj, Murshidabad (a); BR/142A, 1-7-47 (b); 1-12-61 (e).
- 9. Ramgopal Khemka and Ram Swaroop Khemka carrying on business under the trade name Messrs. Gopal & Co., 4 Bhowani Dutta Lane, Calcutta (a); CL/168B, 28-9-41 (b); (A) Tea (d); 1-12-61 (e).
- 10. Shri Madhusudan Guin (Proprietor) carrying on business under the trade name Messrs. K. N. Mittra & Co., 92 Old Chinabazar Street, Calcutta (a); CR/181A. 26-9-41 (b); (A) Stationery goods (d); 2-12-61 (e).
- 11. (S) Shri Tarak Nath Sen (Proprietor) carrying on business under the trade name Messrs. D. K. Sen (for) D. K. Sen, 118 Canning Street, Calcutta (a); CR/1402A, 2-6-48 (b); (A) Plain glass, wire nail, pictures, pictures frames (d); 2-12-61 (e).
- 12. Shri Tarlok Nath Kapur (Proprietor) carrying on business under the trade name Allied Industrial Syndicate (for) Messrs. Allied Industrial Syndicate, 138 Canning Street, Calcutta (a); CR/2407A, 8-11-48 (b); (D) General merchandise (d); 5-12-61 (e).
- 13. Messrs. Emar (India) Private Ltd., 135 Canning Street, Calcutta (a); CR/2115A, 6-11-51 (b); (A) Electrical goods, pump, electrical motors, drill, compressor, piston ring, oilseeds, break lining, insulators, commutator, magneteoils, lightning arrestors, paints, blower, blower fan, transformers (d); 5-12-61 (e).
- 14. Messrs. Surrendra (Overseas) Private Ltd., 135 Canning Street, Calcutta (a); CR/2593A, 14-3-56 (b); (A) Squares (d); 5-12-61 (e).

- 15. (S) Messrs. Narbheram Panachand Mantilal N. Mehta, Rashiklal N. Mehta and Kumar Mehta carrying on business under the name S. Kantilal & Co., 79 Netaji Subhas 1 Calcutta (for) S. Kantilal & Co., 82 Clive S Calcutta (a); CR/662A, 26-9-41 (b); (A) (l) materials, (2) Plant, machinery spare parts accessories, (3) Consumable stores, viz., mobi grease, kerosene oil, lubricating oil and cotton wa Provided that all goods for which exemption payment of sales tax is claimed are intended for in the actual process of manufacture of the grammed below: (i) Blue cuttacks and band s blades (c); (A) Strapping wire, wire nails, pack boxes and card board boxes (d); 7-12-61 (e).
- 16. Messrs. Anadi Nath Chatterjee and Mad sudan Gupta (Partners) carrying on business wath the trade name India Stores & Agency Co., 36 State Road, Calcutta (a); CR/1745A, 2-2-50 (b); (I) Raw materials: M. S. Bar, (2) Plant, machine spare parts and accessories. Provided that all goo for which exemption from payment of sales tax claimed are intended for use in the actual process manufacture of the goods named below: (i) M. stud, m. s. nuts (c); (D) Mill stores, (A) Iron rivel copper rivets, copper washers, copper tacks, branuts, brass washers, set screws, iron machine screw, say paper, screws (wood), asbestos packings, blow lam gum arabic, chiana glue, wheet valve, wire nails, bra wire nettings, hoop iron (steel stropings), cotto waste, solder stick, m. s. wire, whiting, chall welding rods, aluminium rivets, graphite flak springs loom protector, shovels, copper pipe, pain (d); 6-12-61 (e).
- 17. Messrs. Ramnarayan Sitaram, Bijanbari (a) DJ/449A, 20-9-49 (b); (A) Electric wire, electric switch, electric bulbs, paints, varnishes (d); 5-12-61 (e).
- 18. (S) Banshidhar Mintri (Proprietor) carrying of business under the trade name Purakchand Banshidhar, Kalimpong (a); DJ/797A (b); (D) General merchandise, (A) Cardamom, cement, mobil oil, empty drums (\*\*6-12-61 (e).
- 19. Messrs. The Indian Cable Co. Ltd., 9 H Street, Calcutta (a): EL/327A, 27-9-41 (b): (1) Raw materials, (2) Plant, machinery, spare pa and accessories, (3) Consumable stores, viz., cast it box, lead sleeves, compound, plumbing metal, sold tinned copper ferrules, porcelain insulators, asbest washers, brass glands, preshhan washers, tinnelectrolytic copper rods, tinned brass sockets, tinn brass nuts and bolts, tinned brass washers, asbest washers covered both sides with leads, porcels spreaders, tinned copper tee fittings, rubber washer ubber rings, bakelite tube, electrolytic copper row wood bush, ebonite bush, tinned copper sock electrical jointing materials. Provided that all goof for which exemption from payment of sales tax claimed are intended for use in the actual process, manufacture of the goods named below. Cable join box (c); 1-12-61 (e).
- 20. Messrs. State Trading Corporation of India (Private) Ltd., 32 Dalhousie Square, Calcutta (s), EL/3173A, 11-9-56 (b); (A) Seed lac (d); 1-12-61 (e).

- Messrs. Friedlander Ores & Metals (Private) 109 Stephen House, Calcutta (a); EL/3224A. 57 (b); (A) Borax, boric acid, sodium carbonate, inium bicarbonate (d); 2-12-61 (e).
- (S) Messrs. Nanda Kishore Goenka, Krishna ar Goenka (Sm.) Kamala Goenka and (Sm.) Sita ka carrying on business under the trade name & Company (for) G. B. & Company, 3 Netaji as Road, Calcutta (a); EL/3116A, 21-3-61 (b); (1) Raw materials, (2) Plant, machinery, spare; and accessories, (3) Consumable stores, viz., it oil, grease and waste cotton. Provided that all is for which exemption from payment of sales is claimed are intended for use in the actual ress of manufacture of the goods named below: mill machine and its parts, tea garden machine its parts (e); 5-12-61 (e).
- (S) Shri Bibhuti Bhusan Ghose carrying on ness under the trade name Messrs. Harish idra Ghosh & Sons (for) Messrs. Bibhuti Bhusan se and Asit Kumer Paul carrying on business r the trade name Messrs. Harish Chandra Ghose ons, Rajgange Bazar, post office Sankrail, rah (a); HW/1946A, 15-7-58 (b); 1-12-61 (c).
- . (S) Shri Mohan Lal Sha carrying on business r the trade name Messrs. M. Lall & Co. (for) rs. M. Lall & Co., (S) 351 Netaji Subhas Road, rah (for) 224 Khurut Road, Howrah (a); 1451A, 15-4-52 (b); (A) Hemp and hemp rope ngs (d); 4-12-61 (e).
- (S) Messrs. Paresh Chanda Manna, Satish idra Manna and Bhudeb Chandra Manna carrying usiness under the trade name Messrs. P. C. na & Bros. (for) Messrs. P. C. Manna & Bros. and village Hantal, district Howrah; (A) Itta-1 (a); (S) HW/178B (for) HW/2029A, 9 (b); 6-12-61 (e).
- (S) Messrs. Ramani Kanti Saha and Meghan Saha carrying on business under the trade name rs. Ramani Kanta Saha (for) Messrs. Ramani a Saha, post office and village Amta, district rah (a); HW/622A, 3-3-45 (b); 6-12-61 (e).
- (S) Shrimati Tulsi Dasi Devi carrying on less under the trade name Messrs. Mukherjee & pany (for) Messrs. Mukherjee & Company, 33A ab Line, Howrah (a); HW/972A, 31-5-49 (b); 61 (e).
- · (S) Shri Rama Sankar Missir carrying on less under the trade name Messrs. Rama Sankar ir (for) Messrs. Rama Sankar Missir, 5 and 6 ab Line (Coal Depot), Howrah (a); HW/112B. 61 (b); 6-12-61 (e).
- (S) Messrs. Sivananda Dey, Sadananda Dey, taranjan Dey, Golok Ranjan Dey, Alok Ranjan Tushar Kanti Dey and minor Biman Kumar represented by his natural guardian father Shri manda Dey carrying on business under the trade le Messrs. D. C. De & Sons (for) Messrs. D. C. & Sons, 150 Narasingha Dutta Road, Howrah (a); /147A, 26-9-41 (b); 6-12-61 (e).
- l. (S) Messrs. Barodakanta Poddar, Saroda ta Poddar, Smriti Kanta Poddar and Braja Gopal lar (Partners) carrying on business under the name Poddar Jewellers (for) Messrs. Poddar llers, 1 Nalini Sett Road, Calcutta (a); JK/2709A, i6 (b); 1-12-61 (e).

- 31. (S) Shri Sawalram Jalan (Proprietor) carrying on business under the trade name Messrs. Banshidhar Sawalram (for) Messrs. Banshidhar Sawalram, (S) 7 Burtalla Street, Calcutta (for) 10/1 Burtalla Street, Calcutta (a); JK/139A, 27-9-41 (b); 5-12-61 (e).
- 32. Messrs. Gouri Sankar Tulsan, Gouri Sankar Santhalia and Sree Nevas Bankeriaka carrying on business under the trade name Messrs. Banshidhar Gourisankar, 2 Dayehatta Street, Calcutta (a); JK/1824A, 2-12-48 (b); (A) Dry ginger, ajwan, bach, sandal, dhuna, sodi-bicarb, paints, mantle, flat, weight, bolts and nuts, g. i. wire, kori (d); 6-12-61 (e).
- 33. (S) Messrs. Raibahadur Lakshi Narayan Sukhani, Debidayal Sukhani, Protap Chand Sukhani, Gangajal Sukhani and Mohanlal Sukhani carrying on business under the trade name Jethmal Bhojraj (for) Messrs. Jethmal Bhojraj, 4 Dayehatta Street, Calcutta (a); JK/688A, 29-9-41 (b); (D) Cloth and general merchandise as and when required, (A) Hessain, pencil, dry fruits, hessian bags, leather goods, steel trunk, exercise book, account book, writing pad, in pot, pen holder, paper weight, cutlery goods, scale wares, copper wares, brass rod and nettings, scale, aluminium wares and sheets, gold, silver specie (gold and silver), silver wares, glass wares, stove and coocker, steel brass, coir mats, coir string, electric goods, electric motor, electric generator, plastic goods, readymade garments (d); 6-12-61 (e).
- 34. (S) Messrs. Sree Kanto Singha, Kamala Kanta Singha and Narendra Nath Singha (Partners) carrying on business under the trade name of Satya Charan Singha & Sons (for) Messrs. Satya Charan Singha & Sons, 4 Nalini Sett Road, Calcutta-7 (a); JK/2697A, 27-1-56 (b); 7-12-61 (e).
- 35. Shri Dev Narayan Nayak (Karta of Hindu Undivided Family) carrying on business under the trade name Messrs. Santi Nayak Dev Narayan Nayak, 20 Maharshi Devendra Road, Calcutta (a); JK/426A, 8-10-41 (b); (D) Textiles, piece goods, hosiery goods, oils, kirana, glass wares, hardwares, millstores, electrical goods, building materials and other general merchandise as and when required and certified by the dealer for resale, (A) Cuminseeds, corriander seeds, dry dates, resins, almond, cocoanut kernel, jute twine and gunny bags (d); 7-12-61 (e).
- 36. (S) Shri Brojendra Mohan Nag (Proprietor) carrying on business under the trade name Messrs. Sree Durga Tamak Bhandar (for) Messrs. Sree Durga Tamak Bhandar, High Street, Krishnagar, Nadia (a); KR/1746A, 16-4-57 (b); 2-12-61 (e).
- 37. (S) Sarbashri Banarashilal Chharia, Biseswarlal Chharia, Ramchandra Chharia, Narayandas Chharia, Gajanand Chharia and Sm. Saraswati Debi (Partners) carrying on business under the trade name Messrs. Khushiram Banarshilal (for) Messrs. Khushiram Banarashilal, 21B Canning Street, Calcutta (a); LR/2952A, 5-11-42 (b); 1-12-61 (e).
- 38. Messrs. A. J. Main & Co. Ltd., 16 Netaji Subhas Road, Calcutta (a); LR/463A, 6-10-41 (b); (A) (1) Raw materials, (2) Plant, machinery spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) All types of iron steel structures, (ii) Ancillary and components, (iii) Cranes, (iv) Car

- lifts, (v) Tea withering units, (vi) Tanks and (vii) Fencing (c); (D) Hardware, glass, paint, wire, cloth, materials required for use in the execution of the contract, (A) Iron and steel asbestos materials, bolts, nuts, rivets, putty, sheet glasses, point, g. & c. sheets, g. p. sheets, aluminium sheets, sanitary materials, timber, steel, doors and windows, galvanised pipe, hume pipe, lead sheets, wire netting, packing materials, steel scraps, electrical goods, nails, screw, washers, locks and hinges (d); 1-12-61 (e).
- 39. Shri Mukundlal Ganeriwala and Sm. Savitridevi Ganeriwala (Partners) carrying on business under the trade name Messrs. Ganeriwala & Sons, 33 Netaji Subhas Road, Calcutta (S) 33 Netaji Subhas Road, Calcutta (for) 42 Vivekananda Road, Calcutta (a); (S) LR/3283A (for) MK/204B, 23-3-60 (b): 3-12-61 (e).
- 40. Sm. Rashmoni Saraf, Sarbashri Girdharilal Saraf, Murarilal Saraf, A. K. Saraf (minor) K. K. Saraf (minor) (Partners) carrying on business under the trade name Messrs. D. Saraf & Sons, 24 Strand Road, Calcutta (for) Messrs. D. Saraf & Sons, 24 Strand Road, Calcutta (a); LR/2429A, 22-7-53 (b); 4-12-61 (e).
- 41. (S) Satpal Singh carrying on business under the trade name Messrs. S. P. Singh & Co. (for) Messrs. S. P. Singh & Co., 20 Netaji Subhas Road, Calcutta, (A) 62 Ganesh Chandra Avenue, Calcutta (a); LR/252B, 29-8-57 (b); (A) (1) Raw materials, (2) Plant, machinery spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Diesel fuel injection pipe connection (c); 4-12-61 (e).
- 42. Shri Shankarlal Modi (Proprietor) carrying on business under the trade name Messrs. Shankarlal Shew Kumar, 2B Nanda Mullick Lane Calcutta (a); MK/3313A, 8-12-47 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Packing cases and wooden boxes (c); (D) Kirana, hardware, utensils, stationery and general merchandise as and when required for sale, (A) Plank, boxes and timber (d); 1-12-61 (e).
- 43. Messrs. Indian Insulated Cable Co., Ltd., (S) 15 D. L. Roy Street, Calcutta-6 (for) 32/1 Harraguni Road, Howrah (a); (S) MK/3370A (for) HW/1675A (b); 4-12-61 (e).
- 44. (S) Messrs. Baburam Shaw and Motilal Shaw carrying on business under the trade name United Industries & Wire Co. (for) Messrs. United Industries & Wire Co. (Partners: Shri Baburam Shaw and others), 237A Maniktola Main Road, Calcutta (a): MK/3054A, 28-8-59 (b); (A) Iron, steel scrap (d); 4-12-61 (e).
- 45. (S) Messrs. Baladin Shaw, Bhola Prasad Jaiswal and Sudama Debi (Partners) carrying on business under the trade name Baladin Bhagwandass, 123/2 Acharva Profulla Chandra Road, Calcutta (for) Messrs Baladin Bhagwandass, 123/2 Upper Circular Road, Calcutta (a); MK/2460A, 3-8-45 (b); 7-12-61 (e).

- 46. Shri Upendra Nath Roy (Proprietor) ca on business under the trade name Messrs. p Bhandar, English Bazar, Malda (a); ML/11-6-55 (b); (A) Plastic goods, toys, ribon, be comb, fountain pen, mirror, lock, brass, sy hazak, lantern, hardware, and doormat 6-12-61 (e).
- 47. (S) Shri Jatindra Nath Kundu carryin business under the trade name Jatindra Nath K (for) Shri Murari Mohan Kundu carrying on bus under the trade name Murari Mohan Kundu, I bazar, Midnapur (a); MN/1449A, 26-6-59 1-12-61 (e).
- 48. Messrs. Kedarnath Babulal,  $180~H_{am}$  Road, Calcutta (a); MR/1030A, 16-12-43~(b); (D), such other article or articles as may be required resale (d); 4-12-61 (e).
- 49. Messrs. Mondal & Bros., 135 Netaji Suk Road, Calcutta (a); MR/202B, 26-3-57 (b); (A) W nails, tarpaulin, coir string (d); 2-12-61 (c).
- 50. (S) Shri Fanindra Nath Ghosh carrying business under the trade name F. N. Ghosh & (for) Messrs. F. N. Ghose & Co., Canal South Ra Pagladanga, post office Tollygunge, Calcutta-10 (PG/2150A, 13-3-59 (b); 1-12-61 (e).
- 51. Messrs. N. Mowji and S. Mowji carrying business under the trade name N. S. Me Industries, 103/4 Basanta Lal Saha Road. Calcutta(a); PG/2386A, 18-8-60 (b); (A) G. I. Pipes (c) 2-12-61 (e).
- 52. (S) Shri Upendra Nath Nandy corresponding business under the trade name Nadia Mistama Bhandar (for) Messrs. Nadia Mistama Bhanda Nawabganj Bazar, Ichapur, 24-Parganas (a); PG/738/27-11-48 (b); 2-12-61 (e).
- 53. Messrs. Giridhari Lal Sharma and Chandula Sharma carrying on business under the trade name R. K. Engineering Works, 108/12A Prince Annu Shah Road, Calcutta-33 (a); PG/2448A, 9-1-61 (b) (A) Sewing machines, wooden components (d) 4-12-61 (e).
- 54. (S) Messrs. Amal Kumar De, Archar Chakraburtty, Dipti Guha, Anjani Kr. Mansingka Surendra Kumar Mansingka carrying on business under the trade name United Chemical Industry (to) Messrs. Amal Kumar De, Archana Chakraburty, Dipti Guha carrying on business under the trade name United Chemical Industry, 356/18 Netaji Subha Chandra Bose Road, Calcutta-40 (a); PG/2196A 27-6-59 (b); 6-12-61 (e).
- 55. (S) Shri Sitaram Sah carrying on business under the trade name Srikishan Sitaram (for) Messrs Srikishan Sitaram, Ballygunge Railway Sidings 24-Parganas (a); PG/827A, 5-5-49 (b): 6-12-61 (e).
- 56. Messrs. India Tin Box & Metal Works Ltd. 137A Jessore Road, Calcutta-28 (a); PG/1634, 15-6-48 (b); (S) (i) Raw materials, (2) Plant, machiners spare parts and accessories, (3) Consumable story viz., chemicals. Provided that all goods for white exemption from payment of sales tax is claimed intended for use in the actual process of manufacture of the goods named below: (i) Ramp equipment (ii) Ropeway buckets hanger, (iii) Light and here

rals and railway electrification nuts and (iv) lla fittings (for) Iron, steel, chemicals, woods B and C certified by the purchasing dealer required for use in the manufacture of illa fittings and tin cases for sale (c); (A) Iron, nd tinplate (d); 7-12-61 (e).

- (S) Shri Pulin Behari Banerjee carrying on ss under the trade name Electric Trading any (for) Messrs. Electric Trading Company, Garia, 24-Parganas (a); PG/1985A, 14-9-57 (b); 1 (c).
- (S) Shri Baleswar Oja carrying on business the trade name Baleswar Oja (for) Messrs. War Ojha, Canning Town, 24-Parganas (a); 16]A, 5-9-50 (b); (A) Timber wood (d); 17 (e).
- (S) Shri Ashit Kumar Bose carrying on ss under the trade name United Commercial rises (for) United Commercial Enterprises, ming Street, Calcutta (a); RB/392A, 7-9-49 (b); [ (e).
- (S) Messrs. Lachmanprasad Vaish, Kailash-Vaish, Chandrabhan Vaish and Trilokinath carrying on business under the trade name Marble Co. (for) Bharat Marble Co., 1-57) Radhabazar Street (a); RB/49A, 12-4-50 12-61 (e).

Messrs. The Industrial and Agriculture ering Co. (Cal.) Private Ltd. (S) 5 Mission Calcutta (for) P-34 Mission Row Extension, ta (a); (S) RB/1277A (for) SL/2012A (b); l (e).

(S) Shri Favre Leuba & Co. Ltd. (for) Favre & Co. (Private) Ltd., Norton Building, Old House Corner, Calcutta (a); RB/332A, 27-9-41 12-61 (e).

Messrs. Krishna Marble and General Stores, 3rabourne Road, Calcutta (for) 128 Radhabazar Calcutta (a); RB/467A, 4-9-52 (b); 5-12-61 (e).

Shri Mohanlal Khetan (Proprietor) carrying on ss under the trade name Rajasthan Trading ration, (S) P-36 India Exchange Place, Calcutta 29 Ganesh Chandra Avenue, Calcutta (a); (S) 176A (for) SL/3728A (b); 5-12-61 (e).

Messrs. Arvind Chemicals Private Ltd. ag on business under the trade name Arvind icals Private Ltd., 23/24 Radhabazar Street, ita (a); RB/1253A, 26-8-61 (b); (S) (1) Raw lals, (2) Plant, machinery. Provided that all for which exemption from payment of sales claimed are intended for use in the actual is of manufacture of the goods named below: ectric fan regulators for sale (for) (1) Raw lals. Provided that all goods for which ption from payment of sales tax is claimed are ded for use in the actual process of manufacture is goods named below: (1) Electric fan regulators ale (c), 7-12-61 (e).

Messrs. Amulya Ch. Mitter and Amrit Krishna carrying on business under the trade name and Mitter (for) Ghosh and Mitter, 33 Canning, Calcutta (a); RB/308A, 22-9-41 (b); (S) of calcium, bolts, nuts, screws, domestic vares, woollen goods, hand saw, earthern ware, nter tools, files and rasps, hard boards

measuring tapes, gas burners, metal lamps and parts, stoves, pressure cookers, glassware (for) Carbide of calcium, lamps, stoves, blow lamps with fittings, gas lamp fittings, mining machines with spare parts, hardware, hosiery, piece goods, toilet products, blind roller, paints, electric lamps, mantles, paper, slates, general merchandise as and when required and intended for resale (d); 7-12-61 (e).

- 67. (S) Shri Hard Castle, Waud & Co. (Private) Ltd. (for) Hard Castle, Waud & Co. Ltd., 17 Brabourne Road, Calcutta (a); RB/511A, 25-9-41 (b); (D) Any other merchandise as and when required for sale, (A) Accessories for pyrometers, adhesive materials, asbestos jointing sheet, steel wire and bristle brush, cocks, valves, cork filled rubber sheet, tubes, rods, ferrosilicon, ferro manganese, gasket and gasket materials, fibre gears, pinion, graphite powder, bentonite, hose pipe, coupling, laminated paper, fabric base sheet, rods and tubes micanite product, printing ink, rubber insertion, rubber sheet, swivel castor, rubber wheel for trolleys, v. belt, valcanised red fibre sheet, rods and tubes (d); 7-12-61 (e).
- 68. (S) Shri Rabindra Nath Banerjee and Amarendra Nath Banerjee carrying on business under the trade name Imperial Stores and Agency Co. (for) Imperial Stores and Agency Co., P-14 Mission Row Extension, Calcutta (a); RB/366A, 5-5-43 (b); 7-12-61 (e).
- 69. (S) Shri N. Ch. R. Row and J. Jagannadhan (Partners) carrying on business under the trade name Messrs. N. Ch. R. Row & Co. (for) Messrs. N. Ch. R. Row & Co., 171/1 Harrison Road, Calcutta (a); RJ/1508A, 8-2-48 (b); (A) Sheet glass (d); 7-12-61 (e).
- 70. (S) Shri Chandra Bhusan Dalal (Proprietor) carrying on business under the trade name Dalal & Co. (for) Messrs. Dalal & Co., 5 Nimtallaghat Street, Calcutta (a); SH/2521A, 15-2-57 (b); (A) Gunny bags (d); 2-12-61 (e).
- 71. (S) Jugal Kishore Paul, Pasupati Paul, Pareshnath Paul, Anil Kumar Paul, Kanailal Paul and Nimai Chandra Paul carrying on business under the trade name Jugal Kishore Paul & Sons (for) Jugal Kishore Paul & Sons, 15A Nalini Sarkar Street, Calcutta (a); SH/1234A, 30-4-48 (b); 4-12-61 (e).
- 72. (S) Ajit Kumar Mitra, Rabin Kumar Mitra and Sachin Kumar Mitra carrying on business under the trade name N. G. Mitra & Co. (for) Messrs. N. G. Mitra & Co., 136 Chandney Chawk 2nd Gate, Calcutta (a); SL/2198A, 16-7-57 (b); 2-12-61 (e).
- 73. Messrs. Loyall Art Press (Private) Ltd., 164 Dhurmatolla Street, Calcutta (a); SL/2878A, 2-5-61 (b); (A) Cardex pockets, card board boxes, folder, files and sized papers and boards, linodex sheets and boxes, loose leaf binders, types, blocks (c); 2-12-61 (e).
- 74. Santosh Kumar Bose carrying on business under the trade name Aparajita Chemical and Soap Works, 31A Patuatola Lane, Calcutta (a); SL/3723A, 17-6-61 (b); (A) Turkey red oil for manufacture of synthetic detingent (c); 4-12-61 (e).
- 75. Messrs. Kali Prosanna Hore and Hara Prosanna Hore carrying on business under the trade name Hore & Co. (for) Messrs. Hore & Co., 122 Dhurmatolla Street, Calcutta (a); SL/896A, 3-4-61 (b); 6-12-61 (e).

- 76. (S) Shri Brijlal Agarwalla (Proprietor) carrying on business under the trade name Mohan Cycle & Rickshaw Works (for) Messrs. Mohan Cycle & Rickshaw Works, Pran Krishna Chowdhury Lane, Chandernagore, Hoooghly (a); SP/1162A, 10-5-58 (b); 2-12-61 (e).
- 77. (S) Shri Ranjit Kumar Seal (Proprietor) carrying on business under the trade name R. K. Radio Stores (for) Messrs. R. K. Radio Stores, Luxmiganj, Chandernagore, Hooghly (a); SP/1120A, 29-4-56 (b); 2-12-61 (e).
- 78. (S) Shri Panchanan Das (Proprietor) carrying on business under the trade name Panchanan Das & Co. (for) Messrs. Panchanan Das & Co., Sheoraphuli, Hooghly (a); SP/56A, 22-9-41 (b); 4-12-61 (e).
  - 79. (S) Messrs. Narendra Nath Modak and Dhirendra Nath Modak (Partners) carrying on business under the trade name Narendra Nath Modak and Dhirendra Nath Modak, Nalikul Station Bazar, Hooghly (a); SP/21A, 22-9-41 (b); 4-12-61 (e).
- 80. (S) Shri Ganesh Prosad Bhakat (Proprietor) carrying on business under the trade name Ramdas Ram Ganesh Prosad (for) Messrs. Ramdas Ram Ganesh Prosad, Sheoraphuli, Hooghly (a); SP/131A, 17-9-41 (b); 5-12-61 (e).
- 81. (S) Shri Aswini Kumar Ghose (Proprietor) carrying on business under the trade name Aswini Kumar Ghose (for) Messrs. late Kalipada Ghose & Aswini Kumar Ghose, Magra, Hooghly (a); SP/87A, 10-9-41 (b); 6-12-61 (e).
- 82. Messrs. Chandernagore Supply Agency, Prankrishna Chowdhury Lane, Chandernagore, Hooghly (a); SP/1410A, 14-3-61 (b); (A) Mercury, Dammarbatu (dhuna), alkathene films, chemicals (d); 7-12-61 (e).
- 83. (S) Wool Textiles Ltd. (Proprietor) carrying on business under the trade name Messrs. Lily Hosiery Industries (for) Messrs. Lily Hosiery Industries, 6A Dehi Scrampore Road, Calcutta (a); TL/1645A, 7-12-51 (b); 1-12-61 (e).
- 84. Messrs. International Combustion (India) Private Ltd., 101 Park Street, Calcutta (a); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., lubricating oil, parafin, kerosene oil, abbrasives, ropes, waste jute, cotton. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Raymond roller mills, (ii) Raymond pulverisers and (iii) Raymond grinding mills (c); 5-12-61 (e).
- 85. (S) Messrs. Ferrazzinis Private Ltd. (for) Messrs. Ferazzinis Ltd., (S) 21 Lindsay Street, Calcutta (for) 20 Lindsay Street, Calcutta (a); TL/134A, 25-9-41 (b); (S) (1) Raw materials, (2) Consumable stores, viz., sugar, flour, butter, poultry, milk cream. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Bread, pastries,

- cakes and (ii) Sweets, chocolates (for) Sugar, flo butter, poultry, milk cream and (1) Any other materials, (2) Plant, machinery, spare particles and consumable stores, (3) Building plumbing materials or fixtures for construction, fitt out or repair of any building. Certified by purchasing dealer to be required for use in the manufacture of bread, pastries, cakes, sweet chocolates for sale (c); 5-12-61 (e).
- 86. (S) Messrs. Steam and Mining Equipme (India) Private Ltd. (for) Messrs. Steam and Minin Equipment (India) Ltd., 101 Park Street, Calcutta (a TL/2389A, 16-10-41 (b); 7-12-61 (e).

Explanatory notes.—Regarding the amendment made, the following code letters have been used indicate the manner in which the particulars registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) mei "Substitute".

S. K. GHOSE, Commissioner,

No. 361C.T.—21st December 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), real with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and it respect of the particulars appearing in the different items in the manner indicated against such particular are published for general information:—

- (a) Serial number, name, address, chief place of business and number of branches.
- (b) Number and date of the registration certificate
- (c) Goods for resale.
- (d) Goods for use in manufacture.
- (e) Goods for use in the execution of contracts
- (f) Date of amendment.
- 1. (S) Ujal Kanti Chowdhury carrying on business in the trade name Messrs. Chowdhury Industries Corporation (for) Messrs. Chowdhury Industries Corporation, 4/B Jainuddin Mistry Lane, Calcutta (a); 168A(AL) (Central), 3-6-58 (b); 7-12-61 (f).
- 2. Messrs. Jagdish Prosad Swaika, Shantilal G. Shah and Suwalal Swaika carrying on business under the trade name Union Stores Suppliers, 192 Jamuna lal Bazaz Street, Calcutta (a); 1157A(AT) (Central), 9-2-61 (b); (A) Belting and asbestos jointing (c); 5-12-61 (f).
- 3. (S) Messrs. Vianest's Calcutta Goatskin Ltd. (for) Messrs. Vianest's Calcutta Goatskin (Private) Ltd., 60 Debendra Ch. Dey Road, Calcutta (a); 5A(BH) (Central), 1-5-57 (b); 1-12-161 (f).
- 4. (S) Shri Chandra Bali Singh (Proprieto name Shri Chandra Bali Singh (Proprieto name Shri Chandra Timber Co. (for) Messrs. Shree Ganes Road, Calcutta-19 (A) 345A(BH) (Central), 7-5-57 (b); 5-12-61 (f).

- (S) Shri Tarak Nath Sen (Proprietor) carrying usiness under the trade name Messrs. D. K. Sen Messrs. D. K. Sen, 118 Canning Street, Calcutta 608A(CR) (Central), 1-7-57 (b); (A) Frame, ire, steel, plate glasses, mirror, looking glasses, ire ring, wire nail (c); 2-12-61 (f).
- (S) Shri Luxmi Narayan De (Proprietor) ying on business under the trade name Desons ia) (for) Messrs. Desons (India), 50 Stephen | Se, Calcutta (a); 62A(EL) (Central), 21-6-57 (b); |-6| (f).
- Messrs. State Trading Corporation of India ivate) Ltd., 32 Dalhousie Square South, Calcutta 453A(EL) (Central), 20-9-57 (b); (A) Seed lac (c); 261 (f).
- Messrs. Fridlaner Ores & Metals Private Ltd., Stephen House, Calcutta (a); 430A(EL) (Central), 8-57 (b); (A) Borax, boric acid, sodium carbonate 1 aluminium carbonate (c); 2-12-61 (f).
- ). (S) Messrs. Nanda Kishore Goenka, Krishna mar Goenka, (Sm) Kamala Goenka and (Sm) Sita enka carrying on business under the trade name B. & Company, 3 Netaji has Road, Calcutta-1 (a); 188A(EL) (Central), 7-57 (b); (A) (1) Raw materials, (2) Plant, chinery, spare parts and accessories, (3) nsumable stores, viz., mobil oil, grease, waste ton. Provided that all goods for which exemption m payment of sales tax is claimed are intended use in the actual process of manufacture of the ds named below: Jute mill machine and its parts, garden machine and its parts for sale (d); 2-61 (f).
- 0. (S) Shri Bibhuti Bhusan Ghosh carrying on siness under the trade name Messrs. Harish andra Ghosh & Sons (for) Messrs. Bibhuti Bhusan osh and Asit Kumar Paul carrying on business ler the trade name Messrs. Harish Chandra Ghosh lons, Rajgunge Bazar, post office Sankrail, Howrah 390A(HW) (Central), 9-8-58 (b); 1-12-61 (f).
  - (S) Messrs. Paresh Chandra Manna, Satish Ira Manna and Bhudeb Chandra Manna ng on business under the trade name P. C. a & Bros. (for) P. C. Manna & Bros. post office illage Hantal, Howrah, (A) Calcutta-1 (a); (S) [W) (Central) (for) 502A(HW) (Central), 2-3-60 -12-61 (f).
  - (S) Messrs. Sivananda Dey, Sadananda Dey, aranjan Dey, Golok Ranjan Dey, Tusharkanti and minor Biman Kumar Dey represented by his al guardian father Shri Sadananda Dey carrying asiness under the trade name Messrs. D. C. De as (for) Messrs. D. C. De & Sons, 150 Narasingh Road, Howrah (a); 458A(HW) (Central), 59 (b); 6-12-61 (f).
  - (S) Messrs. Bajranglal Jalan, Malchand Kedia Meghraj Sureka (Partners) carrying on business the trade name Srigopal Ramchandra (for) 75. Srigopal Ramchandra, 22 Burtolla Street, suji (c); 2-12-61 (f).

- 14. Messrs. Harbans Lal Malhotra and Sons (Private) Limited, 18 Netaji Subhas Road, Calcutta (a); 31A(LR) (Central), 15-6-57 (b); (A) Perfumery and hair oil (c); (A) Snap fastener (d); 3-12-61 (f).
- 15. Shri Mukundalal Ganeriwala and Sm. Savetridevi Ganeriwala (Partners) carrying on business under the trade name Messrs. Ganeriwala & Sons, 33 Netaji Subhas Road, (S) 33 Netaji Subhas Road, Calcutta (for) 42 Vivekananda Road, Calcutta (a); (S) 1273A(LR) (Central) (for) 63B(MK) (Central), 23-3-60 (b); 3-12-61 (f).
- 16. (S) Sarbashri Girdharilal Saraf, Murarilal Saraf, A. K. Saraf (minor) K. K. Saraf (minor) and Sm. Rashmoni Saraf (Partners) carrying on business under the trade name Messrs. D. Saraf & Sons (for) Messrs. D. Saraf & Sons, 24 Strand Road, Calcutta (a); 425A(LR) (Central), 17-9-57 (b); 4-12-61 (f).
- 17. (S) Shri Satpal Singh (Proprietor) carrying on business under the trade name Messrs. S. P. Singh & Co. (for) Messrs. S. P. Singh & Co., 20 Netaji Subhas Road, Calcutta (A) 62 Ganesh Chandra Avenue, Calcutta (a); 37B(LR) (Central), 31-7-57 (b); 4-12-61 (f).
- 18. Messrs. Indian Insulated Cable Co. (Private) Ltd., (S) 15 D. L. Roy Street, Calcutta-6 (for) 32/1 Harreganj Road, Howrah (a); (S) 930A(MK) (Central) (for) 145A(HW) (Central) (b); 4-12-61 (f).
- 19. (S) Shri Ramprosad Shaw (Proprietor) carrying on business under the trade name Messrs. Ramprosad Shaw (for) Messrs. Ramprosad Shaw, 6/1 Sarkar Lane, Calcutta (a); 235A(MK) (Central), 24-7-57 (b); 6-12-61 (f).
- 20. (S) Messrs. Jugal Kishore Maheshwari and Gobind Prosad Fatepuria (Partners) carrying on business under the trade name Messrs. British India Rolling Mills (for) Messrs. British India Rolling Mills, 1 Janakidas Lane, Calcutta (a); 72A(MK) (Central), 1-7-57 (b); 7-12-61 (f).
- 21. (S) Shri Shanando Kar (Proprietor) carrying on business under the trade name Messrs. Talbasail Hosiery (for) Messrs. Tolbasail Hosiery, 5 Baranashi Ghosh Street, Calcutta (a); 434A(MK) (Central), 14-11-57 (b); 7-12-61 (f).
- 22. (S) Messrs. Lalchand Chhawchharia, Sagarmal Chhawchharia and Biswanath Chhawchharia (Partners) carrying on business under the trade name Messrs. Vijoy Bolts Manufacturing Co. (for) Messrs. Vijoy Bolts Manufacturing Co., lA Nanda Mullick Lane, Calcutta (b); 204A(MK) (Central), 11-7-57 (b); 7-12-61 (f).
- 23. Shri Anantalal Roy and Tarak Nath Roy (Partners) carrying on business under the trade name Messrs. Laxmi Narayan Thakur, 56 Netaji Subhas Road, Malda (a); 208A(ML) (Central), 3-111-61 (b); (A) Collapsible gate (d); 6-12-61 (f).
- 24. (S) Shri Sitaram Kundu, Shri Anukul Chandra Kundu, Shri Kamal Krishna Kundu, Shri Bimal Krishna Kundu and Shri Jugal Kishore Kundu carrying on business under the trade name Amritalal Kundu and Sitaram Kundu (for) Amritalal Kundu and Sitaram Kundu, Ghatal, Midnapur (a); 227A(MN) (Central), 30-5-60 (b); 1-12-61 (f).

- 25. Messrs. Refrigeration Equipment (Private) Ltd., (S) 70 Diamond Harbour Road, Calcutta-23 (for) 32 Chowringhee Road, Calcutta (a); (S) 601A(PG) (Central) (for) 211A(BH) (Central), 26-7-57 (b); 1-12-61 (f).
- 26. (S) Messrs. Amal Kumar De, Archana Chakrabutty, Dipti Guha, Anjana Kumar Mansingka and Surendra Kumar Mansingka carrying on business under the trade name United Chemical Industry (for) Messrs. Amal Kumar De, Archana Chakrabutty and Dipti Guha carrying on business under the trade name United Chemical Industry, 356/18 Netaji Subhas Chandra Bose Road, Calcutta-40 (a); 345A(PG) (Central), 6-7-59 (b); 6-12-61 (f).
- 27. (S) Shri Baleswar Ojha carrying on business under the trade name Baleswar Ojha (for) Baleswar Ojha, Canning Town, post office Canning, 24-Parganas (a); 346A(PG) (Central), 9-7-59 (b); (A) Timber (c); 7-12-61 (f).
- 28. (S) Shri Ashit Kumar Bose carrying on business under the trade name United Commercial Enterprises (for) United Commercial Enterprises, 33 Canning Street, Calcutta (a); 684A(RB) (Central), 22-11-58 (b); 1-12-61 (f).
- 29. (S) Messrs. Lachmanprosad Vaish, Kailashnath Vaish, Chandraban Vaish and Trilokinath Vaish carrying on business under the trade name Bharat Marble Co. (for) Bharat Marbal Co., 129 Radhabazar Street, Calcutta (a); 335A(RB) (Central), 5-7-57 (b); 1-12-61 (f).
- 30. Messrs. The Industrial and Agricultural Engineering Co. (Calcutta) Private Ltd., (S) 5 Mission Row, Calcutta (for) P-34 Mission Row Extension, Calcutta (a); (S) 958A (RB) (Central) (for) 598A(SL) (Central) (b); 5-12-61 (f).
- 31. (S) Messrs. Leuba & Co. Ltd. (for) Favre Leuba & Co. (Private) Ltd., 1 Old Court House Corner, Calcutta (a); 208A(RB) (Central), 1-7-57 (b); 5-12-61 (f).
- 32. (S) Shri Debendra Nath Dutt, Ajit Kumar Dutt, Satya Narayan Dutt, Apurba Kumar Dutt, Sagar Kumar Dutt, Ram Prasad Dutt, Satchinanda Dutt, Nanda Dulal Dutt and Gosta Behar Dutt carrying on business under the trade name P. S. Dutt & Bros. (for) Messrs. P. S. Dutt & Bros., 8 Ezra Street, Calcutta (a); 604A(RB) (Central), 12-11-57 (b); 5-12-61 (f).
- 33. (S) Messrs. Roberts, Mclean & Co. Ltd. (for) Messrs. Roberts, Mclean & Co. (Private) Ltd., 2 Brabourne Road, Calcutta (a); 891A(RB) (Central), 1-8-57 (b); 5-12-61 (f).

- 34. Shri Mohan Lal Khetan carrying on business under the trade name Rajasthan Trading Corporation (S) P-36 India Exchange Place, Calcutta (for) 25 Ganesh Chandra Avenue, Calcutta (a); 957A(RB) (Central) (for) 1208A(SL) (Central) (b); 5-12-61 (f)
- 35. (S) Shri Rabindra Nath Banerjee and Amarendra Nath Banerjee carrying on business under the trade name Imperial Stores & Agency Co., (for) Messrs. Imperial Stores & Agency Co., P-14 Mission Row Extension, Calcutta (a); 384A(RB) (Central), 13-7-57 (b); 7-12-61 (f).
- 36. (S) Messrs. Ajit Kumar Mitra, Robin Kuma Mitra and Sachin Kumar Mitra carrying on business under the trade name N. G. Mitra & Co. (for) Mess N. G. Mitra & Co., 136 Chandney Chawk, Caluma (a); 151A(SL) (Central), 27-6-57 (b); 2-12-61 (f).
- 37. Messrs. Lipton (India) Ltd., 9 Weston Street, Calcutta (a); (S) 94B (SL) (Central) (for) 802A(SL) (Central), 21-3-58 (b); 6-12-61 (f).
- 38. (S) Brijlal Agarwalla (Proprietor) carrying on business under the trade name Mohan Cycle & Rickshaw Works, Bichalipatty, Prankrishna Chowdhury Lane, Chandernagore, Hooghly (a); 82A(\$\mathbb{P}\$) (Central), 20-6-58 (b); 2-12-61 (f).
- 39. (S) Shri Panchanan Das (Proprietor) carrying on business under the trade name Panchanan Das & Co. (for) Messrs. Panchanan Das & Co., Sheoraphuli, Hooghly (a); 74A(SP) (Central), 14-8-58 [4-1]
- 40. (S) Messrs. Narendra Nath Modak a Dhirendra Nath Modak (Partners) carrying business under the trade name Narendra Nath Mod and Dhirendra Nath Modak (for) Messrs. Narendra Nath Modak and Dhirendra Nath Modak, Nalik Station Bazar, post office Nalikul, Hooghly (111A(SP) (Central), 13-12-58 (b); 4-12-61 (f).
- 41. Messrs. International Combustion (India Private Ltd., 101 Park Street, Calcutta (a); 667A(II (Central), 28-6-57 (b); (A) Raymond roller mills raymond pulverisers, raymond grinding mills (c) 4-12-61 (f).
- 42. Messrs. Belliss & Morcom (India) Privat Ltd., 101 Park Street, Calcutta (a); 664A(Tl (Central), 15-6-61 (b); (A) Spare parts and motor to those (d); 7-12-61 (f).

Explanatory notes.—Regarding the amendment made the following code letters have been used to indicate the manner in which the particulars of registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) mean "Substitute".

S. K. GHOSE, Commissioner.



# The

# Calcutta



# Guzette

## Extraordinary

## Published by Authority

YANA 21] WEDNESDAY, DEC. 12, 1962 [SAKA 1884

Orders and Notifications by the Governor of West gal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

### **ERRATUM**

kura.—No. 16964L.A.(P.W.).—12th December-In notification No. 10280L.A.(P.W.), dated the une 1961, under section 4 of the Land Acquisict 1 of 1894 published at page 2366, Part I of lalcutta Gazette" of 13th July 1961 in respect acquisition of land for the submerged area of that Reservoir in connection with the that Project in the village of Biradihi, jurisdicist No. 39, police-station Khatra, district at —

id the figure "838" in place of the figure "338" in line 16.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

d published by the Superintendent, Government West Bengal at West Bengal Govt. Press Alipore.

nd No. C207

The

# Calcutta



# Gazette

# Extraordinary Published by Authority

YANA 22 | THURSDAY, DEC. 13, 1962 [ SAKA 1884

Orders and Notifications by the Governor of West fal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF LAND AND LAND REVENUE

# Land Acquisition DECLARATION

whereas the Governor is satisfied that land ided, for a public purpose, not being a purpose e Union, namely, for the submerged area of sabati Reservoir in connection with the sabati Project, in the village of Biradihi, jurism list No. 39, police-station Khatra, district

Bankura, it is hereby declared that a piece of comprising cadastral plots as mentioned below measuring, more or less, 23.96 acres, is needed the aforesaid public purpose at the public expension within the aforesaid village Biradihi.

# The Schedule of land

Cadastral survey plots in full 789-794. 836. 843 and 845-849.

Cadastral survey plots in part—788, 795, 827, 844 and 850.

Mines of coal, iron-stone, slate or other mine lying under the land or any particular portion of land, except only such parts of the mines minerals as it may be necessary to dig or carry avor use in the construction of the work for purpose of which the land is being acquired, are needed.

This declaration is made under the provision section 6, Act I of 1894, and section 3, clause Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the of the Special Land Acquisition Officer, Bankura

By order of the Gover.

B. CHAKEABAR

Dy. Secy. to the Govt. of West Ben

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# Gazette

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ANA 23 FRIDAY, **D**EC. 14, 1962 SAKA 1884

orders and Notifications by the Governor of West al, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

### HOME DEPARTMENT

## Constitution and Elections

#### NOTIFICATIONS

4651A.R. — 14th December 1962. — The notification by the Secretary to the r of West Bengal is hereby published for information:—

## "NOTIFICATION

39S.—12th Deecmber 1962.—The Governor nted to the West Bengal Home Guards Bill,

S. K. MUKERJEI,
Secy. to the Governor of West Bengal."

By order of the Governor, S. K. CHATTERJEE, Secy. to the Govt. of West Bengal. No. 4652A.R. — 14th December 1962. — following notification by the Secretary to Governor of West Bengal is hereby published general information: —

### "NOTIFICATION

No. 6044S.—12th December 1962.— The Goven has assented to the National Defence Fund // Bengal Collection) Bill, 1962.

S. K. MUKERIEL

Secy. to the Governor of West Benga

By order of the Govern

Secy. to the Govt. of West Benj

No. 4653A.R. — 14th December 1962. I following notification by the Secretary to Governor of West Bengal is hereby published general information:—

### "NOTIFICATION

No. 6056S.—12th December 1962.—The Gove has assented to the West Bengal Public L (Eviction of Unauthorised Occupants) Bill, 1962.

S. K. MUKERILI.

Secy. to the Governor of West Beng

By order of the Govern

S. K. CHATTERIL Secy. to the Govt. of West Beng

No. 4654A.R. — 14th December 1962 — I following notification by the Secretary to t Governor of West Bengal is hereby published general information:—

### "NOTIFICATION

No. 6059S.—12th December 1962.—The Governance has assented to the Calcutta Municipal (Sec. Amendment) Bill, 1962.

S. K. MUKERJEI,
Secy. to the Governor of West Beng

By order of the Gover
S. K. CHATTER
Secy. to the Govt. of West Ber



## Extraordinary Published by Authority

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FRIDAY, DECEMBER 14, 1962

[SAKA 1884

## PART III -- Acts of the West Bengal Legislature

### GOVERNMENT OF WEST BENGAL

#### LAW DEPARTMENT

#### Legislative

#### NOTIFICATION

No. 3043L. — 14th December, 1962. - The following Act of the West Bengal Legislature, having n assented to by the Governor, is hereby published for general information:—

## West Bengal Act XI of 1962 THE WEST BENCAL HOME GUARDS ACT, 1962.

[Possed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 14th December, 1962.]

An Act to provide for the constitution of Home Guards in West Bengal.

WHEREAS it is necessary to provide for the constitution of Home Guards in West Bengal;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows :-

Short title

- Short title 1. (1) This Act may be called the West Bengal Home and extent. Guards Act, 1962.
  - (2) It extends to the whole of West Bengal.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
  - (I) "Calcutta" means the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866 Ben. Act together with the suburbs of the town of IV of 1866. Calcutta as defined by notification under section Ben. Act 1 of the Calcutta Suburban Police Act, 1866;

The West Bengal Home Guards Act, 1962.

(Sections 3-9.)

(2) "district" means a Zila referred to in the Bengal Ben. Act
Districts Act, 1864, but does not, in the case of IV of 1864.
the district of 24-Parganas, include any area comprised in the suburbs of the town of Calcutta as defined by notification under section 1 of the Ben. Act II of 1866. Calcutta Suburban Police Act, 1866;

(3) "Home Guard" means a Home Guard constituted under section 3

Constitution of Home Guards.

The Superintendent of Police in a district or the Commissioner of Police in Calcutta may constitute for the district or Calcutta, as the case may be, a body to be called the Home Guard, the members of which shall discharge such functions in relation to the protection of persons, the security of property or the public safety as may be assigned to them in accordance with the provisions of this Act and the rules made thereunder.

Appointment of mombers.

The Superintendent of Police in a district or the Commissioner of Police in Calcutta may appoint as members of the Home Guard so many persons, who are fit and willing to serve as such, as he is authorised by the State Government to appoint and may appoint any such member to any office of command in the Home Guard.

Functions of members.

5. The Superintendent of Police in a district or the Commissioner of Police in Calcutta may at any time call out a member of the Home Guard for training or to discharge any of the functions assigned to the Home Guard in accordance with the provisions of this Act and the rules made thereunder.

Powers. protection and control.

- 6. (1) A member of the Home Guard when called out under section 5 shall have the same powers, privileges and protection as an officer of police appointed under any Act for the time being in force.
- 2) No prosecution shall be instituted against a member of the Home Guard in respect of anything done or purporting to be done by him in the discharge of his functions as such member, except with the previous sanction in a district of the District Magistrate, or in Calcutta of the Commissioner of Police.

Control by officers of police force.

7. The members of the Home Guard when called out under section 5 directly in aid of the police force shall be under the control of the officers of such force, in such manner and to such extent as may be prescribed by rules made under section 9.

Penalty.

8. If any member of a Home Guard, on being called out under section 5, without sufficient excuse neglects or refuses to obey such order or to discharge his functions as a member of the Home Guard or to obey any lawful order or direction given to him for the performance of his duties, he shall, on conviction by a competent Court, be punishable with fine which may extend to fifty rupees.

Rules.

- 9. The State Government may make rules consistent with this Act providing for:-
  - (a) the exercise of control by officers of the police force over members of the Home Guard when acting directly in aid of the police force;
  - (b) the organisation, appointment, training, conditions of service, duties, discipline, arms, accoutrements and clothing of members of the Home Guard and the manner in which they may be called out for service;

The West Bengal Home Guards Act, 1962.

(Section 10.)

- (c) allowances, if any, payable to the members of the Home Guard and the conditions subject to which such allowances may be paid;
- (d) conferment on members of the Home Guard of such powers exercisable by a police officer or such other person under any Central or State Act for the time being in force as the State Government may think fit;
- (e) generally giving effect to the provisions of this Act.

Repeal and savings.

10. (1) The West Bengal Home Guards Ordinance, West Ben. 1962, is hereby repealed.

Ord. XI of 1962.

(2) Anything done or any action taken under the West Bengal Home Guards Ordinance, 1962, shall be deemed to have been validly done or taken under this Act as if this Act had commenced on the 11th day of November, 1962.

> By order of the Governor, K. K. HAJARA, Secy. to the Govt. of West Bengal.





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## PART III—Acts of the West Bengal L. gillature

### COVERNMENT OF WEST BENCAL

### LAW DEPARTMENT

Legisl. tive

### NOT.FICATION

No. 3044L. 14th December, 1962. The Mowing A too the West Bengal Legislature, having been assented to by the Governor, is hereby published a general information:

## West Bengal Act XII of 1962

## THE NATIONAL DEFENCE FUND (WEST BENCAL COLLECTION) ACT, 1962.

Passed by the West Benyal Lagislature.

(Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 14th D cember, 1962.)

An Act to prohibit unauthorised collection in West Bengal for the National Defence Fund.

Whereas it is necessary to prohibit unauthorised collection in West Bengal for the National Defence Fund:

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

- Short title 1. (1) This Act may be called the National Defence and extent. Fund (West Bengal Collection) Act, 1962.
  - (2) It extends to the whole of West Bengal.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
  - (1) "collection" means collection in West Bengal of any money or valuable thing;
  - Defence Fund (2) "the Fund" means the National

The National Defence Fund (West Bengal Collection) Act.

### (Sections 3-11.)

Prohibition. of collection by unauthorised persons.

3. No collection shall be made for the fund except by persons or institutions duly authorised by the State Government by order made in this behalf or by their authorised agents:

Provided that the State Government may, by order, exempt any person or institution or class of persons or institutions from the provisions of this section.

Collection accordance with rules.

4. No collection shall be made except in accordance with such procedure and subject to such conditions as may be prescribed by rules made in this behalf:

Provided that the State Government may, by order, grant exemption to any person or institution from the provisions of this section.

**Prohibition** of street collection.

5. No person or institution not specially authorised in this behalf by the State Government or by any officer empowered by the State Government, shall make any street collection for the fund.

specified officer, etc.

Collections 6. All collections for the fund made by persons or to be made institutions authorised or exempted under section 3 or over to authorised under section 5 shall be made over by the persons or institutions making the collections to such officers, other persons or Banks as may be specified by the State Government by order made in this behalf.

Penalty.

7. Any person making or aiding in any collection for the fund except in accordance with the provisions of this Act shall be liable on conviction to imprisonment which may extend to three years or with fine or with both.

Offence to be cognizable.

8. An offence punishable under section 7 shall be cognizable.

Act not to affect cer-

9. Nothing in this Act shall affect contributions tain voluntarily made over or remitted to any person in authority, tary contribution any Bank authorised by the Central Government or the State Government to receive such contributions.

Power to make

10. The State Government may make rules to carry out the purposes of this Act.

Repeal and savings.

11. (1) The National Defence Fund (West Bengal Collection) Ordinance, 1962, is hereby repealed.

West Ben. Ord. X of 1962.

(2) Anything done or any action taken under the National Defence Fund (West Bengal Collection) Ordinance, 1962, shall be deemed to have been validly done or taken under this Act as if this Act had commenced on the 11th Cay of November, 1962.

By order of the Governor.

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

**Calcutta** 



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[SAKA 1884

PART III-Acts of the West Bengal Legislature

### COVERNMENT OF WEST BENCAL

### LAW DEPARTMENT

Legislative

### NOTIFICATION

3046L. — 14th December, 1962. — The following Act of the West Bengal Legislature, having een assented by the Governor, is hereby published for general information:-

## West Bengal Act XIV of 1962 THE CALCUTTA MUNICIPAL (SECOND AMENDMENT) ACT, 1962.

[Passed by the West Bengal Legislature.]

[ Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 14th December, 1962.]

An Act to amend the Calcutta Municipal Act, 1951.

WHEREAS it is expedient to amend the Calcutta Wost Bon. Municipal Act. 1951, for the purposes and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows :-

Short title.

1. This Act may be called the Calcutta Municipal (Second Amendment) Act, 1962.

Insertion of new sections
47A and
47B in
West Ben.
Act
XXXIII of

After section 47 of the Calcutta Municipal 1951 (hereinafter referred to as the said Act), the following sections shall be inserted, namely:—

47A. (1) Notwithstanding anything to the contrary contained in this Act, if at any time the State Govern-"Appointment of officers by State Government. ment is of opinion that it is necessary

The Calcutta Municipal (Second Amendment) Act, 1962.
(Section 2.)

for improving the municipal administration so to do, it may, on requisition by the Corporation, depute, by notification in the Official Gazette, one or more officers who are or have been in its service, or in the service of any Corporation owned or controlled by it with the consent of such Corporation, who will act as special Deputy Commissioners and assist the Commissioner and take charge of such branches of the municipal administration as may be assigned to them by the Commissioner for such period as may be specified in the notification.

- (2) Notwithstanding any provisions of this Act or of any rules, orders, bye-laws and notifications to the contrary, the officer or officers referred to in sub-section (I) shall, subject to the control of the Commissioner, exercise all the executive powers, perform all the executive functions and discharge all the duties of any of the municipal authorities in respect of the administration of the branches assigned to them by the Commissioner including the powers, functions and duties delegated to the Commissioner by the Corporation under section 30 and shall, subject to the provisions of section 87 regarding appeals, exercise disciplinary control over the staff employed in the said branches including the power to inflict any punishment, other than the punishment of dismissal or removal, on any member of such staff.
- (3) The powers, functions and duties referred to in sub-section (2) shall not extend to matters relating to the budget, or to imposition of rates, taxes and fees, or, except as otherwise provided, to matters which require to be decided by the Corporation at a meeting.
- (4) During the period specified in the notification referred to in sub-section (1) the Commissioner may take action as provided in section 31 without any resolution of any Standing Committee in that behalf or direct the execution of any work or the doing of any act as in an emergency as provided in section 33.
- (3) To action shall be taken by the Commissioner or the special Deputy Commissioners under sub-section (2) or sub-section (4), as the case may be, in respect of any matter contrary to any specific decision of any of the authorities thereon.
- (6) The State Government may, if it so thinks fit, reduce or extend the period specified in the notification referred to in sub-section (1).

Remuneration of 47B. There shall be paid the deputed officers, out of the Municipal Fund—

(1) to the officers deputed under subsection (1) of section 47A such salaries and allowances as the State Government where distributionals The Calcutta Municipal (Second Amendment) Act. 1962. (Section 3.)

> (2) to the State Government such contributions for leave, pension or provident fund as may be payable under the rules governing the deputation of such officers or as the State Government may determine.".

ban laege H savings.

3. (I) The Calcutta Municipal (Amendment) Ordinance, West Bon. 1962, is hereby repealed. Ord. III of 1962.

Ord. III of 1962.

(2) Anything done or any action taken under the said Act as amended by the Calcutta Municipal (Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 31st day of August, 1962.

By order of the Governor,

K. K. HAJARA,

Secy, to the Gort, of West Bengal.

The

# Calcutta



## Guzette

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I-Orders and Notifications by the Governor of West ingal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## HOME DEPARTMENT

## Constitution and Elections

## **NOTIFICATIONS**

· 4658A.R. — 15th December 1962. — The ving notification by the Secretary to the rnor of West Bengal is hereby published for al information:—

## "NOTIFICATION

6091S.—13th December 1962.—The Governor issented to the Calcutta and Suburban Police indment) Bill, 1962.

S. K: MUKERJEI,

Secy. to the Governor, West Bengal."

By order of the Governor,
S. K. CHATTERJEE,
Secr. to the Gove. of West Bengal.

No. 4659A.R. — 15th December 1962. I following notification by the Secretary to t Governor of West Bengal is hereby published general information:—

## "NOTIFICATION

No. 6094S.—13th December 1962. The Govern has assented to the West Bengal Land Relon (Amendment) Bill, 1962.

S. K. MUKERJEI, Secy. to the Governor, West Benga

By order of the Governor.
S. K. CHATTERJEE.

Secy. to the Govt. of West Benga

No. 4660A.R. — 15th December 1962 - Th following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

### "NOTIFICATION

No. 6097S.—13th December 1962.—The Governo has assented to the Bengal Finance (Sales Tax (Amendment) Bill, 1962.

S. K. MUKERJEI,
Secy. to the Governor, West Bengal.

By order of the Governor.

S. K. CHATTERJEE,
Secy. to the Govt. of West Benga

# **Calcutta**



# **Bazette**

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SATURDAY, DECEMBER 15, 1962

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## PART III.—Acts of the West Bengal Legislature

### COVERNMENT OF WEST BENCAL

### LAW DEPARTMENT

Legislative

### NOTIFICATION

10. 3334L. — 15th December 1962. — The following Act of the West Bengal Legislature, having assented to by the Governor, is hereby published for general information:-

## West Bengal Act XV of 1962

### . THE CALCUTTA AND SUBURBAN POLICE (AMEND-MENT) ACT, 1962.

Passed by the West Bengal Legislature.

[Assent of the Governor was first published in the Calcuta Gazette, Extraordinary, of the 15th December, 1982.]

An Act to amend the Calcutta Police Act, 1866, and the Calcutta Suburban Police Act, 1866.

WHEREAS it is expedient to amend the Calcutta Police Ben. Act. 1866 and the Calcutta Suburban Police Act. 1866, for IV of 1866. the purposes and in the manner hereinafter appearing;

II of 1866.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

Short title.

1. This Act may be called the Calcutta and Suburban Police (Amendment) Act, 1962.

Amendment of Ben. Act 1V of 1866.

- 2. In the Calcutta Police Act, 1866,-
- (a) in section 5, for the words "to perform any of the duties assigned to that officer under his orders", the words "to perform such of the duties, exercise such of the powers or discharge such of

### (Section 2.)

the functions of the Commissioner of Police as are assigned under his orders to such deputy or deputies" shall be, and shall be deemed always to have been, substituted;

(b) after section 9, the following sections shall be, and shall be deemed always to have been, inserted, namely:

> "Power of State 9A. (I) Subject to the Government to provisions of this Act, the State Government may make rules relating to recruitment, conditions of service, disciplinary proceedings and punishments, in respect of members of the subordinate ranks of the Police-force.

> 2) Any rules, orders or regulations made before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962 by any authority in respect of the aforesaid matters shall, in so far as they are not inconsistent with the provisions of this Act, be deemed to have been validly made and shall continue in force until other provisions are made in this behalf.

missal and punish. ment of subordi-nate ranks of the Police-force.

Appointment, dis- 9B. (1) Subject to such rules as the State Government may make in this behalf, the Commissioner of Police shall have the power to appoint all members of the subordi-

nate ranks of the Police-force:

Provided that the Commissioner of Police may, with the approval of the State Government, delegate such power of appointment in respect of all subordinate ranks of the Policeforce except Inspectors, to one of his deputies appointed under section 5.

(2) Subject to the provisions of sections 10 and 11, the appointing authority or an officer not lower in rank than the appointing authority, shall be competent to inflict all punishments on the members of the subordinate ranks of the Police-force in disciplinary CARAS

certain cases.

Validity of appointment, dismissal and punishment of subevdinate ranks in this Act or any decision of any court to the contrary. all appointments made by the Commissioner of Police other authority Or any subordinate to him, all

orders of dismissal or removal from passed by any such appointing authority or other authority not subordinate to such appointing authority and all orders inflicting any other punishment passed by any authority. before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962, in respect of members of the subordinate ranks of the Police-force shall be deemed to be and

(Section 3.)

to have always been validly passed as if the said Act were in force when such appointments were made or such orders were passed.";

- (c) in sub-section (1) of section 10, after the words "suspend or dismiss", the words "or inflict any other punishment on" shall be, and shall be deemed always to have been, inserted.
- (d) in section 35, for the words "to a fine not exceeding fifty rupees for every day that the said house or place of entertainment is kept open, or the sale of provisions, liquors or refreshments is continued, without the necessary licence:". the following words shall be substituted, namely:—

"to imprisonment, with or without hard labour, for a term not exceeding six months or to a fine not exceeding one thousand rupees or to both, and for a second or subsequent offence also to forfeiture of all movable properties found in or on such hotel, tavern. house, shop or place:";

(e) after section 71, the following section shall be inserted, namely:—

"Restrictions as to bringing, keeping or possessing dangerous animals.

71A. (1) No person shall bring, keep or possess in the town of Calcutta any animal or class or classes of animals which the State Government may, for the purposes

of this section by notification in the Official Gazette, specify as likely to cause danger to human life or property except under, and in accordance with the terms and conditions of. a licence obtained from such authority, in such manner and on payment of such fee, not exceeding ten rupees, as the State Government may specify by rules made in this behalf.

(2) Whoever contravenes the provisions of sub-section (1) shall be liable on conviction before a Magistrate, to a fine not exceeding two hundred rupees.".

Amendment of Ben. Act II of 1868.

- 3. In the Calcutta Suburban Police Act, 1866,-
- (a) after section 3, the following sections shall be, and shall be deemed always to have been, inserted, namely:--

"Power of State 3A. (1) Subject to the proviGovernment to sions of this Act, the State
frame rules Government may make rules
relating to recruitment, conditions of service,
disciplinary proceedings and punishments, in
respect of members of the subordinate ranks of
the Police-force.

(2) Any rules, orders or regulations made before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962 by any authority in respect of the aforesaid matters shall, in so far as they are not inconsistent with the provisions of this Act, be deemed to have been validly made and shall continue in force until other provisious are made in this behalf.

(Section 3.)

dis-and Appointment, subordinate ranks of the Police-

Police-force:

3B. (I) Subject to such rules as the State Government may make in this behalf, the Commissioner of Police shall have the power to appoint all members of the subordinate ranks of the

Provided that the Commissioner of Police may, with the approval of the State Government, delegate such power of appointment in respect of all subordinate ranks of the Policeforce except Inspectors, to one of his deputies appointed under section 5 of the Calcutta Ben. Act Police Act, 1866.

IV of 1866.

(2) Subject to the provisions of sections 4 and 5, the appointing authority or an officer not lower in rank than the appointing authority, shall be competent to inflict all punishments on the members of the subordinate ranks of the Police-force in disciplinary CASAS.

Validity of appointment, dismissal and punishment of subordinate subordinate ranks in certain CAUCE.

3C. Notwithstanding thing contained elsewhere in this Act or any decision of any court to the contrary, all appointments made by the Commissioner of Police or any other authority subordi-

nate to him, all orders of dismissal or removal from office passed by any such appointing authority or other authority not subordinate to such appointing authority and all orders inflicting any other punishment passed by any authority, before the commencement of the Calcutta and Suburban Police (Amendment) Act, 1962, in respect of members of the subordinate ranks of the Police-force shall be deemed to be and to have always been validly passed as if the said Act were in force when such appointments were made or such orders were passed.";

- (b) in sub-section (1) of section 4, after the words "suspend or dismiss", the words "or inflict any other punishment on" shall be, and shall be deemed always to have been, inserted;
- (c) in section 18, for the words "shall be liable to a fine not exceeding fifty rupees for everyday that the said house or place of entertainment is kept open, or the sale of provisions, liquors or refreshments is continued, without the necessary licence:", the following words shall be substituted, namely:-

'shall be liable, on summary conviction before a Magistrate, to imprisonment, with or without hard labour, for a term not exceeding six months or to a fine not exceeding one thousand rupees or to both and for a second or subsequent offence also to forfeiture of all movable properties found in or on such hotel, tavern, house, shop or place:";

### (Section 4.)

(d) after section 42, the following section shall be inserted, namely:—

"Restrictions as to bringing, keeping or possessing dangerous animals."

The purposes of this section by notification in the Official Gazette, specify as likely to cause danger to human life or property except under, and in accordance with the terms and conditions of a licence obtained from such authority, in such manner and on payment of such fee, not exceeding ten rupees, as the State Government may specify by rules made in this behalf.

(2) Whoever contravenes the provisions of sub-section (1) shall be liable, on conviction before a Magistrate, to a fine not exceeding two hundred rupees.";

### (e) in section 50,—

- (i) for the words "The Deputy Commissioner of Police", the words "A Deputy Commissioner of Police" shall be, and shall be deemed always to have been, substituted,
- (ii) for the words "exercise all or any of the powers", the words "perform all or any of the duties, exercise all or any of the powers or perform all or any of the functions" shall be, and shall be deemed always to have been, substituted.

Repeal and 4. (1) The Calcutta and Suburban Police (Amendment) West Ben. Ord. IX of 1962.

(2) Anything done or any action taken under the Bon. Act Calcutta Police Act, 1866 as amended by the Calcutta and IV of 1866. Suburban Police (Amendment) Ordinance, 1962 or under the Calcutta Suburban Police Act, 1866 as amended by Bon. Act that Ordinance shall be deemed to have been validly done or taken under such Act as amended by this Act, as if this Act had commenced on the 3rd day of October, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.







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## Extraordinary Published by Authority

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SATURDAY, DECEMBER 15, 1962

| SAKA 1884

## PART III-Acts of the West Bengal Legislature

## COVERNMENT OF WEST BENCAL

### LAW DEPARTMENT

### Legislative

### **NOTIFICATION**

No. 33 L. - 15th December, 1962. The Wowing Act of the West Bengal Legislature, having een assented to by the Governor, is hereby collished for general information:-

## West Bengal Act XVI of 1962

### THE WEST BENGAL LAND REFORMS (AMENDMENT) ACT, 1962.

[Passed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 15th December, 1962.]

An Act to amend the West Bengal Land Reforms Act, 1950.

Whereas it is expedient to amend the West Bengal Land Reforms Act, 1955, for the purposes and in the 1956. manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as tollows : --

Short title.

1. This Act may be called the West Bengal Land Reforms (Amendment) Act, 1962.

Amendment of of West Ben. Act X of 1956.

- 2. In section 18 of the West Bengal Land Reforms Act, 1955 (hereinafter referred to as the said Act),-
  - (1) after sub-section (2), the following sub-section shall be, and shall be deemed always to have bean, added, namely:-
    - "(3) The decision of any dispute referred to in clause (a) of sub-section (I) shall specify the money value of the share of the produce to be delivered, which shall be payable in default of delivery of such share.";

The West Bengal Land Reforms (Amendment) Act, 1962.

(Sections 3, 4.)

(2) after sub-section (3) as so added, the following subsection shall be added, namely:-

> (4) For the removal of doubts it is hereby declared that notwithstanding any decision of any Court to the contrary, any order under clause (a) of sub-section (1), specifying the money value of the share of the produce to be delivered payable in default of delivery of such share, made before the commencement of the West Bengal Land Reforms (Amendment) Act, 1962, shall be deemed to be and to have always been validly made as if that Act had come into force when such order was made.'

Amend. ment of section 19. 3. In section 19 of the said Act, to sub-section (2), the following further provise shall be added, namely:—

"Provided further that the provisions of section 5 of the Indian Limitation Act, 1908 shall apply to an appeal under this section.".

Act IX of 1908.

Repeal and savings.

4. (1) The West Bengal Land Reforms (Amendment) West Ben. Ordinance, 1962 is hereby repealed. Ord. V of

1962.

(2) Anything done or any action taken under the said Act as amended by the West Bengal Land Reforms (Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 7th day of September, 1962.

> By order of the Governor, K. K. HAJARA, Secy. to the Govt. of West Bengal.

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I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## HOME DEPARTMENT

### Constitution and Elections

### NOTIFICATIONS

o. 4658A.R. — 15th December 1962. — The wing notification by the Secretary to the ernor of West Bengal is hereby published for tral information: —

### "NOTIFICATION

o. 6091S.—13th December 1962.—The Governor assented to the Calcutta and Suburban Police lendment) Bill, 1962.

S. K. MUKERJEI,
Secy. to the Governor, West Bengal."

By order of the Governor, S. K. CHATTERIEE.

te Corp. of West Bong

No. 4659A.R. — 15th December 1962. — following notification by the Secretary to Governor of West Bengal is hereby published general information: —

## "NOTIFICATION

No. 6094S.—13th December 1962. The Goven has assented to the West Bengal Land Refor (Amendment) Bill, 1962.

S. K. MUKERJEI, Secy. to the Governor, West Benga

By order of the Governor.

S. K. CHATTERJEE.

Secy. to the Govt. of West Benga

No. 4660A.R. — 15th December 1962 - The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

### "NOTIFICATION

No. 6097S.—13th December 1962.—The Govenhas assented to the Bengal Finance (Sales Tale) (Amendment) Bill, 1962.

S. K. MUKERJEI,
Secy. to the Governor. West Bengal

- By order of the Governor,
S. K. CHATTERJEE.
Secy. to the Govt. of West Beng

# Calcutta



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SATURDAY, DECEMBER 15, 1962

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PART III-Acts of the West Bengal Legislature

## COVERNMENT OF WEST BENGAL LAW DEPARTMENT

### Legislative

### NOTIFICATION

No. 3336L. — 15th December, 1962. The following Act of the West Bengal Legislature, having in assented to by the Governor, is hereby published for general information:—

# West Bengal Act XVII of 1962 THE BENGAL FINANCE (SALES TAX) (AMENDMENT) ACT, 1962.

| Passed by the West Rengal Legislature. | | Assent of the Governor was first published in the Calcuta Gazette, | Extraordinary, of the 15th December 1962. |

An Act to amend the Bengal Finance (Sales Tax) Act, 1941.

Whereas it is expedient to amend the Bengal Finance Bon. Act (Sales Tax) Act, 1941, for the purposes and in the manner VI of 1941. hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Kepublic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Bengal Finance (Sales Tax) (Amendment) Act, 1962.

Amendment of section 3 of Ben. Act VI of 1941.

- 2. In section 3 of the Bengal Finance (Sales Tax) Act. 1941 (hereinafter referred to as the said Act),—
  - (1) in sub-section (1), after the words "together with such other persons to assist him as it thinks fit", the following words shall be, and shall be deemed always to have been, added, namely:—

"and may specify the area or areas over which they shall exercise jurisdiction";

- (2) after sub-section (2), the following sub-section shall be, and shall be deemed always to have been, inserted, namely:—
  - "(2A) Notwithstanding anything to the contrary contained in sub-section (1), the Commissioner may transfer any case or matter from any person appointed under sub-section (1) to assist the Commissioner to any other person so appointed whether such other person has jurisdiction over the area to which the case or matter relates or not, provided he is otherwise competent to deal with such case or matter in exercise or performance of the powers or duties referred to in sub-section (2).";

The Benyal Finance (Sales Tax) (Amendment) Act, 1962.

### (Section 3.)

- (3) after sub-section (3), the following sub-section shall be added, namely:-
  - '(4) It is hereby declared that-
  - (a) any order made by the State Government defining the area over which any person appointed under sub-section (1) to assist the Commissioner is to exercise jurisdiction,  $\mathbf{or}$
  - (b) any transfer made by the Commissioner of any case or matter from any person appointed under sub-section (1) to assist the Commissioner to any other person so appointed, or
  - (c) any assessment made or anything done or any action taken by any person appointed under sub-section (1) to assist the Commissioner, in the exercise or performance of the powers or duties referred to in sub-section (2) in any case or matter arising within any area referred to in clause (a) or transferred to him by the Commissioner,

before the commencement of the Bengal Finance (Sales Tax) (Amendment) Act, 1962, shall be deemed to be and to have always been validly made, done or taken as if that Act were in force when such order, transfer or assessment was made or such thing was done or such action was taken.".

Repeal and sevings.

3. (/) The Bengal Finance (Sales Tax) (Amendment) West Ben Ord. VIII Ordinance, 1962 is hereby repealed.

of 1962.

(2) Anything done or any action taken under the said Act as amended by the Bengal Finance (Sales Tax) (Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 22nd day of September, 1962.

By order of the Governor,

K. K. HAJARA. Secy. to the Govt. of West Bengal

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MONDAY, DECEMBER 17, 1962

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## IRRIGATION AND WATERWAYS DEPARTMENT

### **NOTIFICATION**

No. 12I.—18th July 1961.—Whereas the Governor f opinion that lands described in the Schedule below roinafter referred to as the said lands), lying within limits of the Damodar Valley and the area of operation of the Damodar Valley Corporation, have been efited by irrigation during the rabi season of the remmencing from November 1960, by the water plied by the said Corporation through canals;

low, therefore, in exercise of the power conferred sub-section (I) of section 4 of the West Bengal gation (Imposition of Water Rate for Damodar ley Corporation Water) Act, 1958 (West Bengal XXVI of 1958), the Governor is pleased hereby icclare his intention to impose on the said lands a errate for the rabi season of the year commencing a November 1960, at the rate of ten rupees per 3.

my person interested in any land likely to be affected the imposition of the water rate referred to above, iring to prefer under sub-section (2) of section 4 he said Act any objection to the intended imposition he water rate, or the rate at which the water rate natended to be imposed, or to the inclusion of such in the said lands, may do so by submitting to the lersigned such objection within a period of one nth from the date of publication of this notification the "Calcutta Gazette".

### The Schedule

Description of lands in police-stations Memari, Jamalpur, Galsi, Bhattar, Kalna, Burdwan and Monteswar of Burdwan district, and in police-stations Polba, Pandua, Chinsura, Chanditala, Singur, Haripal, Dhaniakhali, Tarakeswar, Bhadraswar and Jangipara of Hooghly district, namely:—

### Police-station Memari, district Burdwan.

Mouza Bagut, jurisdiction list No. 30.

Cadastral survey plot Nos. 477, 480 to 483, 487, 488, 622 to 638, 640 to 644, 648, 649, 657, 658, 1510 to 1512, 1518.

Mouza Palsa, jurisdiction list No. 29.

Cadastral survey plots Nos. 685, 687, 689 to 693, 712, 727 to 745, 747 to 766, 768 to 784.

Mouza Barapalasan, jurisdiction list No. 8.

Cadastral survey plot Nos. 1017, 1720, 1804, 3320, 3733, 3736, 3737, 3740, 3742 to 3750, 3752 to 3759, 3762, 3764 to 3771, 3774 to 3779, 3781, 3783, 3784, 3786, 3787, 4411, 4414, 4415, 4418, 4427, 4428, 4590, 4598, 4975 to 4980, 4984 to 4996, 4999, 5000, 5012 to 5016, 5074, 5075, 5078, 5083 to 5086, 6009, 6011, 6012, 6014 to 6016, 6018, 6019, 6021 to 6025, 6027 to 6031, 6076, 6362, 6363, 6368, 6369, 6377, 6379 to 6384, 6398, 6399, 6408, 6409, 6411 to 6422.

Mouza Bijur, jurisdiction list No. 12.

Cadastral survey plot Nos. 4714, 4715, 4718, 4722, 4726 to 4728, 4750, 4752, 4753, 4755, 4757 to 4763, 4773, 5286, 5288, 5289, 5309, 5312, 5315 to 5317.

Mouza Kuchut, jurisdiction list No. 33.

Cadastral survey plot Nos. 695, 862, 866, 869, 944, 945, 949, 966, 968, 997, 1809 to 1811, 1813 to 1816, 1818 to 1821, 1828, 1829, 1831 to 1834, 1836, 1837, 2033, 2223, 2224, 2228, 2229, 2231 to 2234.

Mouza Kaleswar, jurisdiction list No. 20.

Cadastral survey plot Nos. 602 to 604, 607 to 609, 652 to 655, 657 to 664, 666 to 683, 693 to 700, 983 to 988, 1006, 1007, 1040 to 1042, 1045 to 1047, 1080 to 1084, 1187, 1188, 1189 to 1192, 1194 to 1197, 1201, 1202, 1204, 1260, 1279 to 1281, 1290, 1292 to 1295, 1297 to 1299, 1302, 1303, 1305 to 1318, 1320 to 1324, 1326 to 1335, 1633.

Mouza Rean, jurisdiction list No. 18.

Cadastral survey plot Nos. 80 to 83, 191 to 194, 198, 200, 320, 327, 329, 331 to 343, 347, 540, 541.

Mouza Unte, jurisdiction list No. 6.

Cadastral survey plot Nos. 401, 406 to 425.

Mouza Haladharpur, jurisdiction list No. 5.

Cadastral survey plot Nos. 7, 8, 73, 74, 932, 933.

Mouza Sargachi, jurisdiction list No. 4.

Cadastral survey plot Nos. 85 to 88, 171 to 173, 175 to 208, 460 to 463.

Mouza Mondalgram, jurisdiction list No. 7.

Cadastral survey plot Nos. 4400 to 4450, 4453, 4454, 4456 to 4555, 6036 to 6066, 6216 to 6276, 6279 to 6295, 6301, 6302, 6307 to 6323, 6327 to 6331, 6340, 6343, 6345, 6349, 6350, 6380 to 6383, 6385, 6389 to 6395, 6411, 8456, 8458 to 8475, 8530, to 8535, 8443 to 8551, 8553 to 8579.

Mouza Jabui, jurisdiction list No. 66.

Cadastral survey plot Nos. 118 to 126, 128, 129, 131, 132, 135 to 138, 140, 182, 213 to 216, 220, 236, 237, 240, 241, 1735, 1737 to 1741, 1743, 1745 to 1749, 1772 to 1775, 1778 to 1781, 1783, 1817 to 1820, 1826 to 1830, 1833, 1834, 1838, 1995, 1997, 2004, 2337, 2341, 2425, 2472, 2476, 2480, 2491, 2495, 2496, 2498, 2499, 2590, 2601, 2602, 4119, 4120, 4122 to 4130, 4136, 4146, 4148, 4158, 4161 to 4165, 4198, 4203, 4204, 4209, 4215, 4217, 4222, 4227 to 4229, 4324 to 4326, 4332, 4336, 4342, 4351, 4466, 4467, 4493 to 4496, 4498, 4499, 4501, 4502, 4506, 4507, 4510, 4512, 4522, 4550, 4557 to 4563, 4566, 4573 to 4581, 4583 to 4591, 4596, 4598 to 4602, 4604, 4612, 4615, 4616, 4618 to 4622, 4624, 4625, 4642, 4650, 4654 to 4659, 4661, 4662, 4675.

Mouza Chandipur, jurisdiction list No. 64.

Cadastral survey plot Nos. 323, 325, 326, 52 535, 537 to 552, 568, 569, 571 to 576, 578 to 582, 59 to 589, 592, 593, 627 to 629.

Mouza Bajerasulpur, jurisdiction list No. 59. Cadastral survey plot Nos. 133 to 136, 140, 144 (146.

Mouza Moheshpur, jurisdiction list No. 205. Cadastral survey plot Nos. 492 to 494.

Mouza Akalia, jurisdiction list No. 63.

Cadastral survey plot Nos. 173, 174, 177, 184, 186

Mouza Baharampur, jurisdiction list No. 156.

Cadastral survey plot Nos. 6, 29, 33, 39 to 47, 49, 52, 57, 102, 103, 337, 338, 343 to 356, 362 to 367, 369, 387, 392, 395, 498, 507, 534 to 541, 545, 547, 549 to 570, 572, 573, 575, 577, 582, 583, 670 to 688, 697, 707, 714 to 737, 750 to 768, 772 to 777, 783, 832 to 872.

Mouza Talchini, jurisdiction list No. 155.

Cadastral survey plot Nos. 18, 21 to 26, 30, 33, to 40, 45 to 55, 60 to 71, 73, 75, 77 to 82, 121 to 127, 129 to 134, 137 to 166, 172, 203 to 206, 208 to 219, 221, 223, 225 to 229, 235 to 252, 254 to 261, 274, 305, 331, 334, 335, 338, 340, 341, 358, 360 to 362, 377, 381, 382, 401, 403 to 406, 410 to 421, 471 to 473, 475 to 481, 501, 502, 516 to 522, 525 to 531, 533, 534, 535, 536, 537, 539, 540, 542 to 544, 546 to 558, 588, 593, 597 to 604, 628 to 633, 635, 642, 643, 644, 646, 648, 655, 656, 658, 659, 662 to 664, 668, 744 to 746, 748 to 751, 758 to 764, 767, 772, 773, 815, 817 to 819, 824, 825, 833, 837 to 839, 841, 842, 844, 846 to 850, 860, 861, 863, 878 to 880, 908.

Mouza Chowpira, jurisdiction list No. 194.

Cadastral survey plot Nos. 14 to 17, 20 to 23, 25, 26, 124, 125, 130, 134, 146, 147, 150 to 153, 328 to 331, 334 to 338, 371, 372, 375 to 391, 456, 459, 460, 463, 464, 472, 474, 478 to 486, 488, 525 to 527, 531, 557, 583, 585 to 587, 594, 597 to 600, 608, 610, 612 to 623, 627 to 636, 639, 642, 645, 646, 649 to 651, 654 to 658, 667, 682.

Mouza Senpur, jurisdiction list No. 97.

Cadastral survey plot Nos. 487 to 490, 492 to 495, 566, 567, 571, 574 to 576, 579 to 581, 590, 591, 603, 605, 606, 608, 609, 619, 620, 622, 624, 630, 634, 646, 647, 650 to 652, 700, 702, 725 to 727, 731, 732, 734 to 736, 739, 741 to 748, 750, 753 to 760, 789, 790, 818, 828, 829, 905, 907, 944, 946 to 951, 953, 1028 to 1033, 1041 to 1044, 1046, 1052, 1055, 1056, 1060 to 1062, 1064, 1067 to 1070, 1122, 1134, 1143, 1144, 1149, 1157, 1158, 1160, 1163, 1164, 1168 to 1172, 1177, 1178, 1181, 1183, 1462, 1463, 1469 to 1474, 1532, 1591, 1594 to 1597, 1605 to 1608, 1610, 1612, 1613, 1615, 1616, 1620, 1623, 1628, 1629, 1642, 1645, 1678, 1780, 1783 to 1787, 1789, 1790, 1801 to 1803, 1984, 1985, 1988, 1989, 1991 to 1993, 1995, 2067, 2068, 2070, 2071, 2076 to 2078, 2102, 2104, 2106, 2107, 2112, 2131 to 2136, 2141 to 2143, 2145, 2147, 2157.

Mouza Sashinara, jurisdiction list No. 207.

Cadastral survey plot Nos. 144 to 153, 156 to 161, 1 to 284, 290, 292, 294 to 296, 304 to 317, 326 to 341, 17 to 380, 389 to 396, 402 to 417, 807, 808, 810 to 813, 4, 906 to 909, 914 to 919, 928 to 930, 1068, 1098 to 117, 1133 to 1137, 1155, 1160 to 1162, 1344, 1346, 147, 1349 to 1356, 1389 to 1394, 1396 to 1401, 1416, 1419, 1423 to 1427, 1429 to 1454 1456 to 1475, 1480, 1502, 1504 to 1506, 1509 to 1514, 1516, 1518 to 1522, 523 to 1536, 1539, 1540, 1543 to 1560, 1562 to 1568, 572, 1579 to 1583, 1610 to 1612, 1616 to 1622, 1638, 160, 1643, 1644, 1661 to 1672, 1674, 1761, 1762, 1788, 1788, 1790, 1793, 1794, 1802, 1803, 1809, 1811, 1814, 1816 to 1819, 1821, 1856 to 1859, 1863, 1870, 1, 1913, 1930, 1932, 1973, 1974.

Mouza Amudpur, jurisdiction list No. 206.

kdastral survey plot Nos. 114, 134 to 136, 380, 382 387, 389 to 397, 407 to 409, 411, 412, 415, 416, 445, 1,453, 458, 460 to 464, 466, 470, 471, 477, 479, 481 483, 486 to 488, 499, 500, 645 to 648, 650, 669, 671, 677, 678, 681 to 688, 695 to 698, 789 to 804, 806, 812, 828 to 836, 845, 847, to 851, 853 to 857, 896, 11, 1042, 1045 to 1048, 1068, 1069, 1075 to 1078, 13 to 1088, 1126, 1127, 1134, 1139 to 1141, 1145, 12 to 1165, 1298, 1299, 2733, 2740, 2742, 2747.

Mouza Krishnapur, jurisdiction list No. 157.

adastral survey plot Nos. 16, 149, 296, 301 to 306, 407, 411 to 413, 420 to 426, 442, 444 to 446, 463, 479 to 484, 492 to 514, 546, 552 to 558, 567 to 578, 623, to 625, 627 to 633, 644 to 651, 653 to 657, to 669, 679 to 685, 724, 734.

Mouza Debipur, jurisdiction list No. 193.

Adastral survey plot Nos. 1915, 1922 to 1928, 1937 1940, 1950, 1953, 1956 to 1960 1993, 2014 to 2017, 19 to 2021, 2089, 2099, 2101, 2105, 2113 to 2116, 17, 2399, 2401, 2404, 2405.

Mouza Mobarakpur, jurisdiction list No. 201.

Cadastral survey plot Nos. 457, 467 to 472, 479 to 1, 668, 669, 673, 675, 685, 688, 691 to 695, 698, 702, 8 to 711, 715, 718, 719, 721 to 727, 729, 731, 732, 737, 757 to 759, 761 to 763, 787, 788, 790 to 793, to 797, 811, 812, 814 to 816, 823 to 833, 849, 996 1003, 1010, 1011, 1094 to 1101, 1123, 1151, 1152, 4 to 1166, 1282, 1291, 1292, 1431, 1433 to 1437, 3 to 1527, 1532, 1550; 1551, 1564, 1565, 1568, 1569, 1 to 1574, 1576 to 1585, 1651 to 1653, 1660, 1686 1689, 1693, 1700, 1704, 1705, 1715 to 1719, 1721, 1724 to 1726, 1728 to 1733, 1743, 1744, 1760, 8, 1801 to 1810, 1814 to 1816, 1893 to 1897, 1899, 13, 1910 to 1912, 1924, 1956.

Mouza Shajadpur, jurisdiction list No. 90.

Adastral survey plot Nos. 310, 313, to 469, 481 to 486, 490 to 501, 596, 596 to 600, 612 to 615.

Mouza Bohar, jurisdiction list No. 93.

Cadastral survey plot Nos. 68 to 70, 158, 159, 167 192 to 195, 438 to 445, 466, 470 to 170, 187 to 190, to 486, 488 to 490, 493, 498, 522, 531, 532, 618 to 624, 627, 633, 634, 636 to 642, 644 to 650, 760, 786, 1039 to 1043, 1049 to 1053, 1055 to 1077, 1079, 1080, 1087, 1095, 1117 to 1119, 1122, 1123, 1282, 1284, 1292 to 1309, 1311 to 1314, 1367 to 1372, 1380 to 1382, 1384, 1559, 1565 to 1576, 1578 to 1601, 1621 to 1628, 1632 to 1650, 1670 to 1679, 1694 to 1697, 1726 to 1731, 4107, 4109 to 4119, 4144, 4147 to 4151, 4154, 4155, 4158 to 4167, 4170 to 4182, 4185 to 4195, 4200, 4202 to 4208, 4212 to 4214, 4259, 4260, 4263 to 4267, 4310 to 4313, 4315 to 4318, 4403 to 4407, 4525, 4578 to 4580, 4585 to 4591, 4598 to 4600, 4604 to 4615, 4630, 4691 to 4699, 4706 to 4713, 4890, 4896, 6276, 6291 to 6293, 6295 to 6311, 6322 to 6349, 6373 to 6375, 8197, 8209, 8210, 8255 to 8266, 8294 to 8330, 8426, 8427, 8701 to 8732, 8768 to 8774, 8776 to 8788, 8793 to 8795, 8827 to 8833, 9143.

Mouza Mohisdanga, jurisdiction list No. 85.

Cadastral survey plot Nos. 916 to 919, 924, 1024 to 1055, 1064 to 1070, 1072 to 1081, 1083 to 1090.

Mouza Bitra, jurisdiction list No. 89.

Cadastral survey plot Nos. 740, to 750, 759 to 762, 926 to 942, 966 to 976, 986 to 990, 1019, 1020, 1036, 1070 to 1074, 1078 to 1080, 1093 to 1097, 1538, 1793 to 1795, 1823, 1824, 1826 to 1842, 1895, 1897 to 1901, 1909, 1910, 1912 to 1916, 1939, 1980 to 1985, 1993, 1995 to 1998, 2007, 2016, 2021 to 2024.

Mouza Chhota Damas, jurisdiction list No. 192.

Cadastral survey plot Nos. 74, 76, 80 to 91, 94 to 99, 101 to 104, 106, 109 to 112, 129, 133, 134, 137, 229 to 232, 235 to 237, 304, 308, 310, 314 to 316, 443, 445, 446, 448, 450, 452 to 454, 457 to 459, 465, 468, 470, 471, 473, 474, 476, 477, 478, 480, 481, 544 to 549, 557.

Mouza Ichapur, jurisdiction list No. 161.

Cadastral survey plot Nos. 135 to 149, 153 to 186, 219 to 225, 229 to 236, 241, 278, 286, 287, 332 to 334, 336, 337, 365, 389 to 395, 397 to 399, 401, 402, 544 to 546, 724, 727 to 735, 747 to 754, 770, 773 to 778, 1007, 1008, 1098 to 1100, 1111, 1118, to 1121, 1125, 1137.

Mouza Brahmanpara, jurisdiction list No. 129.

Cadastral survey plot Nos. 33, 318.

Mouza Gopinathpur, jurisdiction list No. 131.

Cadastral survey plot Nos. 145, 147, 148, 151, 154 to 156, 158, 161 to 168, 171, 174 to 176, 183, 202, 205, 206, 209 to 211, 359, 362, 363, 385, 387, 390 to 396, 399 to 402, 419 to 424, 428, 431 to 438, 441, 445, 448 to 456, 458, 461, 463, 468, 472 to 481, 485, 487, 488, 490, 492, 494 to 497, 509, 521, 522, 562, 563.

Mouza Dakshin-Radhakantapur, jurisdiction list No. 130.

Cadastral survey plot Nos. 5, 10 to 13, 20 to 22, 61, 144, 150 to 152, 155, 158 to 160, 162, 202, 204, 210 to 212, 215, 464, 534.

Mouza Joanpur, jurisdiction list No. 153.

Cadastral survey plot Nos. 13, 15, 17 to 21, 23 to 31, 34 to 37, 41, 42, 45 to 53, 68 to 80, 82, 83, 85 to 95, 97 to 109, 111, 116 to 120, 124, 185 to 196, 203 to 217, 300, 312 to 329, 382, 384 to 395, 398 to 406, 408 to 411, 413 to 417, 498 to 514, 519, 551, 560 to 569, 571 to 579, 584 to 586, 594.

Mouza Kija, jurisdiction list No. 132.

Cadastral survey plot Nos. 1110, 1113, 1117, 1120 to 1122, 1129, 1141 to 1143, 1145 to 1148, 1252 to 1254, 1256, 1257, 1417, 1456, 1469, 1471, 1472, 1479, 1480, 1483 to 1485, 1493, 1494, 1497, 1498, 1654 to 1657, 1677 to 1679, 1681 to 1684, 1688, 1696 to 1698, 1829 to 1831, 1834, 1837, 1838, 1840, 8141, 1843, 1846, 1852 to 1850, 1866, 1867, 1869 to 1871, 1873, 1874, 1876, 1886, 1890 to 1894, 1902, 1905, 1906, 1908, 1909, 1997, 2000 to 2004, 2006, 2007, 2009, 2073 to 2079, 2110 2112, 2114, 2116, 2117, 2176, 2177, 2180 to 2182, 2184 to 2191, 2193 to 2196, 2201, 2203 to 2208, 2228 to 2232, 2234, 2235, 2237, 2239, 2450, 2453, 2460 to 2463, 2467 to 2469, 2472, 2479, 2480, 2485 to 2488, 2516 to 2522, 2524, 2524,

Mouza Merua, jurisdiction list No. 162.

Cadastral survey plot Nos. 195, 236, 240 to 245, 248, 250, 273, 275, 276, 280, 282 to 290, 294, 295, 299, 301 to 304, 336 to 345, 402 to 414, 428, 432 to 444, 452 to 454, 456, 466, 468 to 470, 472 to 478, 482, 527 to 529, 639 to 645, 647, 858, 862.

Mouza Baidyadanga, jurisdiction list No. 135.

Cadastral survey plot Nos. 28, 31, 63, 68, 69, 71, 72, 75, 78, 80 to 105, 107, 108, 112 to 128, 130 to 133, 135, 136, 138 to 141, 368, 369, 371, 373, 375, 376, 402 405, 416, 417, 586 to 592, 599 to 611, 614 to 622, 631, 633 to 638, 646 to 655, 657, 659 to 661, 669 to 672, 674, 676.

Mouza Garaghata, jurisdiction list No. 47.

Cadastral survey plot Nos. 3 to 6, 11 to 16, 18 to 25, 27, 30, 35, 39 to 44, 50, 55, 56, 58, 60 to 71, 83, 86 87, 90, 102 to 106, 109 to 119, 123 to 135, 187, 188 237, 238, 240 to 244, 246 to 250, 255, 355, 358 to 369 378 to 384, 396, 399, 401 to 405, 409 to 416, 418, 419 421 to 427, 523, 525, 526, 528, 530 to 532, 1026, 1031

Mouza Kalibele, jurisdiction list No. 196.

Cadastral survey plot Nos. 226, 227, 230, 233, 235 to 238, 248, 251, 253 to 261, 264 to 266, 290, 292, 293, 300, 302, 449, 484, 485, 488 to 492, 494, 588, 589, 591 to 597, 603, 613, 732, 733, 740 to 744, 747, 748, 750 to 758, 889 to 895.

Mouza Partana, jurisdiction list No. 171.

Cadastral survey plot Nos. 118, 121 to 126, 128 to 143, 203, 204, 280 to 291, 293, 294, 296, 297, 312, 316, 320, 326, 328 to 331, 335 to 356.

Mouza Mogra, jurisdiction list No. 173.

Cadastral survey plot Nos. 160 to 162, 168 to 177, 178, 180, 187, 189, 190, 192, 193, 195, 201, 210, 2256 to 258, 260, 261, 263 to 268, 273, 274, 278, 2 to 282, 285, 286, 377, 380, 557.

Mouza Sriharipur, jurisdiction list No. 170.

Cadastral survey plot Nos. 32, 33, 35 to 37, 43 to 4 49, 51 to 53, 60 to 62, 64, 65, 67, to 74, 78, 82 to 8 117 to 122, 125 to 130, 133, 134, 136 to 164, 167, 15 to 178, 206 to 208, 231, 286 to 298, 305, 306, 315, 31 318 to 327, 333 to 336, 338 to 348, 350, 399.

Mouza Panchkhaya, jurisdiction list No. 172.

Cadastral survey plot Nos. 5 to 8, 10 to 14, 17 to 34 to 40, 42, 44, 45, 168, 173, 180, 193, 237, 243 to 280, 541, 543, 544, 559, 560, 576, 577, 586 to 588, 5 to 598, 600 to 604, 606 to 616, 623 to 644, 701.

Mouza Nalsora, jurisdiction list No. 197,

Cadastral survey plot Nos. 884 to 886, 890, 899

Mouza Ghosh, jurisdiction list No. 175.

Cadastral survey plot Nos. 91, 93, 97, 98, 100, 106, 108, 109, 119, 120, 122, 123, 125, 200 to 203, to 224, 227 to 234, 236, 238, 239, 247 to 253, 257, 265, 267 to 270, 273, 336, 357, 359 360, 362, 367, 377 to 381, 612 to 615, 696 to 704, 706, 708 to 713 to 725, 740 to 746, 748 to 757, 759, 763 to 772, 773, 1042 to 1044, 1054, 1055, 1058 to 1070, E 1204, 1206, 1209 to 1213, 1215 to 1224, 1337, E 1353.

Mouza Bharpota, jurisdiction list No. 51.

Cadastral survey plot Nos. 3, 5, 8, 10, 27, 44, 72 74, 76 to 78, 80, 83, 85 to 87, 91, 96, 97, 100, 180, 184 to 190, 197 to 199, 200, 202 to 212, 219 to 221, to 225, 226, 230, 232, 258, 268 to 276, 283, 284, 311, 314, 327, 336, 340, 344, 345, 357, 367 to 374, 451 to 456, 596 to 601, 604 to 610, 612.

Mouza Chanchai, jurisdiction list No. 46.

Cadastral survey plot Nos. 2283 to 2288, 2292 22 2295, 2297, 2397, 2398, 2400, to 2404, 2406, 24 2411, 2414, 2415, 2417 to 2419, 2421, 2428 to 2435

Mauza Mamudpur, jurisdiction list No. 50.

Cada tral su vy plo Nos. 88 to 90, 92, 93, 97 to 99, 101, o t 107, 114, 238, 240, 248, 373 376, 389 to 391.

Mauza Nagarkona, jurisdiction list No. 48.

Cadastral survey plot Nos. 15 to 17, 19, 33t t 210, 294, 295, 298 to 300, 302, 303, 306 to 303, 320 to 342, 344, 346 to 353, 367 to 374, 378, 379 to 474, 482 to 484, 491, 495, 500 to 506, 508, 51514, 527, 528, 530, 537, 539; 540, 756, 770, 778, 857, 858, 954, 955.

#### Mauza Sahapur, jurisdiction list No. 49.

Cadastral survey plot Nos. 14, 15, 18, 19, 31, 32, 46, 98 to 102, 106, 107, 110, 118, 190, 193, 198, 199, 203, 204, 206, 212, 216 to 218, 220 to 226, 233, 292, 387, 395, 404, 412.

### Mauza Katalgachi, jurisdiction list No. 143.

Cadastral survey plot Nos. 89, 90, 96, 172, 173, 176, 241, 250 to 258, 260, 262, 263, 281, 292 to 294, 340, 341, 349 to 352, 355, 356, 358 to 366, 385, 387 to 389, 391, 393, 394, 402 to 406, 432 to 440, 548, 554, 561, 565 to 573, 575 to 578, 584, 585, 590, 593 to 595, 597, 598, 640 to 646, 648, 649, 659 to 668, 670 to 672, 674 to 581, 683 to 693, 696 to 699, 702 to 712, 737, 738, 750, 768, 770 to 774, 1164, 1169 to 1199, 1207, 1221 to 1224, 1227 to 1235, 1239, 1240, 1267, 1268, 1379.

### Mauza Kiskindha, jurisdiction list No. 158.

Cadastral survey plot Nos. 53, 54, 62 to 64, 66, 70, 71, 343 to 349, 354, 574, 577 to 581, 583, 586 to 590, 593, 596, 597, 630, 634 to 637, 639, 642 to 657, 662 to 665, 669, 671 to 682, 723 to 732, 737, 912, 913, 1138, 1139, 1150 to 1157, 1171, 1196 to 1204, 1316, 1323, 1380 to 1385, 1410, 1414, 1415, 1419, 1423 to 1428, 1437 to 1444, 1450, 1456 to 1461, 1403 to 1465, 1471 to 1473, 1477 to 1480, 1484, 1487, 1492, 1500, 1504, 1506, 1508, 1511 to 1514, 1518, 1519, 1521, 1523, 1525 to 1527, 1531, 1532, 1622, 1624 to 1626, 1639, 1641, 1648, 1649, 1664 to 1666, 1669 to 1683, 1685, 1686, 1701, 1702, 1710, 1711, 1716 to 1718, 1722 to 1726, 1729 to 1732, 1741 to 1750.

### Mauza Bhabpur, jurisdiction list No. 159.

Cadastral survey plot Nos. 182, 217, 253 to 257, 262, 263, 267, 283, 296, 298, 302, 303, 309, 313 to 315, 319 to 323, 327 to 330, 334 to 336, 344 to 346, 635, 636, 638 to 640, 646 to 649, 654, 656 to 670, 677, 680 to 684, 689 to 694, 699 to 703, 706, 709 to 714, 779, 781, 782, 788, 902, 903, 985, 992, 993, 1018, to 1021, 1022, 1024, 1027, 1028, 1059, 1064, 1090, 1096, 1101 to 1110, 1113, 1123, 1124, 1129, 1132 to 1149, 1151, 1164, 1170 to 1174, 1176, 1177, 1184 to 1186, 1307, 1309, 1310 to 1312, 1314, 1316, 1317, 1488 to 1492, 1494 to 1496.

### Mauza Gantar, jurisdiction list No. 167.

Cadastral survey plot Nos. 310, 311, 316, 335, 340 to 360, 403 to 405, 413 to 415, 423, 424, 427 to 435, 452 to 457, 1081 to 1085, 1087, 1102 to 1106, 1133 to 1139, 1203 to 1212, 1215 to 1226, 1229 to 1242, 1343 to 1347, 1351 to 1361, 1408, 1422 to 1424, 1431, 1436 to 1439, 1441, 1442, 1444.

### Mauza Sankarpur, jurisdiction list No. 165.

Cadastral survey plot Nos. 188 to 190, 193, 199 to 204, 231, 236 to 243, 248, 249, 301, 302, 304, 305, 309 to 313, 316, 318 to 326, 344, 345, 412 to 414, 416 to 432, 701, 702, 711 to 713, 842, 890, 896 to 899, 939, 940, 942, 945, 946, 948, 949, 956, 958 to 961, 964, 965, 967, 968, 973, 975, 1123, 1132, 1171 to 1178, 1185 to 1202, 1204, 1205, 1207 to 1210, 1218, 1219, 1222.

### Mauza Bejra, jurisdiction list No. 164.

Cadastral survey plot Nos. 1027, 1028, 1030, 1037, 1039 to 1041, 1073, 1075 to 1083, 1086 to 1090, 1093, 1095 to 1097, 1111 to 1122, 1126, 1127, 1543, 1545, 1561, 1564, 1574, 1581 to 1586, 1589, 1597 to 1612, 1655, 1658 to 1662, 1688, 1690 to 1710, 1712 to 1715, 1718 to 1721, 1732 to 1762, 1765.

### Mauza Amadpur, jurisdiction list No. 128.

Cadastral survey plo' Nos. 269, 270, 273, 274, 277 to 279, 281, 282, 284 to 288, 293, 333, 335 to 337, 340, 341, 346, 354, 433, 434, 478 to 485, 914, 932 to 934, 936 to 938, 940 to 943, 945, 947, 951, 952, 971 to 979, 1060, 1061, 1064, 1115, 1120 to 1126, 1258 to 1263, 1271 to 1291 to 3080, 3082 to 3084, 3086 to 3089, 3092, 3094, 3098, 3343 to 3345, 3350 to 3355, 3358 to 3374, 3495 to 3497, 3508 to 3520, 3525 to 3527 to 3529, 3531 to 3533, 3540 to 3542, 3545 to 3547, 3549 to 3551, 3553 to 3561, 3569 to 3575, 3580 to 3585 to 3588, 3589, 3691, 3700 to 3702, 2705 to 3726, 3728 to 3744, 3746 to 3759, 3761 to 3763, 3765, 3767 to 3773, 3784, 3785, 3789, 3794, 3810 to 3812, 3856 to 3858, 4265, 4266, 4285, 4307, 4308, 4310, 4312 to 4315, 4317 to 4321, 4393, 4396, 4408, 4422, 4488, 4491 to 4496, 4498 to 4501, 4517 to 4519, 4571, 4621.

#### Mauza Iswarpur, jurisdiction list No. 163.

Cadastral survey plot Nos. 2, 3, 5, 9 to 11, 13, 15, 26, 28, 75 to 77, 98, 99, 118, 119, 121, 122, 166 to 168, 171, 192 to 200, 202 to 208, 217, 219 to 224, 237, 249, 252 to 254, 261, 262, 275 to 278, 314 to 319, 355 to 358, 401.

### Mauza Gandhapur, jurisdiction list No. 119.

Cadastral survey plot Nos. 128, 152, 156, 157, 159, 163, 165 to 172, 174, 180 to 204, 210, 297 to 305, 309 to 314, 316, 317, 321, 333, 631, 632, 634 to 638, 645 to 648, 712 to 722, 735, 736, 747, 767, 768, 1162, 1164, 1170, 1180 to 1189, 1191 to 1195, 1198, 1199, 1212, 1217, 1222, 1223, 1271, 1274, 1280, 1281, 1418.

### Mauza Jotokanu, jurisdiction list No. 142.

Cadastral sravey plot Nos. 7, 30, 36, 100, 162, 163, 168 to 170, 183, 185, 187, 188, 198, 199, 239 to 241, 245 to 247, 252, 254, 268, 555, 556, 561 to 565, 567 to 573, 575 to 578, 581, 582, 586 to 588, 598, 714, 730, 731, 733 to 736, 746, 750, 751, 754 to 760, 778, 779, 792 to 794, 796 to 799, 872, 874, 878, 880, 882, 883, 885 to 888, 890 to 905, 907, 908, 911 to 914, 931.

### Mauza Rasulpur, jurisdiction list No. 136.

Cadastral survey plot Nos. 12, 18 to 20, 39 to 42, 48 to 50, 182 to 192, 204 to 208, 361, 362, 654 to 667, 671 to 689, 750 to 754, 769, 771 to 775, 786 to 796, 798, 838 to 840, 848, 850 to 872, 874 to 876, 879 to 887, 896, 1330, 1332, 1337, 1339 to 1346, 1348, 1350 to 1353, 1357, 1744, 1753 to 1758, 1760 to 1763, 1767 to 1799, 1802 to 1806, 1808 to 1814, 2039, 2043, 2047, 2048.

## Mauza Moheshdanga, jurisdiction list No. 141.

Cadastral survey plot Nos. 2 to 16, 22, 23, 29, 32 to 37, 40, 45 to 47, 57 to 63, 66, 69, 71, 73, 74, 80, 82 to 93, 97, 108, 109, 111, 118 to 120, 131 to 133, 135, 197, 200, 209, 210, 213 to 216, 218, 219, 221, 335, 336, 340, 347, 353, 393, 460 to 464, 466, 485, 486, 488 to 498, 513, 517 to 520, 523 to 528, 561, 563 to 573, 577 to 602, 611 to 613, 617 to 624, 1033, 1034, 1047 to 1055, 1072, 1074, 1076, 1078 to 1092, 1101, 1105 to 1111, 1305 to 1308, 1311 to 1321, 1324 to 1326, 1345, 1362, 1364, 1397, 1400, 1408 to 1417, 1429, 1431, 1445 to 1448.

### Mauza Durgadanga, jurisdiction list No. 160

Cadastral survey plot Nos. 86 to 95, 97, 105 to 127, 130, 132 to 153, 389, 401 to 405, 408 to 415, 431 to 437, 440 to 455, 470, 501, 502, 550 to 553, 576, 577, 580 to 587, 635 to 637, 648 to 661, 663 to 683, 697 to 699, 716.

### Mauza Bagila, jurisdiction list No. 158.

Cadastral survey plot Nos. 158 to 162, 164 ot 170, 175 to 183, 185, 187, 188, 193, 196 to 198, 200 to 206, 209, 210, 216 to 221, 225, 272 to 282, 284 to 309, 341 to 356, 363 to 382, 391, 507 to 571, 583, 584, 591, 598, 600, 601, 604, 605, 607, 611, 613, 619 to 635, 643 to 647, 649 to 661, 663 to 676.

### Mauza Nimo, jurisdiction list No. 144.

Cadastral survey plot Nos. 70 to 73, 75 to 78, 89 to 93, 106 to 108, 137 to 144, 146 to 152, 155 to 159, 195, 201, 203, 204, 212, 213, 219, 223, 224, 296 to 301, 303 to 307, 332, 343 to 346, 348 to 364, 367 to 369, 372, 373, 385, 446, 449, 450, 455 to 457, 464, 474, 478, 479, 614, 623, 629, 647, 655, 657, 663, 664, 666 to 672, 674, 703, 706, 707, 709, 712, 734 to 741, 746, 748, 796, 813 to 816, 818, 820 to 822, 834, 835, 866, 872, 952 to 056, 960, 962 to 964, 978 to 987, 990 to 999, 1015, 1020, 1022 to 1026, 1031, 1034, 1187 to 1189, 1197, 1198, 1201 to 1206, 1217, 1219 to 1223, 1226 to 1220, 1240, 1241, 1381 to 1390, 1406, 1407, 1410, 1411, 1417, 1422, 1423, 1467, 1471, 1472, 1478, 1480, 1487 to 1491, 1497 to 1504, 1506 to 1509, 1971, 1972, 1975, 1976.

### Mauza Tatarpur, jurisdiction list No. 146.

Cadastral survey plot Nos. 4 to 6, 8 to 13, 16, 19 to 22, 24 to 27, 31, 32, 69, 73, 74, 77, 79 to 82, 84, 85, 90, 92, 94, 95, 101, 102, 104, 126, 127, 130, 181, 236 to 239, 244, 245, 247, 251, 302, 528, 529, 536, 537, 540, 542 to 550, 574 to 581, 590, 592 to 600, 602, 603, 605, 608 to 615, 617, 695, 697 to 706, 1399, 1400, 1405, 1406, 1401 to 1499, 1501, 1502, 1507, 1508, 1512 to 1516, 1518 to 1527.

## Mauza Memari, jurisdiction list No. 152.

Cadastral survey plot Nos. 16, 17, 20, 84, 85, 87, 425 to 427, 511, 513, 514, 561 to 568, 584 to 587, 595, 601, 602, 605, 641 to 644, 646, 647, 695, 736 to 739, 743, 745, 1273 to 1278, 1292 to 1302, 1867, 1890, 2002 to 2005, 2012, 2013, 2016, 2017, 2024, 2027 to 2029, 2031 to 2033, 2073 to 2078, 2080, 2081, 2083 to 2094.

2103 to 2110, 2204, 3001 to 3010, 3039 to 3045, 3048, 3361 to 3374, 3379 to 3385, 3388, 3403, to 3413, 3416 to 3418, 3423, 3424, 3429, 3431, 3470, to 3492, 3501, 3503 to 3506, 3692, 3711, 3716, 3718, 3862 to 3876, 3884 to 3889, 3893, 3941 to 4001, 4003 to 4006, 4034 to 4048, 4055 to 4057, 4059 to 4062, 4075, 4076, 4078 to 4080, 4197 to 4199, 4201 to 4218.

### Mauza Tantibaksa, jurisdiction list No. 179.

Cadastral survey plot Nos. 38, 40, 43, 151, 157, 174, 178 to 186, 189 to 197, 199, 206, 219 to 221, 224 to 228, 230 to 232, 234 to 238, 240, 272, 293, 294, 310, 380, 382, 383, 390 to 397, 400 to 403, 414 to 416, 541 to 546, 553 to 556, 561 to 569, 573 to 587, 591 to 596.

### Mauza Kheyarpur, jurisdiction list No. 181.

Cadastral survey plot Nos. 361, 363, 364, 366 to 369, 378, 379, 381, 386 to 388, 393 to 401, 404 to 412, 418 to 425, 434 to 440, 519 to 527, 529, 531, 532, 549 to 553, 583 to 592, 594, 602 to 607, 609, 611, 617 to 619, 624, 635, 736 to 750, 752 to 754, 761, 762, 786.

### Mauza Mutra, jurisdiction list No. 98.

Cadastral sruvey plot Nos. 68, 71, 74, 86, 88 to 93, 95 to 110, 113 to 126, 133 to 137, 269, 271, 277, 278, 282, 289 to 295, 303, 314, 805, 917, 922, 930, 932, 939, 1360, 1361, 1381, 1386, 1394, 1398 to 1400, 1420 to 1422, 1424 to 1427, 1429, 1430, 1447, 1451, 1453 to 1455, 1457 to 1468, 1751 to 1754, 1757, 1758, 1761, 1763, 1765, 1775, 1776, 1778, 1780, 1976, 1979, 1980 1982, 1 83, 1993, 1994.

### Mauza Kutuppur, jurisdiction list No. 69.

Cadastral survey plot Nos. 1, 4, 5, 11 to 21, 24, 66 to 72, 76 to 78, 81 to 86, 88, 106 to 110, 136 to 140, 143, 145, 146, 148 to 153, 156 to 163, 165, 168, 170, 174, 177, 179, 180, 183, 189 to 192, 194, 195, 288 to 293, 404, 405, 422, 436, 438, 439, 459, 460, 463 to 466, 468 to 471, 529, 782, 796, 799, 800, 806 to 808, 811 to 814, 816, 906 to 915, 917, 918, 924, 950, 956, 957, 965 to 968, 970, 1103, 1276, 1277, 1280, 1290 to 1302, 1342, 1419, 1428 to 1431, 1433 to 1435.

### Mauza Taralpur, jurisdiction list No. 182.

Cadastral survey plot Nos. 167, 168, 171 to 176, 178 to 186, 233, 252, 262, 264 to 269, 271 to 275, 278 to 280, 283 to 286, 288, 290 to 306, 310, 312, 313, 320 to 325, 327, 328, 331, 362 to 365, 368, 371, 372, 382, 394, 403 to 407, 411, 412, 546, 549, 551 to 560, 562 to 564, 568 to 580, 586 to 588.

### Mauza Bansipur, jurisdiction list No. 183.

Cadastral survey plot Nos. 84, 85, 99 to 106, 119, 124 to 130, 133, 134, 136, 137, 281 to 284, 340, 466, 471, 473, 475, 477 to 480, 483 to 488, 494, 495, 497 to 504, 507, 509 to 511, 513, 515 to 517, 595, 597 to 602, 605 606, 608, 625, 627, 630, 635 to 648, 650 to 653, 655 to 660, 662 to 665, 667 to 672, 676, 682, 686, 695, 701, 703, 711.

Mauza Harirambati, jurisdiction list No. 177.

dastral survey plot Nos. 1 to 3, 5, 7, 8, 17 to 19, 24, 26 to 29, 31 to 35, 37, 40 to 44, 46 to 52, 107, 131 to 139, 141, 143 to 149, 153 to 157, 159 5, 168, 169, 302.

Mauza Taharpur, jurisdiction list No. 188.

dastral survey plot Nos. 127 to 130, 132 to 138, o 144.

Mauza Debpur, jurisdiction list No. 118.

dastrol survey plot Nos. 199 to 201, 204, 205 427, 429, 437, 439, 440, 457 to 463, 466, 469, 474, 476 to 479, 482 to 484, 487 to 491, 493, 494 is 519, 521 to 529, 531, 532, 560 to 572, 575 to 82, 1285, 1292.

a Uttar Radhakantapur, jurisdiction list No. 111.

astral survey plot Nos. 1, 3, 6 to 1:, 69, 71, 73, 1 to 84, 86, 87, 89, 91, 101, 103, 112, 114, 17, 118, 125, 126, 361, 407, 411, 413, 425, 426, 462, 473, 475, 476, 479, 639 to 648, 651, 655, 676 to 678, 9°5 to 934, 937 to 947, 953, 955, 969, 970, 974, 975, 978 to 981.

Mauza Mallickpur, jurisdiction list No. 109.

istral survey plot Nos. 34, 35, 38 to 41, 46, 52, 7, 66 to 63, 65, 66, 68, 72, 73, 75 to 80, 96 to 99, 103, 108, 154, 159, 163 to 165, 178, 179, 181, 84, 185 to 191, 193, 194, 197 to 200, 202 to 12, 214 to 228, 237 to 240, 242 to 244, 246, 251, 253, 254, 256, 376, 406, 413 to 415, 418, 422, 432 to 435, 439, 440, 450 to 456, 463, 466, 471, 472, 476, 478, 480, 482, 484 to 486, 504, 97, 508, 510 to 513, 763.

Wauza Deha, jurisdiction list No. 174.

tral survey plot Nos. 366 to 368, 371 to 375, 380, 382, 383, 399, 401, 406, 408, 428, 429, 4, 595, 611, 1001 to 1003, 1085 to 1089, 96, 1098, 1099, 1114, 1120 to 1127, 1178 to 377, 1278, 1297 to 1299, 1308, 1309, 1311 to 319 to 1323, 1325 to 1333, 1336 to 1340, 1343, 1359, 1363, 1365, 1381, 1382, 1384 to 1387.

auza Baneswarpur, jurisdiction list No. 96.

stral survey plot Nos. 540, 545, 558, 589, 593, 0, 673, 736, 742, 781, 786, 788 to 791, 794 to 3,813 to 815.

Mauza Kole, jurisdiction list No. 107.

stral survey plot Nos. 158, 159, 161 to 170, 177, 182, 211 to 213, 215 to 220, 223 to 247, it to 254, 256, 257, 260 to 263, 302, 358, 359, it to 405, 407 to 418, 420, 421, 423 to 430, 436, 39, 441 to 452, 454, 455, 457, 467, 568 to 583, 37 to 589, 592 to 598, 601, 602, 604 to 607, 640

Mauza Kamalpur, jurisdiction list No. 110.

Cadastral survey plot Nos. 193 to 196, 198 to 201, 206, 213 to 216, 218, 267 to 270, 272, 273, 275, to 281, 283 to 285, 289 to 309, 329, 340, 341, 343, 349, 350, 352, 353, 356 to 358, 366 to 381, 383 to 387, 405 to 417, 422 to 424, 462 to 464, 466, 470.

Mauza Barasal, jurisdiction list No. 184.

Cadastral survey plot Nos. 13, 16, 17, 24, 26, 29 to 38, 40, 51, 54, 55, 96, 100, 115 to 117, 126 to 128, 131 to 133, 143 to 146, 148, 149, 154, 163, 164, 180, 215 to 222, 224, 230, 237 to 239, 241, 242, 244, 245, 528, 529, 534, 545 to 550, 577, 579, 583, 584, 586 to 594, 616, 620, 625, 628, 629, 634 to 636, 639 to 641, 735 to 738, 785, 788.

Manza Nandiara, jurisdiction list No. 178.

Cadastral survey plot Nos. 1, 2, 5, 7 to 14, 17 to 19, 22, 23, 27 to 42, 44, 46, 53, 54, 57, 60 to 64, 83 to 85, 219, 226 to 229, 235, 236, 239 to 242, 246, 295, 297 to 309, 342 to 347, 425, 430, 432 to 435, 437, 442 to 445, 462 to 465, 468 to 472, 490 to 496, 502, 504 to 508, 684, 688 to 690, 694 to 697, 699 to 706, 708, 709, 711, 724, 728 to 737, 899, 961 to 971, 973 to 975, 980 to 988, 992, 1008, 1009, 1011 to 1014, 1024 to 1026, 1028 to 1034, 1036, 1038 to 1045, 1056, 1057, 1059, 1061 to 1069, 1283.

Mauza Chhilinda, jurisdiction list No. 185.

Cadastral survey plot Nos. 1, 22, 25, 28 to 30, 32 to 38, 42 to 50, 52, 54 to 57, 59, 176 to 181, 185, 186, 207, 219, 220, 223 to 239, 258 to 262, 358 to 361, 363 to 377, 383, 385 to 397, 460, 405 to 414, 423 to 426, 469 to 475, 485 to 490, 497 to 500, 502 to 511, 513 to 527, 532, 533, 541, 542, 545, 548 to 552, 557, 559, 560, 562 to 570, 574 to 591, 595 to 597, 603, 606, 612, 615 to 619, 624, 625, 898, 899.

Mauza Sitarambati, jurisdiction list No. 186.

Cadastral survey plot Nos. 4 to 8, 10 to 12, 16 to 18, 20, 21, 23, 25, 27, 29, 37 to 44, 47, 58, 65 to 68, 79, 85 to 90, 92, 93, 95 to 107, 112, 113, 117 to 119, 122, 125, 126, 129, 130, 135, 143 to 145, 155, 288 to 290, 331, 332, 334, 339, 340, 342 to 344,... 346 to 349, 352 to 355, 369 to 376, 512, 520, 523, 524, 533, 534, 686 to 688, 691.

Mauza Harkala, jurisdiction list No. 103.

Cadastral survey plot Nos. 488 to 493, 495, 497, 498, 503, 506 to 509, 514 to 521, 528, 570, 577 to 579, 581, 582, 599, 600, 602, 1164, 1169, 1201 to 1211, 1213, 1221 to 1224, 1226 to 1230, 1299, 1353, 1365, 1829, 1830, 1838, 1844, 1853, 1856, 1858, 1859, 1863, 1864, 1884 to 1888, 1893 to 1895, 1901 to 1904, 1906, 1984 to 1988, 1990, 1994, 1995, 2049, 2057 to 2066, 2068, 2078, 2081 to 2084.

Mauza Chalkbalaram, jurisdiction list No. 95.

Cadastral survey plot Nos. 1879 to 1881, 1884, 1885, 1888, 1889, 1894, 1907, 2480, 2485, 2487, 2497, 2498.

### Mauza Barwa, jurisdiction list, No. 99.

Cadastral survey plot Nos. 1885, 1887 to 1890, 1932 to 1937, 1939, 1941 to 1943, 1945 to 1947, 1949 to 1954, 1957, 1972, 1974, 1975, 1978, 1982, 1983, 1985 to 1993, 1996 to 1999, 2004 to 2007, 2011 to 2013, 2016, 2535, 2568, 2569, 3399, 3342, 3370 to 3372, 3374, 3376 to 3378, 3381, 3382, 3385, 3395 to 3401, 3405, 3426, 3427, 3517, 3519, 3520, 3522, 3537, 3538, 3540, 3545, 3549, 3580, 3594, 3595, 3597, 3601, 3607, 3627, 3752, 3753, 3756, 3794, 3804, 3807, 3814, 3818, 3855 to 3859, 3861 to 3866, 3983, 3984, 3991, 3992.

### Mauza Sreedharpur, jurisdiction list No. 104.

Cadastral survey plot Nos. 498 to 501, 564 to 568, 542, 514, 520 to 522, 525 to 531, 533, 534, 538 to 540, 545 to 552, 554, 564 to 567, 569 to 571, 584, 585, 591, 593 to 603, 605 to 618, 632, 633, 662 to 666, 672, 714, 721 to 723, 725, 728, 729, 732, 733, 735, 736, 738, 739, 742, 743, 747, 749 to 764, 769, 771, 773, 807, 811 to 813, 816, 884 to 888, 891, 1237, 1281, 1297, 1307, 1308, 1311, 1313 to 1315, 1318, 1324, 1338 to 1341, 1382 to 1388, 2149, 2153, 2155 to 2159, 2161 to 2168, 2170, 2172 to 2174, 2188, 2193, 2195, 2210, 2212, 2219, 2222, 2237 to 2239, 2255 to 2261, 2263, 2264, 2343, 2348 to 2358, 2360, 2362 to 2364, 2368, 2369, 2424, 2427 to 2435, 2443 to 2446, 2448, 2027, 2928.

### Mauza Hatbaksa, jurisdiction list No. 176.

Cadastral survey plot Nos. 149, 151, 155, 158, 164, 166, 167, 174, 176, 179 to 183, 187, 210, 328, 330 to 335, 338, 351, 352, 354 to 366, 372, 373, 375, 376, 379 to 383, 534, 542, 699, 700, 718 to 722, 726, 728 to 731, 733, 736 to 738, 740 to 761, 763, 767 to 774, 777, 778.

### Mauza Kasiara, jurisdiction list No. 108.

Cadastral survey plot Nos. 7 to 15, 17 to 35, 116, 118, 120 to 125, 127, 131 to 133, 135 to 141, 143 to 147, 150 to 154, 198, 200, 201, 203 to 209, 214 to 217, 219 to 230, 234, 236 to 248, 250 to 255, 259 to 269, 271, 291, 295 to 299, 318 to 327, 329 to 334, 336, 337, 339 to 342, 410 to 422, 429, 434, 587 to 589, 591 to 593, 595 to 597, 606 to 609, 632 to 639, 641 to 643, 645, 647 to 655, 669, 670, 672 to 677, 689, 690, 692, 693, 695, 697, 704, 705, 708, 710 to 715, 719, 720, 724 to 732, 754, 756, 758, 814 to 818, 820 to 827, 835 to 839, 853 to 858, 860, 861, 1347, 1354, 1355,

Mauza Dakhalpur, jurisdiction list No. 74.

Cadastral survey plot Nos. 176, 179, 182 to 190, 697, 698.

Mauza Kadara, jurisdiction list No. 121.

Cadastral survey plot Nos. 632, 635, 637 to 655, 807 to 813, 1098 to 1108, 1134 to 1136, 1148 to 1150, 1155, 1198, 1199, 1203, 1204.

## Mauza Joyrampur, jurisdiction list No. 203.

Cadastral survey plot Nos. 3, 4, 11 to 22, 25 to 27, 29, 36 to 39, 41, 42, 50 to 52, 55, 57 to 59, 76, 79 to 91, 93 to 97, 113, 116 to 123, 125 to 128, 130, 132 to 137, 141 to 147, 149, 150, 176, 180, 181, 184 to 189, 192 to 194, 221, 238, 326 to 328, 345, 348, 350 to 352, 367, 368, 372 to 377, 390 to 393, 432, 439, 469 to 471, 473, 474, 476 to 479, 483, 484, 486 to 496, 502, 505, 551, 571.

### Mauza Gouripur, jurisdiction list No. 19

Cadastral survey plot Nos. 28, 30 to 42, 455 to 59, 163, 164, 171, 178, 261 to 270, 272, 279 to 281, 286, 326 to 328, 351, 360 to 364, 36, 374 to 383, 386 to 389, 439, 440, 673, 1308, 1323, 1335, 1338 to 1341, 1344 to 1346, 135, 1443 to 1448, 1471 to 1475, 1553, 1556 to 15, 1561, 1589.

#### Mauza Nishiragarh, jurisdiction list No. 26

Cadastral survey plot Nos. 42, 54, 55, 55 62 to 67, 75 to 81, 83 to 86, 90, 97 to 107, 327 341 to 351, 391, 593 to 397, 399, 400, 413, 430 574, 576, 577, 582, 608, 803, 804, 825, 826, 828 832 to 834, 839, 840, 893 to 895, 899, 901, 968 980 to 984, 1027, 1030 to 1036, 1284 to 1288, 1298, 1305, 1306, 1328 to 1331, 1487, 1488, 14

#### Mauza Joitchaitan, jurisdiction list No. 191

Cadastral survey plot Nos. 151 to 153, 46 164 to 179, 205 to 208, 210 to 213, 216, 217, 25 223, 230, 232, 239, 311 to 313, 433, 439 to 445 to 455, 457 to 475, 477 to 479, 530 to 532, 543 548, 549, 552, 553, 555 to 558, 622, 626, 629,

### Mauza Ichabacha, jurisdiction list No. 189

Cadastral survey plot Nos. 125 to 127, 130 162, 231 to 238, 240, 243, 250, 256 to 263, 265, 270, 274, 275, 277, 279 to 296, 298 to 300, 302 325 to 332, 336, 338, 341, 342, 450 to 455, 480; 462 to 496, 498 to 500, 503 to 514, 736 to 7i 752, 810 to 815, 824, 852, 853, 858, 868, 922, 903 1017 to 1021, 1023 to 1031, 1033 to 1041, 1043 to 1054 to 1057, 1061, 1066 to 1068, 1078, 1081, 1106, 1107, 1109.

### Mauza Mondaljana, jurisdiction list No 169

Cadastral survey plot Nos. 47 to 65, 105 to 143 to 150, 154 to 166, 168 to 170, 172 to 193 196, 204 to 206, 255, 256, 271, 275 to 279, 293 308 to 310, 313 to 317, 319, 434 to 439, 441, 444 to 463, 474, 495, 499 to 502, 505, 1019, 1021 to 1027, 1028, 1038, 1039, 1041, 1043, 1045 to 1155, 1156, 1158 to 1169, 1180, 1182 to 1184, 1187, 1191, 1193, 1206 to 1225, 1227, 1260 to 1265 to 1268, 1281 to 1283, 1346 to 1359, 1361 to 1375, 1376, 1430, 1447, 1450, 1452 to 1473, 14 1480, 1500 to 1502, 1510, 1511, 1587, 1589, 1590

## Mauza Gobindapur, jurisdiction list No. 195.

Cadastral survey plot Nos. 38 to 44, 83 to 87, 116, 125, 126, 129 to 136, 138 to 144, 146 to 151 174, 176 to 178, 182 to 188, 194, 195, 198 to 205 214, 268 to 270, 275, 278, 279, 281, 284, 288 to 293, 295 to 300, 303 to 307, 312 to 318, 320, 325 327, 328, 471, 476 to 487, 701 to 713, 715 to 719 to 735, 737, 748, 759 to 767, 769 to 772, 774 to 939, 949, 950, 968, 971 to 973, 976 to 979, 981 @ 989, 992, 1034, 1035, 1037, 1038.

Mauza Andur, jurisdiction list No. 168.

Cadastral survey plot Nos. 3 to 8, 10 to 25, 31, 42, 13, 54 to 58, 60, 66 to 71, 73, 76, 77, 82 to 87, 90, 95, 104, 105, 151, 152, 225, 226, 323, 324, 336 to 347, 349, 352, 354 to 358, 360 to 374, 377 to 379, 381 to 388, 194 to 396, 447, 474, 475, 487 to 497, 584 to 587, 592, 597, 603, 604, 607 to 615, 617 to 627, 645 to 649, 366 to 670, 675 to 684, 689, 695, 696, 1617.

Mauza Malumba, jurisdiction list No. 1.

Cadastral survey plot Nos. 722 to 724, 728, 734 to 737, 740, 741, 752, 757 to 770, 774 to 779, 783, 795, 851, 852, 856 to 871, 873, 874, 876, 881, 883, 887, 888, 890, 891, 896, 898, 899, 903, 905, 909 to 913, 1069, 1075 to 1089, 1092 to 1096, 1399, 1400, 1522, 1528, 1530, 7072, 7073.

Mauza Bhagabanpur, jurisdiction list No. 2.

Cadastral survey plot Nos. 784, 785, 787, 788, 790, 791, 809, 814 to 820, 834, 837, 845 to 853, 855 to 858, 872, 912, 914 to 917, 920, 923 to 925, 928 to 930, 935, 936.

Mauza Bamunia, jurisdiction list No. 3.

Cadastral survey plot Nos. 791, 794 to 798, 800 to 812, 818, 819, 1080 to 1082, 1092 to 1094, 1097 to 1102, 1110, 1114, 1127, 1131, 1133 to 1143, 1148 to 1155, 1220, 1270 to 1281, 1314 to 1322, 1324 to 1328, 1342, 1343, 1345 to 1347, 1351 to 1358, 2122, 2140.

Mouza Mohishpur, jurisdiction list No. 86.

Cadastral survey plot Nos. 1138 to 1149, 1156, 1173 to 1177, 1182, 1183, 1185, 1190 to 1194.

Mauza Bishnupur, jurisdiction list No. 84.

Cadastral survey plot Nos. 653, 654, 949 to 954, 958 to 963, 965, 966, 982 to 1002, 1005, 1007 to 1016, 018 to 1036, 1044 to 1046, 1064 to 1073, 1075 to 1081, 1095, 1099, 1100, 1110, 1113, 1114, 1133 to 1138, 1243 o 1253, 1259 to 1268, 1275 to 1281, 1283, 1286, 1290, 1291, 1749, 1758, 1760, 1761, 1763, 1764, 1767 to 1772, 1775 to 1779, 1781, 1785 to 1789, 1794 to 1798, 1809 to 1825, 1827 to 1829, 1857, 1859 2715, 2726, 727, 2736, 2775¢ to¹ 2777, 2781 to 2788, 2790, 334, 2838, 2839, 2846, 2847, 2858 to 2861, 2864 to \$68, 2872 to 2875, 3018, 3020, 3021, 3024 to \$127, 3029, 3041, 3639 to 3650, 3653 to 3657, 3699, 700, 3702 to 3708, 3715 to 3719, 3723 to 3726, 3732, 3917 to 3919, 3947, 3952, 3955 to 3963.

Mauza Siddharia, jurisdiction list No. 91.

Cadastral survey plot Nos. 689, 693, 700, 702, 897 to 905, 909, 910, 916, 1027 to 1037, 1087, 1091, 1092, 1094, 1097, 1100, 1118 to 1120, 1122, 1127 to 1130, 1133, 1136 to 1138, 1140, 1141.

Mauza Mosra jurisdiction list No. 94, police-station Memari.

 $\begin{array}{c} \text{Plot Nos. 689, 693, 700, 702, 897 to 905, 909, 910,} \\ \mathfrak{gl6, 1027 to 1037, 1087, 1091, 1092, 1094, 1097, 1100,} \\ \mathfrak{gl8 to 1120, 1122, 1127 to 1130, 1133, 1136 to 1138,} \\ \mathfrak{gl40, 1141} \end{array}$ 

Police-station Memari Mauza Makra jurisdiction list No. 92.

Plot Nos. 265, 272 to 274, 276, 284 to 297, 308 to 317, 328, 331 to 334, 337, 338, 373 to 377, 383, 384, 386, 387, 483, 486 to 489, 495, 511, 512, 514 to 518, 579, 1383 to 1407, 1409 to 1435.

Mauza Rokanpur, jurisdiction list No. 117.

Cadastral survey plot Nos. 3, 4, 6, 8, 11, 12, 14, 16, 17, 21, 23, 24, 27 to 30, 35, 39, 44 to 48, 50, 54, 56, 58, 62, 67 to 77, 79, 83, 84, 87, 96, 97, 100 to 102, 114 to 116, 119 to 123, 125 to 132, 140, 142, 144, 161, 152, 158, 159, 165, 185, 189, 195, 198, 203 to 307, 209 to 211, 213, 278, 279, 289, 376, 389, 399, 514, 523, 526, 529 to 537, 578, 583, 773 to 782, 790 to 796, 818 to 823, 827, 829 to 844.

Mauza Parhati, jurisdiction list No. 122.

Cadastral survey plot Nos. 312, 313, 315 to 319, 322, 323, 449 to 468, 471, 488, 489 to 493, 497 to 515, 518 to 536, 538 to 542, 559 to 563, 567 to 577, 579 to 582, 859, to 861, 935 to 942, 954, 996, 997, 1000 to 1014, 1017 to 1019, 1021 to 1027, 1040, 1043, 1045 to 1053, 1064 to 1079, 1080 to 1085.

Mauza Satgachia, jurisdiction list No. 81.

Cadastral survey plot Nos. 599, 628 to 634, 653 to 655, 657 to 665, 668 to 672, 674, 678 to 683, 686 to 694, 694, 695, 1112, 1124, 1126, 1127, 1145, 1148 to 1154, 1205, 1206, 1291, 1300 to 1321, 1344, 1346-to 1361, 1363, 2025, 2029, 2033, 2188, 2192, 2206 to 2208, 2211 to 2219, 2221 to 2223, 2255 to 2257, 2469 to 2472, 2478, 2493, 2495, 2496, 2499, 2503 to 2510, 2567.

Mauza Gouti, jurisdiction list No. 121.

Cadastral survey plot Nos. 9 to 12, 14, 15, 18, 19, 21 to 23, 26 to 31, 98 to 103, 129 to 132, 135, 136, 290 to 293, 296 to 301, 303 to 306, 309 to 314, 316, 320, 373, 375 to 377, 379 to 381, 399 to 402, 407 to 414, 416, 417, 420 to 433, 441 to 443, 528 to 531, 533 to 539, 541 to 550, 558 to 569, 571 to 585, 607 to 619, 621 to 628, 632, 635, 669.

Mauza Biskopa, jurisdiction list No. 72.

Cadastral survey plot Nos. 70, 76 102, 103, 105 to 107, 109, 119 to 123, 126, 128 to 130 132 to 135, 226 to 228, 240, 242, 243, 246 to 248 to 269, 270, 272, 274, 275, 277 to 281, 283 to 285, 329 to 342, 344 to 350, 353 to 369, 373, 374, 376, 379, 380, 382, 385 to 392, 394 to 397, 401 to 403, 405 to 421, 424 to 426, 429, 431, 435, 452 to 455, 457 to 463, 471 to 473, 490 to 492, 527, 528, 583, 593, 616, 627 to 629, 681, 635 to 637, 640 to 642, 644, 646 to 649, 651 to 655, 702 to 720, 740, 744, 746, 747, 777, 784 to 786, 796 to 799, 804, 821, 824, 830, 831, 834, 836, 838, 943, 944, 955.

Mauza Balidanga, jurisdiction list No. 113.

Cadastral survey plot Nos. 3, 5, 7 to 10, 17 to 25, 34, 38 to 43, 44 to 54, 57 58, 60 to 63, 65 to 69, 71, 72, 74 to 76, 84 to 87, 89, 92, 97, 99 to 102, 143, 374, 379.

Mauza Madhupur, jurisdiction list No. 123.

Cadastral survey plot Nos. 5, 12, 13, 20 to 28, 30, 33, 127 to 130, 142, 143, 145 to 149, 151 to 154, 158 to 161, 170 to 177, 183 to 191, 195, 196, 221 to 228, 230, 232, 237, 243 to 246, 311, 325 to 328, 330 to 343, 354, 267, 267, 268, 277, 4, 289, 277, 4, 365, 367 to 369, 375 to 381, 384, 386, 390, 394 to 397, 399 to 418, 420, 422 to 429, 434 to 436, 672, 675.

Mauza Kabastikri, jurisdiction list No. 65.

Cadastral survey plot Nos. 261 to 282, 465 to 474, 480 to 485, 490, 496 to 503, 701, 704, 706, 708, 710, 712, 718, 720 to 722, 826, 827, 830 to 832, 836, 842, 844 to 850, 853, 856, 858, 860 to 870, 872 to 874, 876, 877, 879, 882, 883, 885, 886, 888, 922 to 924.

Mauza Sahanagar, jurisdiction list No. 112.

Cadastral survey plot Nos. 34 to 37, 49, 55, 76, 78 to 80, 82, 86, 87, 89 to 91, 105 to 109, 112, 113, 115 to 123, 125, 127, 156 to 159, 161, 166, 167, 170 to 173, 175, 189, 190, 207, 209, 210, 216 to 220, 335, 337 to 341, 343 to 345, 361, 362, 368, 372, 374, 401, 403 to 406, 411 to 413, 415 to 418.

Mauza Katna, jurisdiction list No. 114.

Cadastral survey plot Nos. 108, 113, 119, 120, 125, 128 to 134, 137 to 144, 148, 151, 153, 164, 223, 229, 231, 233, 238, 240 to 248, 250, 251, 253, 254, 265 to 267, 400 to 405, 407, 408, 410 to 413, 419, 453 to 456, 459 to 470, 472, 474 to 476, 562 to 610, 612, 631, 636 to 649, 758 to 763, 787 to 789, 791 to 793, 799, 801, 806.

Mauza Kanpur jurisdiction list No. 120.

Cadastral survey plot Nos. 50 to 54, 59 to 63, 65 to 67, 71, 72, 79 to 101, 103 to 107, 109 to 117, 119 to 131, 134, 137, 140 to 144, 146 to 178, 180 to 186, 251 to 253, 271, 274, 285, 294, 296, 298, 300, 302, 308, 312, 313, 362 to 386, 388 to 409, 411, 420 to 426, 815.

Mauza Naopara, jurisdiction list No. 76.

Cadastral survey plot Nos. 196, 198, 205, 208, 209, 236, 237, 489, 490, 492, 493, 501 to 513, 516, 519.

Mauza Bilbari, jurisdiction list No. 75.

Cadastral survey plot Nos. 10, 11, 14 to 18, 20, 23, 64, 67 to 70, 86, 117, 118, 180, 182, 338, 340, 342 to 346, 348 to 355.

Mauza Kashipur, jurisdiction list No. 125.

Cadastral survey plot Nos. 274, 275, 277 to 283, 285 to 291, 293, 295, 297 to 299, 321 to 324, 327, 328, 783 to 787, 794, 796, 799, 804, 806, 808, 845, 849 to 851 853 to 855, 860, 1619, 1629 to 1634, 1709, 1710, 1713 to 1718, 1720 to 1722, 1724, 1734, 1738 to 1740, 1767, 1785, 1789, 1790, 1795 to 1798, 1804, 1815 to 1817, 1819, 1826 to 1829, 1833 to 1836, 1839 to 1846, 1848, 1855 to 1857, 1859 to 1866, 1870 to 1876, 1879, 1880, 1883, 1885, 1887 to 1893, 1897, 1898, 1902, 1909, 2008, 2010 to 2013.

Mauza Nanna, jurisdiction list No. 77.

Cadastral survey plot Nos. 506 to 508, 514 to 524.

Mauza Begunia, jurisdiction list No. 73.

Cadastral survey plot Nos. 70 to 82, 87, 90 to 9 97 to 101, 103 to 108, 135 to 137, 156 to 159, 162, 16 225 to 237, 271 to 277, 600, 604, 606 to 610, 774 to 77 786, 797, 805, 862 to 867, 872, 876, 923, 924, 942, 136 1366, 1368 to 1371, 1381, 1382, 1384 to 1388, 1426, 1434, 1438 to 1442, 1444, 1445, 1525, 1529 to 153 1538 to 1543, 1552, 1554 to 1556, 1559, 1562, 156 to 1580, 1602, 1675, 1676, 1702 to 1721, 172 1727 to 1733, 1843, 1845, 1850, 2066, 2068 to 207 2079, 2086, 2096, 2097, 2139 to 2143, 2160, 2164, 216 2168 to 2176, 2180 to 2193, 2204, 2501 to 2503, 250 2554, 2555, 2557, 2558, 2623, 2625 to 2626, 2658, 267 2686 to 2689, 2691, 2692, 2694, 2695 to 2698, 270 2701, 2708 to 2711, 2736 to 2739, 2766, 2774, 277, 2777 to 2784, 2787, 2790, 2793 to 2801, 2827, 282 2834, 2835, 2839 to 2850, 2864 to 2866, 2869, 287, 2941, 2942, 2954 to 2956, 2960 to 2969, 3136, 3165 to 3176, 3178 to 3185, 3194 to 3198, 3211 to 321; 3216, 3220, 3221, 3225 to 3240, 3243, 3336 to 3338 3340 to 3350, 3353 to 3377, 3380 to 3394, 3427 to 3434

Mauza Barua, jurisdiction list No. 126.

Cadstral survey plot Nos. 259, 261 to 283, 313 to 331 to 336, 352, 361 to 363, 615, 619 to 624, 638 639.

Mauza Kanthalia, jurisdiction list No. 105.

Cadastral survey plot Nos. 15, 16, 28, 29, 34, 33 7 to 41, 50, 158, 159, 167 to 173, 175, 176, 182, 18 to 190.

Mauza Tajpur, jurisdiction list No. 124.

Cadastral survey plot Nos. 11 to 16, 20 to 44, 49 93 to 106, 108 to 121, 144 to 151, 153, 169 to 173, 17 to 177, 641, 647 to 649, 652 to 654, 656, 661 t 669, 675 to 690, 845, 1001, 1009 to 1017, 1021 to 1026 1029, 1031 to 1048, 1061, 1088 to 1103, 1105 to 1118 1120 to 1136, 1252 to 1263, 1265 to 1275, 127741 1284, 1290, 1291, 1612.

Mauza Raibati, jurisdiction list No. 101.

Cadastral survey plot Nos. 192, 193, 195 to 198 201, 203, 206 to 208, 213, 214, 273, 275 to 282, 289 to 295, 304, 310 to 321, 323, 340 to 349, 357 to 359, 361 to 364, 447, 449 to 451, 454, 455, 972, 973.

Mauza Nisonka, jurisdiction list No. 127.

Cadastral survey plot Nos. 272, 279 to 283, 286 to 289, 299, 311 to 338, 340 to 346, 348, 350 to 353, 355 to 381, 384, 386, 401, 402, 411, 413 to 415, 431 to 433, 452, 453, 458 to 462, 464 to 467, 469 to 476, 479, 481, 482, 484, 487 to 489, 561 to 563, 773, 774, 776.

Mauza Purba-Srirampur, jurisdiction list No. 115.

238, 246 to 248, 261, 262, 310, 312 to 314, 316 to 318, 320, 322 to 327, 331 to 337, 346, 347, 349, 351, 353 355.

Mauza Patra, jurisdiction list No. 116.

Cadastral survey plot Nos. 2 to 5, 9 to 14, 84 to 87, 154 to 156, 158, 159, 161 to 167, 176 to 182, 183, 187 to 201, 206 to 216, 220, 224 to 226, 230, 232, 233, 237, 238, 306, 308 to 310, 312 to 314, 317, 318, 543, 544, 597 to 603, 605, 609, 610, 613, 615 to 617, 664, 663 to 666, 671, 672, 675.

Mauza Daluibazar, jurisdiction list No. 55.

dastral survey plot Nos. 500 to 508, 510 to 515, 518, 524, 527, 534 to 542, 544, 545, 647, 652 to 666, 669, 763, 770, 771, 775 to 777, 779 to 782, 785, 791 to 793, 801 to 803, 806, 807, 837, 851, 871, 875, 897, 956, 960, 964, 965, 969, 971 to 973, 978, 989, 992 to 995, 1006 to 1008, 1014, 1015,

Mauza Palla, jurisdiction list No. 45.

dastral survey plot Nos. 617, 631, 632, 635, 656, 695, 998, 999, 1001 to 1004, 1041, 1064, 1065, 1074 to 1076, 1311, 1312, 1321 to 1325, 1349 to 1376, 1377, 1631, 1636, 1641, 1642, 1644, 1647, 1665 to 1667, 1697, 1698, 1744 to 1749, 1767, 1777 to 1784, 1787, 1790, 1791, 2634.

Mauza Talsara, jurisdiction list No. 58.

dastral survey plot Nos. 134, 135, 218, 237, 239, 243, 247, 249 to 267, 269 to 272, 294, 3232 to 325, 329, 347, 348, 350, 355 to 357, 363 to 365.

Mauza Belut jurisdiction list No. 54.

dastral survey plot Nos. 901 to 904, 906, 907, 2 to 1085, 1088 to 1095, 1097, 1112, 1128 to 1133, 3, 1137, 1166 to 1176, 1179 to 1185, 1210, 1212, 1215 to 1218, 1220, 1299, 1302 to 1308, 1312 315, 1320, 1323 to 1326, 1328, 1331 to 1335, 1 to 1343, 1346, 1354, 1382, 1403 to 1408, 1425 to 1453, 1460 to 1469, 1475, 1477, 1481, 1482, 1484, 1491 to 1499, 1515, 1517 to 1519, 1541 to 1545, 1555, 1557, 1564, 1572, 1573, 1576, 1578, 1593, to 1612, 1789, 1790, 1801 to 1804, 2030, 2035, 2039, 2040, 2044 to 2047, 2049, 2050, 2060, 2070, 2573, 2610, 2633, 2639, 2670, 2699.

Mauza Seikhpur, jurisdiction list No. 53.

dastral survey plot Nos. 345 to 347, 349, 351, 361, 364 to 369, 371 to 374, 382, 383, 385 to 391, to 395, 405 to 409, 422 to 424, 432 to 435, 534 to 542, 544 to 547, 563 to 568, 571 to 573, 597, 602 77, 609, 611 to 618, 620 to 624, 626, 642, 643, 646, 668 to 686, 741, 742, 744, 746, 748, 840 to 848, to 854, 896, 903, 904, 907.

Mauza Pachhimtajpur, jurisdiction list No. 56.

dastral survey plot Nos. 408, 412, 413, 430, 431, 435, 443, 449, 450, 452 to 454, 456 to 460, 464, to 471, 475 to 481, 496 to 505, 509, 510, 512 to 515, to 522, 526, 533, 549, 554.

Mauza Dadpur, jurisdiction list No. 44.

dastral survey plot Nos. 645, 647, 649 to 652, to 659, 661 to 678, 683, 694 to 703, 711, 712, 725, to 746, 751, 873, 893 to 895, 899, 902, 905, 909, 917, to 935, 1016 to 1022, 1043, 1044, 1121, to 1136, 1162 to 1168, 1170 to 1174, 1176, 1178, 1215, 1216, 1222 to 1225, 1227, 1228, 1231, 1232, to 1365 to 1387 to 1390, 1393 to 1399, 1401, 1402, to 1648, 1652 1656, 1659.

Mauza Nabagram, jurisdiction list No. 52.

Cadastral survey plot Nos. 736, 737, 742, 743, 748, 774, 775 to 779, 787, 789, 861, 1382, 1483, 1484, 1489, 1493, 1510, 1533, 1536, 1537, 1576 to 1578, 1581, 1604 to 1606, 1608 to 1618, 1620 to 1623, 1646 to 1648, 1650, 1692, 2068, 2071, 2072, 2075, 2076, 2081, 2086 to 2089, 2166, 2167, 2169 to 2173, 2176, 2179 to 2185, 2187 to 2200, 2202 to 2205, 2207, 2211, 2212, 2301, 2303, 2355, 2364, to 2366, 2369 to 2373, 2390 to 2396, 2404, 2444 to 2447, 2458 to 2460, 2532, 2544, 2547, 2551 to 2553, 2557, 2560, 2562, 2594 to 2598, 2600 to 1610, 2614 to 2616, 2642 to 2644, 2646, 2677 to 2679, 2688, 2692, 2699 to 2701, 2703, 2704, 2718 to 2720, 2730 to 2732, 2734 to 2738, 2746, 2750, 2752, 2753, 2755 to 2757.

Mauza Paschim Memari, jurisdiction list No. 42.

Cadastral survey plot Nos. 266, 325 to 332, 335 to 338, 356, 361 to 370, 374 to 377, 506, 539, 543 to 548, 554, 560, 568 to 582, 584 to 586, 593, 619 to 623, 628 to 631, 635, 639, 652 to 656, 677, 678, 684 to 686, 718, 721, 743, 746 to 749, 751, 752, 901.

Mauza Pingur, jurisdiction list No. 43.

('a lastral survey plot Nos. 132, to 135, 187, 196 to 198, 200, 229 to 231, 245 to 252, 280, 282, 284, 286, 287, 292, 293, 296, 297, 256, 363, 384 to 388, 391 to 393, 401, 405 to 410, 414, 457.

Mauza Chaknara, jurisdiction list No. 134.

Cadastral survey plot Nos. 1, 2, 39, 43 to 45, 47, 69 to 77, 79 to 82, 113 to 123, 131 to 137, 139, 376, 382, 384, 387, 390, 395, 396, 504, 567, 605, 609, 611, 614 to 623, 625, 630, 631, 636 to 638, 640 to 646, 651 to 655, 660 to 666, 668 to 670, 674 to 679, 694, 718, 727, 728, 736, 753 to 766, 769, 772 to 782, 816 to 818, 823, to 825, 827 to 833, 845 to 849, 851 to 853, 857, 860, 862, 863, 868, 869, 871, 872, 875 to 877, 879 to 881 901 906 to 908, 911 to 914, 920, 921, 924 to 927, 934, 935, 937, 938, 949, 950, 1051, 1056, 1066, 1080.

Mauza Dakshin Gopalpur, jurisdiction list No. 165.

Cadastral survey plot Nos. 72, 165 to 167, 169 to 171, 179, 181, 182, 188 to 191, 206, 207, 209, 210, 212 to 216, 222, 340, 349, 428, 429, 432, 492, 498 to 504, 556 to 558, 560 to 562, 568, 570, 572 to 579, 589, 590.

Mauza Tatkhanda, jurisdiction list No. 164.

Cadastral survey plot Nos. 24, 26, 28 to 32, 35, 38 to 48, 70 to 73, 76 to 82, 85, 87 to 90, 92, 93, 103, 114 to 116, 119, 120, 125, 128, 284, 288, 357, 258.

Mauza Konarpara, jurisdiction list No. 41.

Cadastral survey plot Nos. 1035, 1036, 1039 to 1042, 1096, 1112, 1130, 1211 to 1214, 1259, 1280, 1290, 1475 to 1478, 1481, 1482, 1489, 1498 1504, 1508, 1509, 1525, 1530, 1535, 1543, 1561 to 1563, 1566, 1567, 1570 to 1577, 1581, 1586, 1587, 1589 to 1592, 1598, 1600 to 1602, 1607, 1611 to 1625, 1627, 1632, 1633, 1645, 1662, 1663, 1670 to 1682, 1684, 1687, 1702, 1715, 1727, 1729.

Mauza Naohati, jurisdiction list No. 61. Cadastral survey plot Nos. 206, 1687, 1688, 1994.

### Mauza Keja jurisdiction list No. 132.

Cadastral survey plot Nos. 324 to 327, 331, 333, 338, 345, 346, 348, 350, 380, 381, 388, 393, 394, 399, 400, 408, 411, 414 to 417, 421 to 426, 434, 720 to 724, 726, 730 to 732, 734, 736, 762 to 765, 767 to 774, 777, 778.

### Mauza Ulara, jurisdiction list No. 57.

Cadastral survey plot Nos. 1748, 1749, 1822, 1825 to 1830, 1833 to 1841, 1843 to 1845, 1951, 1959 to 1964, 1966 to 1971, 1975, 1976, 2027 to 2030, 2033 to 2035, 2085, 2088 to 2090, 2093, 2097, 2098, 2100, 2102, 2103, 2105 to 2107, 2112 to 2116, 2118, 2119, 2125, 2126, 2135, 2156 to 2159, 2162 to 2164, 2170, 2173, 2187 to 2192, 2194 to 2203, 2205 to 2211, 2224.

### Mauza Sanui, jurisdiction list No. 133.

Cadastral survey plot Nos. 314 to 318, 320, 324, 425, 431 to 436, 666, 671, 673 to 675, 685, 689, 690, 699, 700, 703, 705 to 722, 729 to 735, 779 to 781, 787, 791 to 795, 814 to 857, 865, 866, 868 to 878, 881, 882, 885 to 887, 897, 1109, 1110, 1112 to 1127, 1140, 1141, 1154, 1155, 1210, to 1212, 1218 to 1221, 1223, 1226 to 1232, 1237, 1444, 1446, 1464, 1518, 1520, 1527, 1535 to 1537, 1561 to 1573, 1565 to 1570, 1572 to 1577, 1581, 1584 to 1593, 1596 to 1598, 1600 to 1603, 1605 to 1609, 1611 to 1614, 1617, 1624, 1631 to 1639, 1667, 1670 to 1678, 1683, 1718, 1721, 1724 to 1729, 1732, 1734, 1741, 1742, 1745, 1746, 1750, 1753, 1756, 1821, 1822, 1824, 1836, 1844, 1845, 1895.

### Mauza Kenna, jurisdiction list No. 139.

Cadastral survey plot Nos. 293, 301 to 305, 2002, 2009, 2019 to 2022, 2054 to 2056, 2058, 2061, 2064, 2069 to 2072, 2080 to 2095, 2098 to 2099, 2100, to 2103, 2105, 2109 to 2114, 2116 to 2123, 2126 to 2129, 2144 to 2150, 2153, 2159 to 2165.

### Mauza Salda, jurisdiction list No. 138.

Cadastral survey plot Nos. 137, 264, 265, 267, to 271, 273 to 278, 280 to 293, 301 to 324, 326, 411, 474, 489, 496, 497, 499, 500 to 504, 510, 511, 516, 521 to 524, 526, 527, 531 to 540, 542 to 550, 553, 555, 557, 560, 561 to 564, 565, 567, 570, 574, 575, 632, 634 to 639, 644 to 646, 649 to 651, 653 to 654, 658 to 663, 686, 688, 689, 692, 693, to 698, 700, 701, 717, 837, 839, 840, 848, 849, 851 to 855, 931, 933 to 936, 949 to 953, 955, 961, 963, 964, 965, 996, 997, 999, 1000, 1002 to 1004, 1008, 1009, 1014, 1016 to 1018, 1025 to 1033, 1035 to 1039, 1230, 1232, 1233, 1234, 1237.

## Mauza Deolia, jurisdiction list No. 137.

Cadastral survey plot Nos. 592 to 594, 605 to 611, 615, 618 to 721, 786, 787, 803, 804, 807 to 813, 819 to 838, 841 to 844, 849 to 852, 855, 864 to 868, 874, 878, 1001, 1002, 1005, 1008 to 1030, 1033, 1034, 1061, 1184 to 1191, 1196 to 1199, 1230 to 1238, 1241, 1243 to 1246, 1250 to 1252, 1261 to 1296, 1456 to 1461, 1466, 1498, 1499, 1510 to 1513, 1518, 1520, 1522, 1555, 1556, 1562, 1585 to 1587, 1589 to 1591, 1779, 1782, 1827, 1631 to 1833, 1837 to 1841, 1885 to 1894, 1897 to 1899, 1901 to 1903, 1905 to 1914, 1922, 1939, 1943,

1951, 1954 to 1956, 1961, 1962, 1990 to 2005, 2 2022, 2024, 2025, 2027 to 2029, 2031 to 2051, 2 2067, 2075 to 2082, 2083, 2084, to 2110, 2115 to 2149, 2163 to 2166, 2168 to 2178, 2180 to 2182, 2351, 2354 to 2381, 2643, 2647 to 2649, 2651 to 2677 to 2679, 2683, 2684, 2689, 2691 to 2695, 2 2700, 2713 to 2717, 2721, 2722, 2734 to 2737, 2 2752, 2763, 2769 to 2775, 2777, 2780 to 2787, 2 2826, 2828 to 2840, 2845, to 2855, 2857 to 2877, 2 2895, 2897 to 2901, 2905 to 2940, 2942, 3188 to 3231, 3276 to 3281, 3285 to 3297, 3300 to 3303, to 3316, 3318 to 3388, 3394, 3396, 3398, 3399 to 3408 to 3412, 3416, 3435, 3437, 3441.

### Mauza Chanchai, jurisdiction list No. 46,

Cadastral survey plot Nos. 810, 856, 858 to 882 to 886, 888, 998 to 1017, 1019, 1020, 1024, 1026, 1027, 1028, 1272, 1307, 1368, 1395, 1398 to 1667, 2809, 5601, 5602, 5604 to 5607, 5610, 561 5621, 5639, 5641, 5644, 5738, to 5743, 5749, 575, 5756, 5761 to 5767, 5773, 5779 to 5793, 5796, 5805 to 5808, 5929, 6055, 6056, 6058 to 6062, 6067, 6070, 6071, 6083 to 6086, 6089, 6091, 60138, 6139 to 6143, 6145 to 6152, 6154, 6155, 6156, 6160, 6162, 6163 to 6165, 6176, 6197, 6198 to 6219 to 6228, 6230 to 6238.

Mauza Bahara, jurisdiction list No. 140. Cadastral survey plot No. 657.

#### Mauza Dilalpur, jurisdiction list No. 150.

Cadastral survey plot Nos. 35, 36, 261, 262, 26275, 278, 280, 285, 293, 315 to 319, 322 to 324, 516, 527 to 530, 532, 533, 536, 542, 581, 773 to 778, 780, 784, 786 to 789, 791, 793 to 796, 798, 801, 802, 804 to 812, 813, 832 to 834, 836, 848 to 851, 853 to 856, 87879, 881, 882, 884, 891, 898, 1038, 1054 to 1059, 1061065, 1069, 1074, 1075, 1078, 1082, 1084, 1201 to 12237, 1238, 1240 to 1242, 1300 to 1302, 1306, 1307, 1310, 1328 to 1338, 1344 to 1347, 1373 to 1375, 1376, 1384, 1390, 1393, 1402, 1403, 1405 to 1408, 1413, 14438, 1446 to 1451, 1453 to 1455, 1458 to 1463, 141566, 1576, 1577, 1579, 1594, 1595, 1597 to 1600, 1612, 1615, 1617 to 1519, 1622 to 1625, 1629, 1530, 16

### Mauza Kenna, jurisdiction list No. 179.

Cadastral survey plot Nos. 309, 374 to 376. 378, 37 2209, 2436 to 2441, 2446 to 2448, 2605, 2611, 2620, 262 2631, 2632, 2638 to 2642, 2647, 2649 to 2653, 2655, 265 2659, 2663, 2669, 2679, 2684, 2689, 2695, 2787, 278 2804, 2834, 2835, 2839, 2844, 2851 to 2853, 2861 to 286 2867, 2908, 2911, 2912, 2915, 2916, 2018, 292 2936, 2940, 3053, 3055, 3071, 3083, 3085 to 3087, 306 to 3092, 3095, 3096, 3129 to 3131, 3133 to 3135, 313 3138, 3140 to 3142, 3168, 3171, 3230, 3233 to 32371, 3286, 3288, 3293, 3297, 3331, 3350, 3440, 3583 3584, 3567, 3588, 3617, 3659, 3693, 3694, 3698, 3693, 3703, 3704, 3606 to 3708, 3738 to 3740, 3746, 3745, 3749 to 3752, 3799, 3944, 3973, 3989, 3990 to 3992.

## Mauza Kailashpur, jurisdiction list No. 147.

Cadastral survey plot Nos. 83 to 85, 229, 233, 236,24 to 248, 251, 262, 263, 265, 270, 286, 526, 660 to 67 680, 693, 698, 707, 717, 737, 773, 862 to 864, 869, 87 877, 878, 908, 942 to 945, 958 to 960, 969 to 971, 973, 975, 979 to 987, 989, 994, 996, 1002, 1030, 1035, 104 1057, 1059, 1068, 1069, 1112, 1161, 1164, 1165, 11681 1170, 1213, 1215.

### Mauza Chaitkhanda, jurisdiction list No. 215

Cadastral survey plot Nos. 2 to 6, 12, 22 to 28, 31 to 125, 126, 128 to 135, 138, 141 to 145, 149 to 153, 5 to 165, 167, 169, 170, 172 to 185, 296 to 298, 317, 1 to 335, 337, 339, 343 to 346, 350 to 354, 365 to 361, 364, 366, 370, 379 to 384, 386 to 388, 391, 393, 394, 1 to 398, 478 to 480, 482 to 484, 487, 491, 492, 495 to 3, 500, 502, 503, 518, 521, 523, 524, 528, 602, 607 to 6, 613, 615, 655, 679 to 682, 685 to 692, 700, 703 to 3, 731, 733, 734, 740, 744, 746 to 749, 751, 758 to 3, 766, 769, 771 to 776, 779 to 793, 795, 807, 816 to 3, 821, 823 to 825, 827, 828, 830, 831, 836, 837, 840, 821, 823 to 825, 827, 828, 830, 831, 836, 837, 840, 848 to 850, 853 to 856, 858, 859, 874, 878, 886 to 890, 902, 915, 918, 944, 946 to 949, 951, 958, 3, 1380 to 1386, 1388, 1389, 1478, 1571, 1627, 1657, M, 1705, 1709, 1710, 1882, 1883, 1888, 1894 to 1896, 9104, 1917, 1949, 1988, 2340, 2676, 2703, 2707, 8, 2711, 2712, 2718, 2723, 2726, 2727, 2753, 2841, 4, 2844, 2847, 2859, 2867, 2870, 2874, 2875, 2877, 88, 2882, 2900 to 2902, 2908, 2909, 29211, 2912, 2915, 18, 2920, 2921, 2924, 2925, 2942, 2943, 2945, 2949, 400, 3031, 3033 to 3035.

### Mauza Simla, jurisdiction list No. 210.

Adastral survey plot Nos. 3, 7 to 19, 21, 23 to 27, 34, to 48, 50, 51, 53 to 59, 62 to 68, 70 to 75, 77 to 87, to 99, 108, 110 to 115, 117 to 123, 125, 127, 131 to 133, ), 141 to 149, 151, 154 to 163, 166, to 201, 203 to 214, 1to 234, 237, 241 to 265, 267 to 269, 271 to 281, 285 to 292, 347, 348, 351, 352, 357, 359 to 364, 367, 370, 1, 380, 386 to 392, 407, 409, 410, 599, 603 to 605, to 611, 627 to 629, 675 to 677, 680 to 683, 699, 700, , 715, 725 to 727, 730, 739, 740, 750, 751, 760, 766 to , 774, 777, 782, 783, 792 to 799, 801 to 809, 817 to ,827 to 832, 835, 836, 839 to 853, 858 to 861, 874, ,998 to 1004. 1006 to 1008, 1010, 1011, 1110, 1126, 7, 1141, 1142, 1144, 1145, 1148 to 1151, 1153 to 8, 1184, 1196, 1198 to 1201, 1205 to 1209, 1227 to 0, 1335, 1336, 1338, 1339, 1341 to 1345, 1355, 1370, 2 to 1382, 1393, 1396, 1401, 1406, 1408, 1417, 1418, 0, 1421, 1423, 1424, 1430 to 1468, 1472, 1473, 1475, 7 to 1485, 1489 to 1496, 1500 to 1503, 1514, 1519 to 1, 1526, 1531 to 1557, 1560 to 1563, 1566, 1570, 1571, 4 to 1588, 1599, 1605, 1739, 1809, 1816, 1819, 1237, 8, 1241 to 1252, 1254 to 1262, 1265 to 1271, 1273, 6, 1277 to 1279, 1283 to 1289, 1300 to 1302, 1304 to 6, 1308 to 1312, 1314 to 1330, 1821 to 1824, 1841 to 0, 1852 to 1869, 1873 to 1875, 1881, 1886, 1909, 1913 1930, 1933 to 1935, 1947, 1949, 1953 to 1958, 1960, <sup>2</sup> to 1976, 1980, 1982 to 1991, 1993 to 1995, 2049, <sup>6</sup> to 2179, 2217, 2222, **2423**, 2426, 2427, 2430.

### Mauza Borar, jurisdiction list No. 148.

Adastral survey plot Nos. 1 to 3, 10 to 13, 18, 21 to 27, 28, 32 to 34, 36, 38, 41 to 43, 48, 56 to 60, 62, 64, 75, 76, 92 to 94, 96, 98 to 101, 103 to 106, 112, 114, 1, 117, 125, 130, 133, 137, 144, 150 to 154, 156, 157, 178 to 180, 182 to 187, 193, 197, 198, 219 to 221, 249 to 251, 253, 257, 258, 262, 266 to 269, 271, 272, 275, 281, 282, 297 to 301, 303 to 308, 310, 313 to 324, 326 to 330, 332, 335, 341, 342, 344 to 346, 348 350, 355, 358, 390, 422, 426 to 428, 490, 603, 605, 606,

608, 613 to 616, 620, 621, 623 to 625, 631 to 633, 636, 637, 680, 681, 686, 689, 690, 693, 695, 756, 757, 759, 768, 770, 775, 777, 787 to 789, 791, 793, 798 to 800, 802 to 804, 807 to 809, 811, 902 to 960, 915, 916, 918, 921, 923 to 926, 989, 994, 997, 1005, 1008, 1009, 1115, 1227, 1268, 1280, 1284, 1286 to 1300, 1302, 1304 to 1306, 1309 to 1314, 1319 to 1323, 1325 to 1327, 1329 to 1344, 1347 to 1368, 1371, 1372, 1375, 1377, 1390, 1397, 1412, 1413, 1417, 1422, 1444, 1447, 1448, 1510 to 1513, 1515 to 1517, 1520 to 1524, 1880 to 1882, 2090, 2095 to 2098, 2102, 2110, 1222 to 2114, 2117 to 2120, 2122, 2123, 2125, 2127, 2129, 2132, 2135, 2137, 2150, 2562, 2572, 2587, 2588, 2695 to 2700, 2703 to 2706, 2708.

### Mauza Nudipur, jurisdiction list No. 209.

Cadastral survey plot Nos. 223, 227, 331 to 337, 339 to 344, 346, 348, 927 to 934, 936 to 938, 943, to 945, 947 to 949, 951, 964, 955, 957, 959, 960 to 965, 967 to 977, 979 to 983, 989, 992, 1025, 1027 to 1033, 1035 to 1039, 1101 to 1105, 1108, 1110 to 1113, 1115, 1116, 1118 to 1120, 1122, 1124 to 1135, 1138 to 1142, 1144, 1148, 1148 to 1152, 1154, 1156 to 1159, 1161, 1162, 1164, 1169, 1171, 1173, 1201, 1279, 1280, 1297, 1451, 1475, 1484 to 1492, 1494 to 1503, 1505, 1509, 1569 to 1572, 1574, 1576 to 1579, 1625, 1628, 1657, 2005, 2027, 2030, 2031, 2042, 2086, 2087, 2145, 2152 to 2161, 2171, 2173 to 2177, 2179, 2180, 2182 to 2185, 2188, 2190, 2193, 2195 to 2197, 2199, 2200, 2202 to 2205, 2207 to 2212, 2214 to 2238, 2242, 2243, 2276, 2278, 2279, 2282, 2308, 2309, 2321, 2339, 2609.

### Mauza Manglampur, jurisdiction list No. 218.

Cadastral survey plot Nos. 529, 541 to 543, 545, 555 to 556, 567 to 577, 667, 748, 749, 755, 770, 779 to 782, 788, 793, 811, 813 to 816, 819, 820, 826, 827, 828, 920, 922, 924 to 943, 945, 946, 948 to 955, 957 to 960, 962 to 964, 966, 970 to 974, 988, 1046, 1047, 1049, 1050, 1054, 1055.

Mauza Shyamnagore, jurisdiction list No. 217.

Cadastral survey plot Nos. 4, 7, 11, 12, 14, 15, 82, 85, 677 to 682, 1086, 1092, 1095 to 1103, 1135, 1136, 1155 to 1159, 1164 to 1166, 1169, 1170, 1192 to 1196, 1198, 1203 to 1208, 1211 to 1215.

Mauza Durgapur, jurisdiction list No. 214.

Cadastral survey plot Nos. 133, 137, 158, 159, 164, 165, 167, 169, 174, 175, 330, 332, 382, 612, 615, 632, 644 to 652, 654, 659, 660, 663, 666 to 672, 676 to 678, 680 to 694, 696, 697, 702 to 712, 715 to 722, 724 to 734, 736 to 738, 746 to 749, 754, 755, 761 to 766, 768 to 773, 2434, 2436, 2437.

Mauza Ilamdanga, jurisdiction list No. 212.

Cadastral survey plot Nos. 7, 8, 10 to 12, 18, 20, 21, 26, 28, 45 to 47, 49, 53 to 61, 63 to 65, 67, 69 to 76, 83 to 85, 107 to 109, 112, 114 to 117, 124 to 134, 151 to 153, 159 to 164, 169, 257, 258, 261 to 268, 271 to 274, 288 to 295, 297 to 307, 312 to 316, 345, 346, 350 to 365, 367, 368, 370, 371, 382, 383, 385, 388 to 395, 397 to 304, 405 to 409, 414 to 417, 419 to 423, 509, 581.

### Mauza Dawdar, jurisdiction list No. 149.

Cadastrol arrey plot Nos. 286, 287, 294 to 297, 441 to 444, 448 to 450, 452, 454 to 456, 472 to 483, 485 to 487, 489, 491, 549 to 554, 568, 573 to 583, 586, 596 to 601, 603 to 605, 607 to 620, 623 to 633, 637, 638, 649, 664, 667, 675, 681, 689, 698, 701, 704, 705.

Mauza Katapur, jurisdiction list No. 219.

Cadastral survey plot Nos. 3722, 3726 to 3731, :.807 to 3819, 3821, 3826 to 3828, 3830, 3892 to 3894, 4048.

Mauza Birsimul, jurisdiction list No. 221.

Cadastral survey plot Nos. 1123, 1125 to 1128, 1140 to 1145.

Mauza Krishnajilonpur, jurisdiction list No. 222.

Cadastral survey plot Nos. 758, 759, 762 to 764, 771, 773, 775, 779, 984, 985, 990 to 992, 994 to 999, 1001, 1004, 1027.

Mauza Kalshi, jurisdiction list No. 208.

Cadastral survey plot Nos. 488 to 491, 494, 495, 500, 504, 405, 539, 540, 542 to 547, 549, 709 to 713, 721, 723, 725 to 728, 731 to 739, 740, 742 to 751, 755, 757 to 761, 1005 to 1030, 1032 to 1037, 1061, .062, 1064 to 1068, 1070 to 1073, 1075, 1082 to 1099, 1101, 1104 to 1106, 1108, 1179, 1195 to 1202, 1204, 1205, 1207 to 1209, 1211, 1212, 1335 to 1338, 1343 to 1345, 1349 to 1352, 1354, 1355, 1357, 1392, 1393, 1395 to 1398, 1403 to 1413, 1418, 1419, 1421 to 1430, 1465 to 1488, 1472 to 1480, 1514, 1545, 1546, 1549, 1550, 1553 to 1558, 1560, 1562 to 1572, 1581 to 1583, 1585, 1586, 1589, 1592 to 1596, 1599 to 1605, 1606, 1697, 1698, 1797 to 1802, 1807, 1808, 1813 to 1844, 1846, 1847, 1851 to 1856, 1859 to 1872, 1883 to 1883, 1892, 1895 to 1903, 1907 to 1912, 1914, 1917, 1918, 1920, 1923, 1931, 1934, 1949, 1954, 1955, 1957.

Mauza Sowara, jurisdiction list No. 211.

Cadastral survey plot Nos. 8 to 12, 14, 15, 18 to 21, 28 to 38, 40 to 50, 54, 67, 70, 74, 75, 77, 78, 81, 83 to 85, 88 to 90, 96 to 101, 103 to 111, 113, 117 to 125, 128, 133, 134, 136, 140, 142 to 146, 149 to 154, 156, 158, 159, 175 to 183, 217, 218, 226, 234, 248, 279, 290 to 308, 312, 319 to 322, 327 to 329, 332 to 344, 346, 354, 432 to 435, 437, 438, 441, 442, 446, 472, 690, 691, 695, 697, 701, 704, 705.

Mauza Sura, jurisdiction list No. 213.

Cadastral survey plot Nos. 705 to 710, 792, 793, 794, 797, 798, 799, 800.

Mauza Durgapur, jurisdiction list No. 214.

Cadastral survey plot Nos. 1362, 1369, 1374, 1375, 1773, 1774, 1775, 1776, 1794, 1795.

Mauza Sura, jurisdiction list No. 213.

Cadastral survey plot Nos. 26 to 28, 60 to 72, 99, 100, 103, 104, 109, 148 to 152, 155 to 158, 160 to 162, 165, 166, 180 to 191, 195, 196, 203 to 211, 213 to 224, 226 to 233, 235, 236, 238, 240 to 247, 365, 366, 374 to 380, 387 to 406, 409, 410, 422 to 437, 439, 444 to 447, 452 to 455, 457, 1024.

Mauza Amudpur, jurisdiction list No. 206.

Cadastral survey plot Nos. 2664 to 2676, 2678 to 2685, 2687 to 2696, 2772.

Mauza Alipur, jurisdiction list No. 216. Cadastral survey plot Nos. 693 to 702, 761 to 763.

### Police-station Jamalpur, district Burdy

Mauza Ballavbati, jurisdiction list No. 1 Cadastral survey plot Nos. 57 to 60, 67, 70.

Mauza Habashpur, jurisdiction list No. 18

Cadastral survey plot Nos. 1121, 1156, 1158 1168, 1169, 1193, 1434, 1436, 1438, 1439, 1441, 1448, 1454 to 1458.

Mauza Solimabad, jurisdiction list No. 30

Cadastral survey plot Nos. 278 to 280, 423 483, 484, 487, 539, 615, 618, 620, 621, 626 to 62 750, 751.

Mauza Sarangpur, jurisdiction list No. 31.

Cadastral survey plot Nos. 795, 800, 802, 1012, 1168, 1171 to 1180, 1186, 1188, 1193, 1243, 1260.

Mazua Basistapur, jurisdiction list 17.

Cadastral survey plot Nos. 2, 3, 4, 6, 8, 9, 51 to to 67, 252 to 279, 296 to 312, 314 to 320, 322 to 326, 334, 336 to 339, 407, 411 to 413, 904, 905, 1927, 935 to 940, 961, 971.

Mauza Nabagram, jurisdiction list 16.

Cadastral survey plot Nos. 85, 128 to 131, 140, 170, 213 to 219, 221 to 224, 247, 249, 252, 397, 39; to 403, 407, 473, 475 to 480, 550, 551, 1008, 1009, 1014, 1017, 1019, 1020, 1025, 1026 to 1030, 1033, 1076, 1077, 1080 to 1084, 1086, 1720, 2689, 2730 to 2749 to 2752, 2754 to 2763, 2789 to 2795, 2797 to 2804 to 2813, 2815, 2816, 3080 to 3082, 3086, 3088, 3118, 3114, 3123 to 3126, 3160, 3167, 3170, 3174, 3182, 3208, 3209, 3214, 3215, 3216, 3470, 3474, 3482, 3489 to 3492, 3495, 3497 to 3500, 3661, 3664 to 3666, 3683, 3885, 3887 to 3889, 3891, 4317,

Mauza Duttapur, jurisdiction list No. 23.

Cadastral survey plot Nos. 622 to 624. 625 to 630, 636, 638, 640 to 643, 645, 646, 648 to 651, 65 657, 677 to 679, 680 to 683, 701, 707 to 712, 715, 728 to 735, 742 to 750, 764, 884, 887, 888, 899, 900, 901 to 904, 906, to 909, 916 to 919, 92 6, 930, 932 to 934, 936, 938 to 951, 969, 982 to 998, 999, 1073, 1095, 1101, 1150, 1171, 1172 to 11195, 1198, 1199, 1200 to 1211, 1347 to 1350, 11923, 1924.

Mauza Dhuluk, jurisdiction list No. 24.

Cadastral survey plot Nos. 378, 379, 380, 381, 2043, 2045, 2046, 2048 to 2054, 2047 to 2064, 2076, 2078, 2108, 2109, 2111 to 2113, 2115, 2188, 2253 to 2256, 2258 to 2260, 2268 to 2273, 2275, 2279, 2420, 2422, 2425 to 2428, 2431, 2659, 262, 2670, 2672 to 2673, 2676 to 2678, 2682, 2924, 2932 to 2935, 2937, 2951 to 2954, 2959, 2962, 2970, 2989, 3003, 3043 to 3050, 3060 to 3066, 3072, 3087, 3088, 3089, 3090, 3093, 3095, 3096, 3099,

## PART I

#### Mauza Keliri, jurisdiction list No. 18.

Cadastral survey plot Nos. 119, 120, 518, 519, 540, 543, 549, 706, 708 to 710, 713, 720, 724, 725, 727 to 73 0, 732 to 744, 813 to 815, 817 to 820, 824, 874, 877 to 879, 905 to 918.

### Mauza Chowberia, jurisdiction list No. 11.

Cadastral survey plot Nos. 109, 129 to 134, 138, 139, 688 to 696, 708, 709, 718, 724, 725, 732, 733, 736, 737 to 742, 777 to 783, 784, 786, 789, 791, 810 to 817, 819, 820, 822, 823, 848, 849.

#### Mauza Ajhapur, jurisdiction list No. 20.

Cadastral survey plot Nos. 2, 3, 5, 6, 18, 19, 21 to 27, 32, 45, 46, 49 to 53, 59, 79, 187, 189, 194, 196, 216, 218, 219, 239, 235, 244, 245, 356, 358 to 360, 406, 408, 409, 426, 428, 435 to 446, 449, 489, 497, 501 to 506, 516 to 520, 525, 526, 542 to 544, 561, 564, 570 to 582, 584 to 591, 620 to 625, 629, 632, 637, 641, 642, 644 to 646, 648, 649, 651, 660, 661, 663 to 666, 712, 721 to 724, 726, 728, to 739, 742, 745, 752, 753, 755, 765, 779, 781, 796, 799, 802, 813, 815, 818, 819, 3620, 3621, 3622, 3664 to 3666, 3698, 3699, 3702, 3704, 3705, 3712, 3713, 3714, 3716, 3718, 3725, 3728, 3729, 3760, 3821, 3822, 3833, 3865, 3870, 3874, 4090, 4102, 4142, 4149 to 4152, 4190, 4191, 4193 to 4204, 4209, 4239 to 4253, 4255 to 4257, 4259, 4260, 4269 to 4271, 4292, 4298, 4299 to 4301, 4304, 4867, 4870 to 4888, 4892, 4893, 4897 to 4902, 4904, 4906 to 4909, 4914, 4915, 4932, 4936, 4957 to 4986, 4988, 4989, 4991, 4993, 4995 to 4999, 5028 to 5032, 6435.

## Mauza Sanchara, jurisdiction list No. 19,

Cadastral survey plot Nos. 122 to 124, 142, 798, 800, 03, 949 to 952, 976 to 978, 981, 1169, 1170, 1196 to 198, 1216, 1218, 1230, 1231, 1232, 1236, 2014, 2067, 070, 2078, 2097, 2101, 2102, 2135, 2141, 2142, 2144, to 146, 2212, 2213, 2289, 2291, 2295, 2296, 2300, 2310, 320, 2328 to 2334, 2339 to 2341, 2478, 2479, 2480 to 2483, 285 to 2487, 2550, 2551, 2791 to 2793, 2799 to 2810, 2813 to 2815, 2819, 2820, 2856, 2876, 2877, 2879 to 2882, 2885, 2907, 2911, 2912, 2914, 2950 to 2953, 2959, 2962 o 2972, 2976 to 2983, 3016, 3017, 3087, 3099, 4111, 112, 4113, 4118, 4126, 4203, 4204, 4205, 4207, 4212 to 1214, 4216, 4217, 4228, 4232, 4243, 4433, 4434, 4440, 441, 4444 to 4459, 4463 to 4468, 4471.

### Mauza Masagram, jurisdiction list N9. 13

Cadastral survey plot Nos. 1 to 8, 1159, 1160, 1163 to 1165, 1167, 1171, 1227 to 1230, 1232, 1238 to 1243, 1245, 1246, 1248 to 1250, 1296, 1421, 1428, 1429, 1459, 1461, 1463 to 1465, 1484, 1486, 1488, 1489, 1490, 1663, 1664, 1689, 1942, 1955 to 1957, 1959 to 1962, 1964, 1966, 1971, 1973 to 1975, 1977, 1983, 1995, 1996, 1997, 2110, 2143, 2163, 2222, 2519, 2521 to 2525, 2527, 2528, 2558, 2559, 2563 to 2576, 2596 to 2598, 2601, 2603 to 2605, 2608, 2611, 261 2 to 2615, 2735 to 2740, 2760 to 2770, 2772, 2776, 2838 to 2840, 2844 to 2853, 2872, 2874, 2875, 2962 to 2970, 2972 to 2977, 3011, 3030, 3031, 3034 to 3037, 3042, 3050 to 3067, 3070 to 3080, 3082 to 3084, 3403 to 3418.

### Mauza Biswambharpur jurisdicion list No. 14.

Cadastral survey plot Nos 236, 242, 248, 249 to 252, 424 to 426.

### Mauza Ruppur, jurisdiction list No. 15.

Cadastral survey plot Nos. 405, 474, 479, 860 to 868. 1080. 1081, 1084, 1086, 1261, 1263, 1264. 1275, 1276, 1279,1280 to 1284, 1300, 1326 to 1328, 1330, 1331, 1336 1337, 1346 to 1351, 1353 to 1358, 1367 to 1369, 1373 to 1375, 1382, 1390 to 1392, 1401, 1402, 1496, 1497, 1513, 1515, 1522 to 1525, 1912, 1958, 1960 to 1963, 1966, 1978, 1982, 1989, 2003, 2006, 2010, 2011, 2335, 2337, 2338, 2353 to 2355, 2357,2358, 2359, 2362 to 2365, 2367, 2368, 2374, 2377 to 2381, 2480 to 2482, 2508, 2670 to 2672, 2681, 2682, 2683 2809, 2816, 2817, 2827, 2830 to 2832, 2833 to 2836, 2839 to 2843, 2845, 2846, 3153, 3155, 3156, 3160, 3166 to 3168, 3300 to 3314, 3315, 3328, 3598, 3599, 3601, 3604, 3605, 3608 to 3630, 3632 to 3654, 3656, 3658 to 3671, 3673 to 3675, 3677 to 3685, 3688 to 3693, 3697 to 3702, 3704 to 3708, 3772, to 3775, 3822 to 3825, 3839, 3843, 3845, 3847 to 3851, 3856, 3857, 3860, 3861, 3862 to 3867, 3888, 4712, 4716, 4717, 4859, to 4862, 4873, 4880, 4881, 4883, 4888 to 4889 to 4897, 4899, 4900, 4902, 4905, 4906, 4907, 4910, 4911 to 4914, 4917, 4920, 4923, 4925, 4926, 4929, 5403, 5413 to 5415, 5476, 5477, 5479 to 5492, 5494 to 5496, 5616, 5626.

#### Mauza Sajipur, jurisdiction list No. 52.

Cadastral survey plot Nos.—143 to 149, 151, 153, 158, 160 to 165, 168, 176, 177 to 182, 184, 206 to 209, 211 to 230, 241, 271, 288 to 292, 294 to 298, 301 to 302, 307 to 311, 319, 322, 325.

### Mauza Harekrishnapur, jurisdiction list No. 53.

Cadastral survey plot Nos.—1, 8, 9, 12, 13, 149 to 158, 160 to 165, 167 to 171, 197, 198, 373, 434, 581, 584 to 587, 591, 594 to 596, 598 to 600, 613, 621 to 627, 651 to 653, 656, 658, 659 to 664, 667, 669 to 672, 674 to 682, 706, 708, 709, 712, 715, 721, 723, 724, 730 to 733, 740, 741, 747, 748, 751, 759 to 770, 780, 781, 969, 971, 973, 975 to 977, 979 to 982, 984 to 987, 989 to 991, 1004 to 1007, 1019 to 1021, 1023 to 1027, 1031, 1167, 1172 to 1182, 1194, 1196 to 1199, 1203 to 1205, 1208, 1210, 1212, 1219, 1233 to 1240, 1243.

### Mauza Uttarmohanpur, jurisdiction list No. 49.

Cadastral survey plot Nos.—503 to 509, 520, 521, 524 to 526, 531 to 533, 535, 538, 540 to 542.

### Mauza Jotkestai, jurisdiction list No. 48.

Cadastral survey plot Nos.—453, 454, 476, 477, 479 to 482, 484, 485, 489, 494, 496, 1008, 1010, 1011, 1013, 1020, 1026 to 1029, 1046, 1047, 1051, 1052, 1054, 1067, 1114 to 1116, 1132 to 1135.

## Mauza Khapur, jurisdiction list No. 45.

Cadastral survey plot Nos.--652, 658 to 663, 667 668, 672, 673, 712, 714 to 716, 718 to 721, 733, 735.

## Mauza Kanahra, jurisdiction list No. 44.

Cadastral survey plot Nos.—315, 316, 319 to 321, 351, 353, 357 to 360, 361, 363 to 370, 372, 384, 388, 406, 424 to 426, 427, 430, 439, 440, 518, 526, 530, 532, 537, 560, 562, 601, 602, 621, 626 to 631, 700, 701, 706 to 709, 711, 712, 716, 717, 719 to 732, 735, 736, 739, 741, 752, 753, 915 to 918, 922, 929, 931, 933, 2120, 2134, 2145 to 2147, 2152 to 2155, 2160, 2162, 2164, 2169 to 2170, 2172 to 2178, 2182 to 2184, 2196, 2197, 2200 to 2203, 2205 to 2208, 2210 to 2213, 2270, 2271.

### Mauza Jotesubal, jurisdiction list No. 57.

Cadastral survey plot Nos.—220, 222, 223, 229, 230, 232, 233 to 236, 238, 241, 246, 249 to 254, 275, 277 to 279, 281, 306 to 319, 322 to 326 to 333, 335, 337, 343, 350, 382, 384 to 386, 392 to 396, 398, 403 to 418, 421 to 423, 430 to 431, 433 to 435, 438, 744, 752, 753, 758, 759, 762, 787, 795, 799, 800, 806, 816, 817, 833 to 834, 837, 839, 840, 842 to 847, 849 to 858, 867, 880, 881, 889 to 892, 898 to 907, 999, 1033, 1034, 1041, 1042, 1203 to 1207, 1234, 1238, 1240, 1241, 1246, 1247, 1256, 1263, 1265, 1266, 1270 to 1271, 1273 to 1275, 1281, 1283, 1285, 1286, 1287, 1288, 1317, 1318, 1320, 1325.

### Mauza Chakdighi, jurisdiction list No. 59.

Cadastral survey plot Nos.—7, 12, 29, 30, 32 to 35, 37 to 39, 65, 67 to 69, 318 to 320, 326, 339.

### Mauza Ramchandrapur, jurisdiction list No. 58.

Cadastral survey plot Nos.—10, 12, 14, 15, 20 to 25, 28, 30 to 32, 34 to 39, 41 to 45, 47 to 65, 67 to 69, 71, 73, 247 to 249, 251 to 254, 258, 260 to 268, 271 to 278, 280, 287, 288, 289 to 291.

## Mauza Bhairabpur, jurisdiction list No. 92.

Cadastral survey plot Nos.—15, 19, 28, 82, 83, 91, 93, 95 to 115, 116, 119 to 130, 132 to 140, 144 to 145, 148, 153 to 157, 161 to 164, 176 to 179, 183 to 195, 198, 199, 245, 366, 396, 422 to 424, 426 to 432, 436, 439, 442, 448, 477 to 479, 481, 482, 484, 485, 487 to 489, 492, 493, 495, 498, 499, 500, 502, 503, 506 to 519, 521, 523, 526.

## Mauza Gopikantapur, jurisdiction list No. 56.

Cadastral survey plot Nos. 168, 170 to 174, 176 to 178, 188 to 191, 193 to 194, 196 to 197, 199, 201, 233, 242 to 244, 247, 251, 253 to 256, 258, 260, 261, 266, 267, 281 to 287, 329, 330, 362, 370, 438 to 441, 471, 484 to 486, to 488, 489 to 493, 495, 496, 498, 503, 504, 506 to 511, 534, 535, 539, 540, 542, 543, 545, 547, 549, 550, 559, 563, 566 to 569, 571 to 575, 576, 577, 579, 595, 597 to 600, 602, 603, 767, 768, 857, 877, 880, 882, 890, 905, 919 to 921, 924, 1203, 1204, 1211, 1517 to 1519, 1520, 1521, 1528, 1529, 1533, 1537, 1575, 1580, 1582, 2591, 2592, 771, 772.

## Mauza Pranballavpur, jurisdiction list No. 79.

Cadastral survey plot Nos.—2, 3, 5, 7 to 14, 16, 18, 20, 33 to 35, 41 to 42, 44 to 47, 58, 59, 64, 76, 165 to 173, 179 to 192, 208 to 211, 214 to 217, 220 to 228, 233 to 235, 239 to 242, 339, 340, 421 to 423, 1013,

1031, 1033, 1079 to 1081, 1084 to 1096, 1108, 1131 1138, 1146 to 1149, 1398, 1504 to 1506, 1545 to 156; 1575 to 1578, 1580, 1582 to 1584, 1586, 1622, 1631 t 1634, 1636, 1643, 1644, 1646, 1691, 1790, 1794, 1791, 1890, 1922 to 1927, 1929, 1930, 2053 to 2055, 205; 2059, 2060, 2068 to 2076, 2079, 2080, 2083, 2088, 2103 to 2107, 2109 to 2111, 2117 to 2119, 2121, 2125, 2127 to 2131, 2133 to 2135, 2137 to 2140, 263 to 2639, 2683 to 2685, 2797, 2820, 2822, 2836 to 2840 2842 to 2850, 3239.

### Mauza Mirzapur, jurisdiction list No. 78.

Cadastral survey plot Nos.—168 to 173, 184 to 188, 195, 196, 212, 224 to 230, 307 to 314, 504, 509 511 to 541, 594, 595, 628 to 641, 649, 650, 652, 653, 655, 656, 727, 791, 797 to 800, 853 to 861, 868 to 875, 877, 878, 879, 885, 886, 889 to 891, 943, 961, 963, 964, 969 to 973, 976 to 981, 984 to 991, 993 to 1002.

### Mauza Jaragram, jurisdiction list No. 61.

Cadastral survey plot Nos.—280, 284, 286 to 288 417 to 420, 427 to 429, 432, 434, 435, 437 to 440, 445 to 446, 449 to 452, 454, 458, 459, 469, 472 to 476 558, 559, 574, 586 to 594, 619 to 626, 631 to 633, 635 636, 647, 657, 661, 686 to 688, 690 to 692, 697, 698 707, 1097, 1098, 1160, 1164, 1165, 1171, 1172, 1181 1212, 1218, 1222 to 1224, 1231 to 1235, 1999.

## Mauza Madhabpur, jurisdiction list No. 80.

Cadastral survey plot Nos.—29, 71 to 85, 118 t 134, 135, 136, 141, 146 to 149, 152, 160, 168, 173 175 to 181, 188, 270 to 278, 1200, 1522 to 1529, 1533 t 1538, 1544, 1548 to 1570, 1573, 1575, 1578 to 1580 1587, 1640 to 1648, 1677, 1678, 1694 to 1698, 1701, 1708, 1711, 1714, 1717, 1720, 1723, 1724, 1727 1728, 1739, 1747, 1748, 1751, 1755, 1996 to 1999, 2000 to 2003, 2005 to 2019, 2274 to 2279, 2285 to 2288, 2291, 2294 to 2301, 2305, 2306, 2333 to 2330 to 2340 to 2348, 2419, 2422 to 2424, 2436 to 2441, 2456 to 2459, 2463 to 2467, 2474, 2475, 2478 to 2484, 2486 2487, 2501 to 2505, 2508, 2509, 2553 to 2554, 2556 to 2564, 2581, 2614, 2565, 2569.

### Mauza Ramkrishnapur, jurisdiction list No. 77.

Cadastral survey plot Nos.—24 to 27, 30, 31, 32, 71, 74 to 80, 89 to 93, 95 to 99, 100, 101, 104 to 107, 129, 134, 135, 138 to 140, 224 to 226, 231 to 234, 236 to 240, 250 to 252, 256 to 261, 266, 267, 269, 376, 384, 387, 389, 391, 392, 399, 401, 405, 407, 409, 410 to 41, 426 to 429, 437, 441 to 446, 450, 460, 461, 467 to 474, 479, 482, 483, 507, 511 to 514, 526 to 528, 539, 539, 546 to 548, 573 to 576, 578, 579, 582, 687, 700, 1671.

## Mauza Atpara, jurisdiction list No. 76.

Cadastral survey plot Nos.—1182, 1200, 1202, 1203, 1205, 1207 to 1212, 1243, 1245, 1247 to 1253, 1255 to 1259, 1262 to 1267.

Mauza Bistubati, jurisdiction list No. 88.

Cadastral survey plot Nos.—409 and 414.

## Manza Gireghar, jurisdiction list No. 83.

Cadastral, survey plot Nos.—21 to 33, 43 to 46, 10 51, 53 to 61, 63 to 73, 120 to 121, 126, 127, 234 to 9, 245 to 249, 256, 257, 261 to 264, 270, 279, 286 to 5, 400, 406, 418, 424 to 438, 441 to 465, 564 to 591, 1, 605 to 607, 613 to 621, 625 to 636, 640 to 644, 6 to 668, 676 to 692, 802 to 816, 821 to 826, 829 to 2, 876, 878 to 881, 883, 884, 887 to 889, 896, 909 to 1, 913, 979, 986, 990, 993, 994, 1000, 1043 to 1045, 58 to 1066, 1068, 1069, 1071, to 1074, 1076 to 1079, 28, 1136, 1141, 1142, 1147, 1149, 1150, 1155 to 59, 1161 to 1164, 1220 to 1231, 1252 to 1258, 1597.

Mauza Dume, jurisdiction list No. 81.

Cadastral survey plot Nos.—46, 52 to 54, 56 to 68, 1,71, 76, 141 to 143, 145, 148, 149, 155, 157, 161, %.

Mauza Sulkpur, jurisdiction list No. 60.

(\*dastral survey plot Nos.—231, 245, 246, 318 to 22, 484, 544, 545, 610, 611, 614, 620 to 629, 602, 606.

Mauza Sura, jurisdiction list No. 42.

Calastral survey plot Nos .-- 5135 and 5136.

Mauza Krishnachandrapur, jurisdiction list No. 29.

Cadastral survey plot Nos.—243, 318, 320, 343, 5, 351, 357, 437, 512, 514, 516, 517, 521, 532, 538, 9, 560 to 564, 570, 582, 586 to 588, 593, 594, 598, 9

Mauza Selimabad, jurisdiction list No. 30.

Cadastral survey plot Nos.—2173, 2200, 2203, 2205, 208, 2212 to 2217, 2219, 2221, 2226, 2227, 2230, 24, 2246, 2267, 2269 to 2271, 2273 to 2284, 2312, \$26, 2327.

Mauza Hirannagram, jurisdiction list No. 28.

adastral survey plot Nos.—30, 32, 58, 65, 67, 68, 72, 74, 108, 110, 126, 132, 133, 141 to 144, 148, to 166, 169, 225, 332, 333, 335, 1058, 1059, 1071, 2, 1074, 1211, 1213, 1216 to 1223, 1228, 1229, 2 to 1240, 1246, 1248 to 1250, 1436, 1477, 1478, 6 to 1483, 1485 to 1489, 1469, 1470, 1493 to 1499, 6 to 1504, 1506 to 1509, 1511, 1872 to 1879, 1987, 1889, 1993 to 1996, 2101, 2158 to 2168, 2170 to 1, 2183 to 2195, 2201, 2205.

Mauza Rudha, jurisdiction list No. 27.

Cadastral survey plot Nos.—407, 409, 411, 416, 7, 423 to 425, 430, 432 to 434, 439, 441, 442, 445, 465, 468, 473, 475, 477 to 480, 486, 487, 495, 497, 8, 540 to 510, 515 to 517, 526 to 531, 534, 536, 702 to 4, 706 to 718, 720 to 723, 734, 735, 737, 814, 817, 819, 836, 859, 860, 867 to 868, 874 to 879, 881 to 5, 887 to 888, 892 to 893, 895 to 899, 900.

Mauza Parbatpur, jurisdiction list No. 26.

Cadastral survey plot Nos.—699, 700 to 703, 766, 768 to 772, 798, 800, 864, 882, 883, 886, 889, 893, 891, 894, 898, 916 to 924, 927, 935 to 937, 942 to 947, 956, 999, 1016, 1127, 1129 to 1135, 1138, 1157 to 1162, 1218 to 1219, 1221, 1224 to 1236, 1239, 1240 to 1244, 1246 to 1251, 1254, 1256, 1270 to 1272, 1267, 1284, 1293 to 1295, 1299, 1306, 1307, 1354, 1355, 1358 to 1360, 1364, 1417 to 1421, 1423, 1438, 1444 to 1446, 1456 to 1459, 1460, 1614 to 1617, 1621 to 1623, 1653 to 1655, 1722, 1726 to 1728, 1730 to 1733, 1789 to 1791, 1794, 1922, 1923, 1933 to 1935, 2026, 3002, 3005, 3006, 3008, 3009, 3014, 3017, 3018 to 3025, 3028, 3032, 3033, 3035, 3039 to 3044, 3045 to 3052, 3056, 3266, 3265, 3270, 3272 to 3276, 3279, 3280, 3283, 3286, 3295, 3297, 3298, 3307, 3308, 3311, 3312, 3316, 3329, to 3339, 3350 to 3361, 3367, 3376, 3406 to 3411, 3416, 3417, 3423, to 3425, 3465 to 3468, 3470 to 3478, 3483, 3494, 3495, 3515, 3516, 3586 to 3598, 3604 to 3607, 3632 to 3635, 3637 to 3639, 2641, 3645 to 3648,

Mauza Bagkalapahar, jurisdiction list No. 98.

Cadastral survey plot Nos.—91 to 94, 96 to 98, 101 to 109, 110, 112, 122 to 128, 371, 411 to 416, 418, 424, 442, 444 to 446, 453, 454, 680 to 685, 687 to 689, 692, 693.

Mauza Khurdapalon, jurisdiction list No. 97.

Cadastral survey plot No. 2, 4, 6, 9, 10, 12, 17, 18, 20, 21, 23, 25, 27, 38.

Mauza Bahadurpur, jurisdiction list No. 95.

Cadastral survey plot Nos.—24, 25, 27 to 32, 34 to 43, 53 to 60, 62 to 68, 246, 287, 349 to 366, 380.

Mauza Janakibati, jurisdiction list No. 96.

Cadastral survey plot Nos.—230 to 234, 237 to 241, 243 to 245, 251, 256, 356, 357, 368, 371 to 374, 377, 378, 380, 382, 399, 400, 403, 408, 443, 445 to 448, 548, 569 to 574, 579, 581, 650, 658 to 662, 665, 667, 671 to 675, 676 to 680, 683 to 687, 689 to 693, 700, 701, 714, 713, 715 to 719, 722, 723, 726, 727, 730, 734, 735, 739, 740, 742, 743, 748, 750, 753, 764.

Mauza Siptai, jurisdiction list No. 90.

Cadastral survey plot Nos.—47 to 50, 53, 55 to 57, 71 to 73, 76 to 80, 82, 83, 90 to 92, 202 to 206, 209, 216 to 225, 227, 254 to 256, 258 to 260, 406 to 408, 410, 413, 415, 417 to 420, 429 to 432, 434 to 437, 440 to 449, 451, 457, 462, 934, 938, 939, 941, 944, 945, 957, 1149 to 1152, 1153, 1157, 1158 to 1161, 1163, 1164, 1168, 1172, 1174 to 1188, 1190, 1192 to 1198, 1200 to 1202, 1204 to 1206, 1212, 1214 to 1216, 1224, 1231, 1254, 1334, 1370, 1378 to 1382, 1387 to 1391, 1407, 1408, 1410 to 1413, 1453, 1454.

Mauza Mathurapur, jurisdiction list No. 87.

Cadastral survey plot Nos.—742, 900, 901, 903, 910, 917, 921, 923 to 929, 931 to 937, 939, 940, 942 to 954, 956, 957, 959, 961, 963 to 966, 1042, 1044 to 1053, 1059, 1060, 1067 to 1070.

Mauza Narayanpur, jurisdiction list No. 86.

Cadastral survey plot Nos.—458, 509 to 523, 528, 531 to 540, 542 to 577, 764, 765, 769 to 771, 781, 782, 785, 787, 788, 790, 792, 999, 1001, 1013, 1014, 1024, 1025, 1029, 1032, 1040, 1183 to 1187, 1190 to 1193, 1195, 1202.

Mauza Mashirgona, jurisdiction list No. 85.

Cadastral survey plot Nos.—221, 239 to 242, 251 to 253, 255 to 258, 336, 338, 341, 343 to 347, 348, 349, 441, 443, 467, 469, 470, 472, 473, 475 to 477, 488, 492 to 498, 502 to 506, 508, 509, 511 to 514, 516, 521, 523, 1179, 1198.

Mauza Goaldha, jurisdiction list No. 94.

Cadastral survey plot Nos.—239, 240, 273 to 275, 277, 441, 445, 446, 448 to 457, 459, 473 to 475, 477 to 479, 576, 577, 579, 580, 803 to 805, 809 to 813, 819, 820, 823, 824, 828, 831, 833 to 835, 883, 891, 894 to 897, 899 to 901, 1050 to 1052, 1056, 1057, 1067, 1070, 1071, 1074, 1075, 1084, 1085, 1089 to 1094, 1096 to 1098, 1102, 1105 to 1110, 1112 to 1116, 1124 to 1131, 1133 to 1136, 1143, 1148, 1150, 1151, 1196, 1197, 1199, 1201 to 1210, 1213, 1218, 1220, 1233, 1237, 1239, 1242, 1247 to 1251, 1253, 1254, 1262.

Mauza Paratal, jurisdiction list No. 55.

Cadastral survey plot Nos.—51, 59, 61, 63, 65 to 70, 73, 75, 76 to 78, 81, 83, 84 to 86, 88, 412, 414, 415, 418, 423, 431, 432, 435, 436, 444, 446, 452 to 455, 457, 458, 460 to 462, 464, 470, 475, 477, 492, 496, 498, 500 to 504, 506 to 509, 511 to 513, 516, 518 to 520, 523, 526, 529 to 536, 540 to 546, 548 to 550, 553 to 559, 574 to 576, 1381 to 1386, 1391, 1393, 1396, 1399, 1400, 1412, 1414, 1454, 1455, 1446, 1497, 1504, 1508, 1509, 1512, 1519 to 1521, 1529, 1532 to 1536, 1538, 1539, 1554, 2215 to 2222, 2228 to 2230, 2236 to 2239, 2241 to 2249, 2262, 2263, 2268 to 2273, 2278, 2279, 2281, 2282, 2284 to 2291, 2293, 2296 to 2300, 2309, 2311, 2312, 2314, to 2321, 2567, 2576, 2578 to 2591, 2599, 2600 to 2602, 2604 to 2614, 2616, 2619, to 2621, 2623 to 2625, 2627 to 2636, 2638 to 2640, 2709 to 2716, 2721 to 2723, 2728 to 2735, 2739, 2740, 2742 to 2745, 2751 to 2755, 2761, 2806, 2807, 2822, 2825 to 2833, 2835 to 2843, 2848, 2849 to 2855, 2856 to 2861, 2863 to 2865.

### Mauza Basantapur, jurisdiction list No. 54.

Cadastral survey plot Nos.—7, 9, 21, 23, 29, 35, 42, 43, 162 to 164, 176, 178 to 194, 198, 199, 550, 553, 554, 556 to 561, 563, 613, 615, 632, 637 to 641, 645, 748, 749, 751, 1012, 1017 to 1020, 1023, 1024, 1043, 1044, 1046, 1051, 1054 to 1057, 1062, 1063, 1067, 1071, 1073, 1074, 1084, 1085, 1096, 1097, 1101, 1167, 1208, 1209, 1211, 1213, 1217, 1228, 1238 to 1244, 1249 to 1251, 1259 to 1261, 1264, 1265, 1268, 1269, 1271, 1272, 1275 to 1279, 1296, 1573 to 1578, 1582, 1583, 1587, 1588, 1724, 1727 to 1730, 1737 to 1742, 1746, 1747, 1753 to 1757, 1760 to 1762, 1764 to 1766, 1770, 1771, 1755, 1779,

Mauza Betragar, jurisdiction list No. 51.

Cadastral survey plot Nos.—29, 37, 64, 96, 16 110, 126, 127, 129 to 132, 139, 140, 145 to 147, 15 151, 154 to 156, 166, 187, 191, 218, 225, 227, 229, 25 234, 235, 237, 251 to 258, 261, 264 to 266, 1166, 141 1420, 1423 to 1425, 1428, 1429, 1432 to 1435, 14 to 1447, 1456 to 1460, 1463 to 1465, 1468 to 147 1488, 1489, 1490 to 1492, 1494, 1500 to 1502, 156 1633, 1648, 1671, 1673.

Mauza Halara, jurisdiction list No. 50.

Cadastral survey plot Nos.—235, 241 to 244, 32 547.

Mauza Pirijpur, jurisdiction list No. 93.

Cadastral survey plot Nos. 73, 77, 221, 225, 229, 230, 232, 235, 237, 239, 243, 247, 251 to 253, 255, 256, 258 to 260, 262 to 264, 266, 271, 273, 286, 388, 390, 244.

Mauza Ilampur, jurisdiction list No. 91.

Cadastral survey plot Nos.—524 to 526, 547, 549, 566 to 583, 593, 595 to 597, 607 to 624, 628 to 632, 634.

Mauza Srerampur, jurisdiction list No. 89.

Cadastral survey plot Nos.—2 to 6, 11 to 13, 15 to 34, 37 to 42, 69 to 73, 75, 76, 78 to 80, 84 to 92, 100 to 105, 111, 158, 171, 185, 186, 285, 226, 228 to 244, 458 to 464, 466, 474, 481, 495, 496, 547, 549, 609, 640

Mauza Mahindar, jurisdiction list No. 104.

Cadastral survey plot Nos.—316, 589, 594, 59 601, 631, 636, 819 to 824, 826 to 834, 870, 872, 87 875, 877 to 884, 887, 890, 892, 893 to 900, 902 to 90 908, 909, 913, 918, 921, 927 to 829, 931, 1298, 130 1304, 1305, 2243, 2423, 2431, 2433, 2435, 2437 to 2439, 2442 to 2446, 2460, 2550.

Mouza Kulingram, Jurisdiction List No. 118.

Cadastral survey plot Nos. 49, 152, 159 to 163, 167t 171, 283, 284, 290, 312, 313, 333, 340, to 346, 35 358, 364, to 371, 375, 376, 445 to 447, 450 to 454, 506, 520, 522, 524, 528, 529, 542, 545 to 548, 562, 58 590, 593 to 604, 635 to 641, 643 to 645, 648, 650 to 65 674 to 677, 724 fo 727, 1197, 1201, 1202, 1212 to 121 1218 to 1222, 1224, 1333 to 1341, 1344, 1406, 41 1411, 1416 to 1428, 1440, 1441, 1444 to 1448, 1445, 1445, 1463, 1468 to 1477, 1479, 1480, 1482, 1484, 1452, 1500 to 1505, 1698, 1699, 1702, 1708 to 171 1713 to 1715, 1717 to 1720, 1723, 1725, 1745, 33 3279, 3280 to 3285, 3290 to 3292, 3294 to 3300, 33 3314, 3316, 3373, 3375 to 3377, 8450 to 8459, 8461, 8464, 8466 to 8469, 8475, 9541 to 9544, 9591, 969 9607 to 9610, 9634 to 9646, 9673, 9675, 9677, 9679 to 9682, 9684, 9685, 9687, 9690, 9791, 9607.

Mouza Dogachiya, Jurisdiction list No. 105.

Cadastral Survey plot Nos. 252, 261, 264, 312 to 314, 19 to 321, 324, 331, 339, 341 to 346, 348, 367 to 375, 87, 388, 390, 393, 396 to 400, 423, 424, 429 to 431, 35, 436, 438, 439, 441, 443, 448, 451, 452 to 468,486, 90, 492, 494, 544 to 563, 605, 610, 612, 613, 616, 619, 21, 622, 626, 629, 631 to 634, 643 to 646, 648 to 653, 5701 to 707, 703, 711 to 716, 845 to 847, 915 to 922, 25,931, 933, 954, 1001.

Mouza Jajanpur, jurisdiction list No. 115.

(adastral Survey plot Nos. 632, 642, 644, 646, 647, 568, 669, 672 to 675, 693 to 700, 703 to 706, 708 to 716, 19, 720, 732, 737 to 744, 748, 835, 840, 857, 858, 864, 870, 872 to 874, 953 to 961, 973 to 977, 979 to 985, 90, 1000, 1001, 1004, 1006.

Mouza Antpara, jurisdiction list No. 76.
(adastral survey plot Nos. 577, 579, 580, 582, 589, 582, 1182,1188, 1198, 1200, 1201 to 1203, 1205, 1210, 1211, 1212, 1241, 1242, 1243, 1245, 1247 to 1251, 1253, 155 to 1266, 1267, 1273, 1274, 1295, 1429, 1437 to 140,1589, 1591, 1595, 1599, 1629, 1635, 1638.

Mouza Ramkrishnapur, jurisdiction ist No. 77. vadastral survey plot Nos. 71, 74, to 76, 79 80, 82 89 90, 92, 93, 100 to 104, 106 to 108, 134, 135, 138 to 140, 224 to 226, 231 to 234, 236. to 240, 250 to 252, 256, 258 to 261, 266. 267, 269, 380, 383, 384, 387, 389, 391, 392, 399, 401, 405, 410, 411, 412, 425 to 427, 442, 43, 446, 450, 459 to 461, 464, 466 to 474, 477, 479, 482, 483, 487, 507, 509, 511 to 513, 526, 527, 528, 536, 539, 540.

Mouza Jargram, jurisdiction list No. 61.

Cadastral survey plot Nos. 558, 559, 574, 586, 587, 590 to 594, 619, 620 to 626, 631, 632, 635, 647, 651, 561, 664, 686 to 692, 1098, 1099, 1160, 1164, 1165.

Mouza Baratiki, jurisdiction list No. 63.
Cadastral survey plot Nos. 84, 93, 552, 626, 702, 4, 730, 731, 733, 737 to 739, 766, 771, 775, 781, 782, 5, 792, 795, 816, 817, 821, 1030, 1031, 1038, 1108.

Mouza Dakshin Mohanpur, jurisdiction list No. 74. Cadastral survey plot Nos. 258, 265, 267, 277 to 281, l. 353 to 355, 361 to 363, 367, 368, 390, 393 to 396, 3, 707, 708, 783.

Houza Abujhati, jurisdiction list No. 111.

Sadastral survey plot Nos. 26 to 28, 97, 98, 280 to 5, 202 to 296, 304, 306 to 309, 312, 401, 1190, 1194, 97, 1203, 1204, 1206, 1208 to 1210, 1212, 1213, 1227, 30 to 1233, 1236 to 1239, 1241 to 1245, 1247 to 1268, 70 to 1272, 1274 to 1276, 1279, 1280, 1283, 1285 to 89, 1291, 1293, 1303 to 1308, 1310, 1311, 1314 to 16, 1419, 1439, 1435 to 1442, 1451 to 1454, 1463, 1469, 1471, 1472, 1496 to 1501, 1503 to 1506, 1594, 1597, 1641, 1643, 1644, 1646, 1648, 1667 to 1669, 71 to 1675, 1679 to 1681, 1683, 1684, 1707, 1710, 11, 1738, 1739, 1741 to 1749, 1760, 1761, 1847 to 59, 2235, 2240, 2242, 2244, 2246 to 2248, 2250 to 2251, 355, 2266, 2268, 2304, 2319, 2323, 2324, 2351, 2352, 56, 2358, 2360, 2490, 2500, 3351, 3365 to 3368, 3370, 3372, 3400, 3410 to 3427, 3429 to 3432, 3496 to 3498, 04 to 3814, 3816, 3817, 3820, 3822 to 3834, 3842, 43.

Mauza Siromoni, jurisdiction list No. 110.

Cadastral survey plot Nos. 106, 107, 113, 115, 117 to 119, 121, 126, 127, 147 to 150, 155 to 158, 176, 188 to 191, 194 to 198, 200 to 202, 211 to 214, 216 to 220, 223, 224, 226, 227, 279, 616, 617.

Mauza Salmula, jurisdiction list No. 22.

Cadastral survey plot Nos. 2, 81, 86, 89, 92, 95 to 97, 123, 129, 144, 146, 147, 149 to 151, 154 to 156, 161, 165, 166, 195, 252, 261, 283, 300, 327, 340, 343, 345 to 348, 350 to 357, 359, 360, 362 to 373, 375, 376, 382, 383, 386, 388, 393 to 396, 398, 400 to 405, 407 to 409, 411 to 437, 439, 443, 447, 449 to 461, 464 to 470, 473 to 496, 499, 500, 520, 521, 523, 524, 604, 607 to 610, 615 to 621, 624 to 630, 632 to 645, 647 to 649, 660, 667, 674, 676, 681, 685 to 690, 694, 705 to 708, 711, 712, 1172 to 1175, 1223 to 1231, 1237, 1241, 1269, 1270, 1289 to 1291, 1293, 1294, 1298, 1300, 1325 to 1328, 1330, 1335 to 1338, 1341 to 1347, 1349, 1354 to 1357, 1506, 1592 to 1596, 1603, 1641, 1667, 3072, 3272, 3274, 3275, 3278, 3279, 3283 to 3290, 3346 to 3350, 3352, 3353, 3356, 3362 to 3365, 3367, 3495, 3498 to 3501, 3503 to 3508, 3556, 3557, 3573, 3655, 3675, 3694 to 3709. 3711, 3718, 3720, 3723, 3725 to 3730, 3732, 3736 to 3738, 3743, 3757, 3775, 3779, 3788, 3790, 3791, 3795 to 3798, 3801 to 3808, 3816, 3838, 3886 to 3889, 3903. 3920, 3922, 3924, 3926 to 3934, 3968, 3973, 3980 to 3982 3985 to 3988, 3991, 3992, 3994 to 4001, 4003 to 4008, 4017, 4020, 4021, 4037, 4070, 4081, 4084 to 4087, 4090, 4098, 4101 to 4104, 4183 to 4185, 4188, 4190, 4191, 4364, 4365, 4187.

Mauza Ilsura, jurisdiction list No. 116.

Cadastral survey plot Nos. 283, 286 to 290, 403 to 408, 412, 429, 432 to 438, 440 to 452, 457 to 459, 461 to 467, 912, 982, 1381, 1389 to 1392, 1396, 1398, 1400 to 1407, 1419, 1424, 1425, 1427 to 1430, 1432 to 1439, 1442 to 1452 to 1458, 1460 to 1463, 1303 to 1306, 1308, 1309, 1318, 1319, 1321, 1323, 1325, 1327, 1328, 1331, 335, 1339 to 1343.

Mauza Gangarambati jurisdiction list No. 119.

Cadastral survey plot Nos. 77 to 81, 91, 92, 101, 105, 106 109 to 111, 112 to 117, 142, 143.

Mauza Ajapur, jurisdiction list No. 120.

Cadastral survey plot Nos 42, 43, 238 to 241, 438, 439, 445, 643, 645, 648, 651 to 653, 734 to 736, 738 to 741, 744, 799, 829, 832, 837 to 840, 1008 to 1010, 1688 to 1691, 1705, 1765 to 1767, 1770, 1879, 1885, 1888, 1891, 1900 to 1904, 1924, 1926, 1934 to 1936, 1943, 1949 to 1953, 1955, 1956, 1990, 1993, 1994, 2061 to 2063, 2065, 2066, 2117 to 2120, 2137, 2138, 2150 to 2155, 2165, 2181 to 2188, 2193 to 2198, 2200, 2202 to 2204, 2209.

Mauza Gopalpur, jurisdiction list No. 113.

Cadastral survey plot Nos. 244, 292, 294, 296 to 298, 300, 301, 303, 305, 306, 314 to 318, 325, 326, 352, 353, 360, 361, 607, 613, 685 to 688, 691 to 698, 701 to 704, 1034 to 1036, 1048, 1050, 1051, 1053, 1055, 1060, 1061, 1195, 1202, 1212 to 1217, 1219, 1231, 1233 to 1237, 1242, 1244 to 1249, 1251, 1253 to 1257, 1260, 1298, 1559, 2330 to 2339, 2343 to 2362, 2366 to 2371, 2376 to 2386, 2391 to 2397, 2399 to 2403, 2409, 2419, 2420, 2422 to 2424, 2480 to 2484, 2493 to 2495.

Mauza Ilsura, jurisdiction list No. 116. Cadastral survey plot Nos. 495 to 506.

Mauza Jougram, jurisdiction list No. 114.

Cadastral survey plot Nos. 282, 283, 293 to 303, 338 to 353, 680, 681, 712 to 722, 725 to 727, 729 to 732, 853, 854, 861, 2168 to 2177, 2179 to 2182, 2185 to 2189. 2193, 3209, 3210, 3231, 3233, 3235, 3240, 3242, 3364, 3366 to 3368, 3372, 3377, 4092, 4879 to 4881, 4883, 4903, 4905, 4906, 4909 to 4913, 4915, 4921, 4923 to 1925, 4927, 4928, 4935, 4939 to 4941, 4944, 4948, 4949, 4952 to 4954, 4959, 4965, 4968, 5002, 5008, 5009, 5011. 10 5015, 5018, 5082 to 5084, 5087, 5554, 5555, 5564, 5565, 5661, 5684 to 5686, 5688, 5689, 5691 to 5694, 5697, 5698, 5721 to 5729, 5902, 5903, 5905, 5906, 5909, 5910, 5913, 6003, 6018, 6032, 6041, 6043, 6045, 6048, 6050, 6051, 6063, 6064, 6068, 6069, 6071, 6074, 6075, 6078, 6084, 6092, 6115, 6118 to 6121, 6125, 6129, 6130, 6387, 6390, 6392, 6393, 6395, 6397, 6463, 6470 to 6472, 6475, 6477 to 6479, 6481, 6514, 6571, 6575 to 6583, 6585, 7020, 8464, 8465, 8500 to 8512, 8514 to 8516, 8713 to 8717, 8812, 8813, 8816, 8822, 8823, 8825 to 8829, 8832, 8850 to 8853, 8864, 8865, 8869, 8871 to 8873, 8875, 8908, 8911, 8913, 8914, 8917.

Mauza Maina, jurisdiction list No. 117.

Gadastral survey plot Nos. 1073 to 1076, 1099, 1104 to 1109, 1112 to 1115, 1119 to 1131, 1133, 1135, 1138, 1142, 1153, 1159, 1166, 1169, 1171 to 1174, 1505, 1513 to 1518, 1599, 1601 to 1606, 1608, 1610, 1617, 1619 to 1622, 1624, 1626 to 1660, 1782, 1783.

Mauza Maina, jurisdiction list No. 117.

Cadastral survey plot Nos. 4, 6, 9 to 11, 24 to 38, 204, 271 to 283, 294, 299, 300 to 302, 352 to 356, 367 to 372, 416, 421, 423, 425 to 428, 434, 464, 465, 466.

Mauza Amra, jurisdiction list No. 112.

Cadastral survey plot Nos. 8, 12 to 19, 21, 27 to 32, 34, 36, 138, 296 to 307, 322, 326, 327, 332, 334, 385, 387, 388 to 390, 417, 798, 804, 806, 808, 819 to 822, 854, 858, 861, 863, 918, 919, 922 to 926, 932, 955, 957, 958, 960 to 963, 966, 968 to 973, 976 to 979, 1359, 1376 to 1379, 1381 to 1394, 1514, 1515, 1522, 1524 to 1526, 1537 to 1539, 1542, 1543, 1545 to 1547, 1562, 1564, 1592 to 1594, 1600, 1609 to 1611, 1630, 1631, 1635, 1638, 1639 to 1641, 1643, 1649, 1650, 1667, 1684.

### Police-station Galsi, district Burdwan.

Mauza Saldanga, jurisdiction list No. 3.

Cadastral survey plots irrigated in part or full—268.273(P), 280.286, 289.302, 320, 322(P), 323(P), 325.326(P), 328(P), 329(P), 350(P), 355(P), 376(P), 380.382, 384(P), 385(P), 2646(P), 2647, 2649, 2667, 2660, 2665-2670, 2675, 2677, 2678(P), 2681-2684(P), 2688-2689, 2691-2697, 2699-2703, 2705-2708, 2710-2734, 2736-2742, 2744-2746, 2748-2784, 2786, 2788-2802, 2805-2807, 2809(P), 2811(P)-2813(P), 2815-2828, 2830-2833, 2835-2856, 2858, 2859(P), 2881(P), 2882(P), 3156(P), 3175(P), 3178(P), 3182-3184(P), 3188(P), 3189(P), 3198-3201(P), 3206(P), 3209-3213, 3217-3229, 3230(P), 3232(P), 3233(P), 3238(P), 3242(P), 3244-3247, 3253-3260, 3262(P), 3271(P), 3277(P), 3274, 3275, 3278, 3325(P), 3389(P), 3394(P).

Mauza Rondia, jurisdiction list No. 4. Cadastral survey plot Nos. 230-236.

Mauza Galsi, jurisdiction list No. 99.

Cadastral survey plot Nos.—326, 624, 627, 62 637, 641, 643, 668, 673, 676, 685, 705, 706, 712, 72 726, 750, 752, 864, 876, 1113, 1126 to 1129, 1131 1133, 1264, 1270 to 1273, 1281 to 1283, 1668, 167, 1858, 2308, 2309, 2319 to 2322, 2341, 2347 to 234, 2353, 3565, 3569 to 3571, 3587 to 3789, 3591, 361, 3615, 3617, 3619 to 3623, 3627 to 3630, 3656 to 365, 3660, 3661, 3685, 3687, 3714, 3732, 3752, 3755, 3738, 3759, 3839, 4157 to 4160, 4168, 4169, 4362 to 4365, 4385, 5719, 5723 to 5726, 5728, 5740, 5741, 5767, 5768, 5771, 5772, 5775 to 5782, 5786, 5787, 5789, 5790, 5828, 5829, 5831 to 5837, 5842, 5844 to 5847, 5855, 5857 to 5862, 5865, 5868, 5869, 5873, 5875, 5877 to 5879, 5831, 5884 to 5886, 5891, 5915, 5917 to 5919, 5921, 5923, 5925, 5954, 5955, 5958, 5959, 5963 to 5969, 5971, 597, 5995.

Mauza Khetura, jurisdiction list No. 101.

Cadastral survey plot Nos. 367, 368, 399, 400, 406
411, 413, 414, 426 to 429, 439 to 443, 445 to 452, 451 to
457, 823, 828, 831, 842, 856 to 867, 870, 871, 878, 86
882, 888 to 898, 901 to 905, 907, 916, 922, 923, 925 to
931, 939, 941, 942, 944 to 948, 950, 951, 955, 956, 96
to 965, 968, 969, 979, 1024, 1060, 1208, 1210, 1218 to
1220, 1226, 1233, 1235 to 1240, 1245 to 1247, 1251 to
1254, 1256 to 1264, 1860, 1862, 1863, 1878 to 188,
1890, 1891, 1914, 1915, 1993, 1996, 1997, 2130, 2137
2140 to 2142, 2144 to 2148, 2153, 2154, 2157 to 2130
2169, 2182, 2191, 2197, 2199 to 2203, 2222, 2224, 2225
2230, 2231, 2235 to 2240, 2245, 2248 to 2252, 2234, 2252
2264, 2265, 2267, 2268, 2300, 2311, 2317, 2318, 2324, 2334, 2333, 2356.

Mauza Kuturuki, jurisdiction list No. 93.

Cadastral survey plot Nos. 694 to 702, 736, 743. 747 to 752, 755, 756, 758, 762 to 765, 767, 768, 76792, 800 to 814, 816 to 837, 840, 841, 843 to 845, 849, 850, 854, 856, 859 to 861, 991 to 993, 995 to 1008 to 1010, 1012 to 1020, 1022 to 1035, 1044.

Mauza Bonsujapur, jurisdiction list No. 90-

Cadastral survey plot Nos. 17 to 19, 41, 42, 50, 51 55, 93, 96, 98, 99, 102, 112 to 117, 119, 121, 123 to 151 128, 129, 136, 137, 144, 188, 212, 213, 215, 216, 218, 227 to 229, 239 to 241, 244 to 246, 248 to 250, 252, 255 256, 263 to 266, 270, 271, 273, 275 to 277, 346, 349 kt 353, 553, 558, 559, 561 to 568, 577, 578, 580 to 583 588, 589, 622, 641, 678, 754, 801, 806 to 809, 811, 812 863, 867, 868, 870.

Mauza Kurkuba, jurisdiction list No. 97.

Cadastral survey plot Nos. 279 to 285, 422, 424, 4248, 430, 432, 434 to 444, 446, 448 to 450, 452 to 4546 to 458, 461 to 464, 469 to 483, 487 to 495, 498, 919 to 924, 926, 927, 929, 1030, 1031, 1044, 1049, 1050 to 1071, 1076, 1078 to 1081, 1083, 1081086, 1088 to 1091, 1093 to 1110, 1112, 1116, to 111123, 1125 to 1129, 1131, 1716 to 1722, 1724 to 1731732 to 1736, 1740 to 1752, 1754 to 1759, 1763, 1841835, 1837 to 1844, 1849 to 1853, 1860, 1903 to 19118 to 1921, 1950, 1983 to 1986, 1991, 1999.

Mauza Sakrai, jurisdiction list No. 145.

Cadastral survey plot Nos. 223, 298, 310, 315, 333, 335, 336, 339, 341, 343, 345, 348, 350, 357, 367, 370, 374, 375, 377, 382, 386, 387, 390 to 392, 395 to 398, 401, 403, 405 to 413, 417, 419, 420, 422, 424, 425, 427 to 433, 437 to 439, 441, 494 to 509, 512, 514 to 517, 519 to 523, 526, 526, 528 to 530, 537, 550, 553, 554, 557, 559, 561, 665, 667, 668, 671, 672, (73, 676, 678, 689, 732, 734, 735, 737 to 741, 744, 747, 748, 751, 771, 876, 1264.

Mauza II tta, jurisdiction 1st No. 147.

Cadas tral survey plot Nos. 2551, 2561, 2564, 2566, 2570, 2571, 2574, 2575, 2577, 2578, 2580 to 2586, 2588, 2589, 2590, 2592 to 2597, 2599 to 2603, 2605, 2607 to 2612, 2614, 2617, 2618, 2653, 2656 to 2660, 2662, 2663, 2665 to 2667, 2686 to 2690, 2693 to 2695, 2699, 2703, 2706, 2739, 2897, 2898, 2913, 2928 to 2934, 2938 to 2940, 2942.

Mauza Satinandi, jurisdiction list No. 149. Cadastral survey plot Nos. 956, 959, 960, 962/5995 971, 985, 987, 989, 991, 992, 1006, 1009, 1018, 1019, 1022

Mauza Chottomuria, jurisdiction list No. 140. Cadastral survey plot Nos. 349 to 351, 377, 378, 380, 387, 389.

Mauza Taranagar, pur'sdiction 1 st No. 143. Cadastral survey plot Nos. 145, 161, 164, 172, 173, 175 to 192, 195, 199, 209, 211, 408 to 411, 413 to 418, 421 to 424, 471, 618, 810, 811, 882.

Mauza K shorkona, jur.sd.et on 1.st No. 148.

Cadastral survey plot Nos. 393 to 395, 398, 1554, 1557, 1576, 1577, 1580, 1581, 1583, 1585, 1589, 1592 to 1595, 1597 to 1599, 1602, 1627, 1630 to 1633, 1644, 1647, 1649, 1653, 1655, 1656, 1670, 1678, 1680, 1681, 1683, 1688 to 1690, 1693 to 1695, 1703, 1705, 1833, 1834, 1836, 1839, 1841, 1844 to 1854, 1856, 1857, 1859, to 1862, 1863, 2126, 2127, 2130 to 2132, 2134 to 2141, 2143, 2148 to 2151, 2153, 2156 to 2160, 2162 to 2167, 2170, 2175, 2176, 2178, 2182, 2183, 2192, 2193, 2195, 2196, 2198, 2200, 2202, 2206, 2208 to 2212, 2215 to 2217, 2223 to 2226, 2244 to 2246, 2309, 2311, 2312, 2339, 2785, 2787 to 2790, 2793 to 2806, 2808, 2817, 2824 to 2827, 2829 to 2832, 2836 to 2838, 2879 to 2882, 3193, 3341.

Mauza Channa, jurisd et on 1st No. 146.

Cadastral survey plot Nos. 3704 to 3706, 3720 to 3722, 3724 to 3728, 3734 to 3736, 3738, 3739, 3742, 3744 to 3750, 3752 to 3762, 3765, 3767, 3763, 3773 to 3781, 3786 to 3793, 3795 to 3800, 3803 to 3806, 3813, to 3818, 4178, 4200, 4203, 4206, 4209, 4233, 4234, 4266 to 4270, 4272, 4277, 4280, 4389, 4391, 4393, 4399 to 4403, 4407, 4408, 4410, 4412, 4415, 4414, 4424, 4426, 4428, 4429, 4431, 4432, 4537.

Mouza Dayalpur, jurisdiction list No. 100.

Cadastral survey plot Nos. 13, 67, 69, 110, 111, 114, 115, 117 to 120, 128, 132, 136 to 142, 144, 145, 148 to 152, 155 to 158, 161, 171, 173 to 181, 184, 188, 189, 313, 315 to 320, 322, 371 to 374, 379, 380, 382, 401, 402, 404 to 406, 408, 426, 450 to 457, 459 to 461, 463 to 470, 473 to 476, 480 to 483, 490 to 492, 497, 500, 504, 518, 549, 559, 583, 593, 598 to 600, 608, 610, 611, 614, 616, 617, 631, 632, 635, 636, 638, 641 to 648, 772, 786.

Mouza Sreedharpur, jurisdiction list No. 134.

Cadastral survey plot Nos. 246, 249, 250, 689, 690, 700, 705 to 707, 712, 718, 721, 756, 766, 770, 771, 775 to 778, 785, 787, 881, 884, 885, 888, 891 to 896, 997.

Mouza Darbarpur, jurisdiction list No. 105.

Cadastral survey plot Nos. 367, 384, 609, 611, 614, 615, 619, 624, 629, 633, 634, 636 to 640, 645, 649, 679, 681 to 683, 685, 688, 690 to 696, 698, 699, 886, 896, 898 to 900, 904, 905, 908 to 912, 914 to 919, 921, 925, 930, 935, 993.

### Mouza Khano, jurisdiction list No. 139.

Cadastral survey plot Nos. 5752, 5776, 5782, 5799, 7341, 7343, 7351, 7352, 7361, 7362, 7364, 7367, 7368, 7370, 7371, 7373 to 7378, 7412, 7413, 7509, 7510, 7512 to 7514, 7542, 7544, 7550, 7553, 7555, 7556, 7569, 7787, 7788, 7797.

Mouza Chakmuria, jurisdiction list No. 138.

Cadastral survey plot Nos. 331, 332, 367, 372 to 374, 377 to 379, 406, 407, 409, 411 to 416, 418, 419, 428 to 430, 818 to 822, 824 to 829, 831 to 839, 844, 846, 847, 849 to 852, 854 to 861, 863 to 872, 886, 887, 944, 952, 953

Mouza Uchagram, jurisdiction list No. 88.

Cadastral survey plot Nos. 8, 10, 37, 40, 46, 98, 107, 118, 120, 123, 584, 587, 588, 593, 594, 598, 856, 1333, 1335, 1336, 1340, 1341, 1343, 1453, 1456, 1464, 1478, 1788, 1790, 1791, 4147 to 4157, 4161, 4164 to 4174, 4176, 4250, 4476 to 4481, 4507 to 4512, 4606, 4609 to 4615, 4624, 4636 to 4656, 4659 to 4665, 4667 to 4670, 4676, 4677, 4805 to 4807, 4809 to 4811, 4846, 4978, 4984, 5001 to 5607, 5009 to 5012, 5015, 5017, 5020, 5021, 5023 to 5028, 5030, 5033, 5039, 5040, 5042 to 5045, 5047, 5051, 5062, 5708.

Mouza Golegram, jurisdiction list No. 89.

Cadastral survey plot Nos. 1386, 1413, 1415, 1418 to 1424, 1428 to 1436, 1440, 1442 to 1445, 1797, 1799, 18:0, 4546, 4871, 4876, 4877, 4878, 4880, 4881, 5119, 5776 to 5780, 5782, 5783, 5799, 6557 to 6570, 6578 to 6597, 6612 to 6621, 6629 to 6631, 6665 to 6674, 6676 to 6692, 6707 to 6726, 6730, 6731, 6733, 6734, 6736 to 6742, 6744 to 6753, 6800, 6801, 6803, 6804, 6830, 7198, 7201.

Mouza Sanko, jurisdiction list No. 154.

Cadastral survey plot Nos. 106, 107, 123, 125, 127 to 130, 142, 148, 149, 163, 167, 174, 185, 186, 189, 190, 198, 199, 203, 206, 214, 1010, 1033, 6905, 7117, 7129, 7131, 7146.

Mouza Uro, jurisdiction list No. 137.

Cadastral survey plot Nos. 261, 443, 457, 1626 to 1630, 1632, 1636, 1637, 1642, 1644, 1645, 1647 to 1649, 1652, 1653, 1694, 1695, 1702, 1703, 1705, 1706, 3027.

Mouza Kurmuna, jurisdiction list No. 150.

Cadastral survey plot Nos. 1673 to 1676, 1682.

## Mouza Sarul, jurisdiction list No. 136.

Caadstral survey plot Nos. 614, 658, 661, 731, 732, 739, 740, 753, 756, 758, 760 to 762, 888, 889, 896, 899, 906, 914, 916 to 918, 920, 927, 980, 986, 987, 992, 995, 996, 998, 1000, 1182 to 1184, 1189, 1194 to 1196, 1543 to 1545, 1547, 1555, 1557.

## Mouza Sasanga. jurisdiction list No. 153.

Cadastral survey plot Nos. 30, 32, 44, 49, 50, 54, 61 63 to 65, 72, 73, 75, 108, 110 to 113, 122 to 136, 138 to 140, 190, 198, 200, 202, 203, 206, 207, 212, 274, 295 to 298, 536 to 538, 540, 541, 543, 548, 550 to 561, 581, 896 to 899, 900 to 905, 916, 917, 926, 947 to 951.

## Police-station Bhatar, district Burdwan.

### Mouza Parhat, jurisdiction list No. 47.

Cadastral survey plot Nos. 181, 183, 275, 344, 347, 364, 365, 378 to 387, 449, 450, 502 to 504, 508 to 527, 530 to 556, 559, 560, 563, 568, 571, 578, 611, 612, 615 to 617, 619, 622, 624, 625, 631, 634, 642, 649, 651, 657, 658, 662, 674, 676, 678, 704 to 708, 812 to 815, 834, 854, 858, 860, 862, 863, 865, 866, 868 to 871, 873 to 877, 883 to 886, 946, 951, 954 to 959, 962 to 970, 988 to 990, 993 to 996, 1004, 1007 to 1021, 1024 to 1028. 1032, 1034, 1045, 1052, 1062 to 1070, 1373, 1374, 1376 to 1382, 1390 to 1398, 1400 to 1419, 1422, 1432, 1438 to 1441, 1443 to 1445, 1449, 1460, 1462 to 1464, 1479, 1480, 1484, 1582 to 1587, 1730 to 1732, 1745 to 1748, 1755, 1757, 1758, 2182, 2184, 2190, 2191, 2230, 2235, 2236, 2247, 2248, 2250, 2800, 2880 to 2882, 2884, 2891 to 2894, 2897, 2899 to 2902, 2904 to 2908, 2964, 2967, 2996, 2999, 3001, 3002, 3006, 3008 to 3011, 3013, 3057 to 3064, 3069 to 3071, 3073, 3075 to 3077, 3079 to 3085, 3088 to 3092, 3095 to 3102, 3105 to 3108, 3110 to 3117, 3121, 3127, 3129, 3149, 3150, 3154, 3156, 3158 to 3160, 3162, 3164, 3165, 3167 to 3170, 3172, 3174 to 3177, 3179, 3180, 3183, 3184, 3187, 3188.

### Mouza Nunari, jurisdiction list No. 48.

Cadastral survey plot Nos. 629, 631, 650, 655, 686, 3378, 3463, 3468, 3476 to 3482, 3485 to 3494, 3497, 3516, 3521 to 3526, 3531, 3532, 3592 to 3594, 3596 to 3599, 3601 to 3605, 3607, 3608, 3611, 3612, 3614, 3615, 3624, 3775, 3784 to 3789, 3792, 3784 to 3796, 3799, 3802 to 3804, 3806, 3809 to 3822, 3824 to 3829, 3848 to 3877, 3880 to 3889, 4405, 4407, 4408, 4410, 4414, 4430, 4477, 4503, 4534.

Mouza Mohachanda, jurisdiction list No. 49.

Cadastral survey plot Nos. 91 to 93, 100, 109, 162, 164 to 167, 177 to 179, 196, 311, 400, 402, 3261, 3282.

Mouza Korjona, jurisdiction list No. 58.

Cadastral survey plot Nos. 1403 to 1411, 1415 to 1436, 1439, 1440, 1447 to 1449, 1452 to 1455, 1457, 1459 to 1465, 1467, 1471, 1483 to 1487.

Mouza Nobasta, jurisdiction list No. 55.

Cadastral survey plot Nos. 261 to 266, 270 to 275, 277, 641, 643 to 645, 647 to 650, 667, 712, 1416, 1417, 1420 to 1425.

#### Police-station Kalna, district Burdwan.

Mouza Deara, jurisdiction list No. 79.

Cadastral survey plot Nos. 209 to 211, 276 to 2 292 to 296, 300, 318, 319, 328 to 332, 334, 335, 339 342, 354, 358, 359, 365, 367 to 375, 434, 445 to 4 450, 452, 893, 896, 897, 907, 909, 910, 912, 913, 91 984, 1001 to 1003, 1005, 1006, 1008 to 1012, 1027 1033, 1038 to 1050, 1091 to 1093.

### Mouza Nowapara, jurisdiction list No. 65.

Cadastral survey plot Nos. 42, 49 to 58, 61 to 66.6 70, 72, 83, 86, 140 to 145, 150, 152, 461, 462, 464, 46 to 469, 471, 473, 476 to 479, 481 to 483, 486 to 488 497, 499, 500, 502 to 504, 514, 515, 522 to 527, 533 534, 536, 538 to 542, 547 to 559, 561 to 567, 569, 571 to 578, 586 to 588, 606 to 608, 623, 655 to 657, 673 to 675, 703, 705, 736, 740, 741, 743 to 745, 747 to 749, 753, 1222, 1225, 1243, 1271, 1275, 1276, 1279 to 1281, 1291, 1296, 1297, 1521, 1522, 1585, 1604, 1605, 1607, 1608, 1612, 1640, 1641, 1643, 1648 to 1650, 1669 to 1672, 1674 to 1681, 1684 to 1687, 1704, 1705, 1782, 1790, 1793, 1794, 1796, 1798, 1800 to 1802, 1805, 1815, 1816, 1818, 1832, 1835, 1836, 1838, 1841, 1843, 1844, 1888 to 1890, 1898 to 1900, 1902 to 1907, 1909, 1910, 1948 to 1953, 1955, 1956, 2011, 2023.

#### Mouza Suipara, jurisdiction list No. 70.

Cadastral survey plot Nos. 108 to 111, 113, 114, 119, 122 to 126, 130, 132, 158 to 160, 162, 172 to 178, 235, 239, 240, 243 to 245, 265, 266, 268, 269, 299, 303, 306 to 321, 325, 326, 331 to 341, 347, 351 to 364, 377 to 381, 417 to 419, 422, 423, 425 to 430, 432 to 440, 442 to 445, 457 to 463, 466 to 469, 471, 473 to 476, 470 480, 492, 515, 517 to 519, 597 to 601.

### Mouza Isabpur, jurisdiction list No. 67.

Cadastral survey plot Nos. 229 to 234, 239, 265. 27 to 278, 281. 283 to 292, 299, 352. 356, 357, 361 to 36 368, 369, 375, 376, 378 to 381, 383 to 389, 393 to 387 to 401, 403 to 406, 408, 410 to 416, 418, 421. 42 to 432, 517 to 519, 521 to 524, 526, 535 to 543, 633, 637 to 639, 643, 741 to 743, 750, 753, 757 to 59 785, 787, 802, 804, 807, 814 to 820, 823, 854, 894, 91 to 920.

## Mouza Gopalpur, jurisdiction list No. 71.

Cadastral survey plot Nos. 13, 15 to 35, 37 to 39, 45 47, 48, 50 to 54, 56 to 58, 60 to 65, 116, 117, 119, 685 686, 688 to 698, 1071, 1090, 1091, 1094, 1095, 1097 to 1100, 1105 to 1110, 1117 to 1119, 1121, 1122, 1130, 1131, 1164, 1168, 1180 to 1182, 1186 to 1195 1203 to 1205, 1341 to 1345, 1347, 1348, 1350, 1353 1413, 1418, 1422, 1428 to 1432, 1436 to 1438, 1440 1445 to 1448, 1453, 1496, 2348 to 2350, 2355 to 2359 1445 to 2367, 2370, 2371, 2436 to 2444, 2454, 2455, 2458 to 2460, 2463 to 2471, 2474 to 2481, 2484, 2485, 2494, 2496 to 2498, 2549,2550, 2569.

### Mouza Tehala, jurisdiction list No. 74.

PART I]

Cadastral survey plot Nos. 3 to 9, 15 to 19, 26, 28, 29, 44 to 49, 116, 119 to 122, 124, 173 to 179, 185, 186, 217, 222, 223, 227 to 237, 239 to 246, 248 to 250, 271 to 275, 285, 288, 290, 322 to 325, 328 to 330, 333 to 336, 399, 401, 402, 404 to 411, 413, 417, 427, 430, 432, 434, 435, 448 to 458, 462 to 464, 466 to 468, 470, 476, 477, 479, 480, 485 to 489, 491 to 495, 501 to 508, 510 to 517, 519 to 527, 529, 530, 532, 533, 535 to 538, 546, 550, 551, 557, 905 to 907, 963 to 967, 969 to 972, 991, 992, 994 to 999, 1001 to 1006, 1008 to 1012, 1014, 1015, 1017 to 1019, 1075 to 1078, 1656, 2001 to 2006, 2008, 2009, 2017.

### Mouza Joypur, jurisdiction list No. 154.

Cadastral survey plot Nos. 32, 33, 35 to 39, 41 to 44, 8 to 50 to 59, 62, 64 to 67, 70 to 94, 136, 138, 140 to 43, 145 to 150, 154, 155, 177 to 180, 191 to 194, 202, 303, 210 to 216, 226, 228 to 233, 239, 241, 251 to 258, 48, 358, 370 to 376, 390, 391, 461 to 463, 468 to 470, 75, 476, 481, 489, 503, 516 to 523, 525, 527 to 532, 36, 538 to 542, 545 to 548, 550 to 553, 557 to 567, 569 o 571, 573 to 575, 578, 581 to 596, 629, 630, 759.

### Mouza Anukhal, jurisdiction list No. 104.

Cadastral survey plot Nos. 1764, 1765, 1767, 1768, 773, 1779 to 1782, 1788 to 1792, 1798 to 1801, 1803, 805, 1806, 1809, 1811, 1815 to 1834, 1836, 1840, 1841, 846, 1848, 1902, 1906, 1908 to 1910, 1970, 1974.

### Mouza Baitipara, jurisdiction list No. 75.

Cadastral survey plot Nos. 241, 242, 246, 248 to 50, 252 to 254, 257, 258, 264 to 266, 295, 299 to 301, 17 to 319, 321 to 324.

### Mouza Madanhasa, jurisdiction list No. 81.

Cadastral survey plot Nos. 929 to 934, 937, 1030, 031, 1040 to 1043, 1045 to 1049, 1054, 1055, 1060, 061, 1073, 1074.

## Mouza Balia, jurisdiction list No. 105.

Cadastral survey plot Nos. 1682, 1687, 2881, 2883, 937, 3038, 3040, 3043 to 3052, 3055, 3068, 3070 to 986, 3088 to 3090, 3117 to 3120, 3122, 3131, 3133, 135, 3140 to 3145, 3151 to 3153, 3155 to 3159, 3161, 462, 3164 to 3168, 3170, 3171.

## Mouza Sehara, jurisdiction list No. 80.

Cadastral survey plot Nos. 216, 238, 242, 243, 249, 1, 253, 257, 259 to 261, 263 to 267, 269 to 275, 306, 8, 311, 313, 314, 320 to 324, 327 to 329, 352, 355, 7 to 360.

# Mouza Sultanpur, jurisdiction list No. 66.

Cadastral survey plot Nos. 317, 319, 320, 322 to 324, 6, 336, 337, 339 to 342, 345, 354 to 356, 359, 361, 6, 368, 369, 393, 406, 418, 420 to 423, 456, 457, 462, 4 to 469, 564 to 568, 572, 573, 575 to 577, 626, 627.

### Mouza Hridyapur, jurisdiction list No. 72.

Cadastral survey plot Nos. 4 to 7, 16, 17, 19, 21 to 24, 26, 28 to 32, 60 to 68, 71 to 76, 79 to 81, 168, 169, 197, 198, 202, 204, 216, 217, 219, 221, 224 to 227, 229 to 234, 267, 268, 279 to 284, 286 to 303, 322, 324 to 329, 355 to 361, 364 to 368, 370 to 374, 566, 567, 573, 576 to 579, 684, 688, 688, 689.

## Mouza Shikarpur, jurisdiction list No. 100.

Cadastral survey plot Nos. 3 to 21, 25 to 38, 40, 43 to 46, 106, 108, 109, 111, 112, 114, 117 to 120, 126, 204, 105, 107 to 213, 220 to 222, 225.

## Mouza Radhanagar, jurisdiction list No. 78.

Cadastral survey plot Nos. 4546 to 4549, 4551 to 4553, 4555, 4571, 4572, 4575, 4627 to 4630, 4634, 4636 to 4639, 4643, 4644, 4648, 4658, 4659, 4662, 4701, 4704, 4706, 4779, 4780, 4786 to 4790, 4792, 4794, 4797, 4813, 6083 to 6089, 6098.

### Mouza Uplati, jurisdiction list No. 64.

Cadastral survey plot Nos. 531, 548 to 553, 578, 579, 581, 594 to 596, 598 to 609, 611, 629, 635 to 644, 646, 648 to 655, 657 to 661, 665, 667 to 669, 763 to 766, 770 to 774, 776, 780 to 783, 789 to 793, 795 to 798, 836, 383 to 845, 852 to 854, 873 to 877, 881, 1010, 1011, 1013, 1015 to 1018, 1020 to 1023, 1025 to 1027, 1056 to 1063, 1089, 1090, 1093, 1094, 1166, 1169, 1390, 1406, 1419, 1421, 1423 to 1430, 1513 to 1517, 1548 to 1551, 1553, 1555 to 1560, 1590 to 1599, 1605 to 1611, 1614, 1615, 1620 to 1626, 1628, 1629, 1631, 1632, 1767, 1770, 1771, 1781 to 1783, 1785 to 1789, 1798 to 1801, 1803, 1804, 1806, 1808, 1811 to 1814, 1828, 1831 to 1833, 1842, 1958.

### Mouza Hatbele, jurisdiction list No. 73.

Cadastral survey plot Nos. 65, 89, 97, 102 to 105, 119, 120, 123, 124, 127, 140 to 142, 146, 147, 155 to 159, 412, 417 to 421, 427, 428, 430, 439 to 450, 474 to 476, 478, 479, 481 to 486, 505, 506, 509 to 517, 524 to 527, 529, 568 to 571, 579, 580, 742, 747, 751 to 753, 755, 756, 759, 762 to 767, 773 to 776, 779 to 782, 822 to 827, 850, 852 to 854, 856 to 858, 871, 1220 to 1234, 1236, 1242, 1248 to 1270, 1274 to 1287, 1362 to 1364, 1369, 1371, 1377, 1384 to 1388, 1410, 1411, 1459 to 1465, 1467 to 1478, 1481 to 1486, 1490, 1503, 1505, 1506, 1508 to 1510, 1565, 1619, 1628 to 1630, 1636 to 1642, 1645, 1647 to 1650, 1654 to 1657.

## Mouza Umarpur, jurisdiction list No. 160.

Cadastral survey plot Nos. 154, 160, 175, 247 to 249, 342, 360, 670, 722, 727, 790, 795, 800 to 803, 862.

## Mouza Kulara, jurisdiction list No. 17.

Cadastral survey plot Nos. 246 to 249, 252 to 281, 283 to 286, 289 to 297, 327 to 329, 332 to 354, 371 to 376, 382, 383, 440 to 464, 466, 475, 477, 491, 492, 501, 526 to 540, 618 to 629, 637 to 640, 683 to 687, 689 to 693, 706 to 708, 718 to 727, 729 to 754, 774 to 791.

## Mouza Baruha, jurisdiction list No. 6.

Cadastral survey plot Nos. 4 to 6, 17 to 28, 33, 34, 36 to 40, 43 to 48, 221, 239, 242, 243, 245 to 247, 249, 253 to 253, 257, 262, 265, 266, 271, 276, 422 to 424, 429, 432, 442, 1122, 1153 to 1159, 1162, 1165, 1168, 1175 to 1180.

Mouza Narayanpur, jurisdiction list No. 20.

Cadastral survey plot Nos. 740 to 750, 759 to 762, 926 to 942, 966 to 976, 986 to 990, 1019, 1020, 1036, 1070, 1074, 1078 to 1080, 1093 to 1097, 1538, 1793 to 1795, 1823, 1824, 1826 to 1842, 1895, 1897 to 1901, 1910, 1912 to 1916, 1939, 1980 to 1985, 1993, 1995 to 1998, 2007, 2016, 2021 to 2024.

Mouza Khardobitra, jurisdiction list No. 5.

Cadastral survey plot Nos. 181 to 185, 187 to 262, 213 to 221.

Mouza Taipara, jurisdiction list No. 19.

Cadastral survey plot Nos. 293 to 296, 300, 301, 306 to 332, 366 to 369, 379.

Mouza Hasanabad, jurisdiction list No. 10.

Cadastral survey plot Nos. 22, 23, 35, 38 to 58, 71, 72, 73, 78 to 95, 97 to 106, 453 to 458.

Mouza Karpurdanga, jurisdiction list No. 16.

Cadastral survey plot Nes. 56, 60, 62 to 75, 77 to 105, 107, 162, 163, 165, 488, 495, 501, 507, 509, 514, 529, 532, 546, 547, 554.

Mouza Bhalra, jurisdiction list No. 62.

Cadastral survey plot Nos. 30, 35, 36, 46, 47, 64 to 67, 77, 78.

Mouza Harsuna, jurisdiction list No. 26.

Cadastral survey plot Nos. 131 to 137, 144 to 147, 204 to 206, 223 to 235, 244 to 248, 250 to 252, 335 to 361, 364, 367, 549 to 558, 560 to 564, 611 to 613, 619 to 625, 633 to 640, 645, 654 to 658, 666 to 669, 671, 678 to 685, 748, 749, 751, 752.

Mouza Khalispur, jurisdiction list No. 27.

Cadastral survey plot Nos. 11, 13 to 15, 55, 180, 182, 183, 191, 229 to 237, 239, 241 to 243, 251, 252, 255, 259, 262 to 267, 269 to 272, 274 to 299, 309, 336 to 338, 352, 358 to 360, 382 to 386, 388, 402 to 407, 412 to 448, 443, 485, 520, 524.

Mouza Utra, jurisdiction list No. 24.

Cadastral survey plot Nos. 877 to 879, 881, 886, 912 to 914, 925, 929 to 931.

Mouza Madhupur, jurisdiction list No. 55. Cadastral survey plot Nos. 72, 73, 163 to 178.

Mouza Surjapur, jurisdiction list No. 59.

Cadastral survey plot Nos. 72, 79, 80, 82 to 84, 31 to 102, 135, 146 to 156, 158, 159, 162, 163, 441 to 444, 480, 481, 484, 485, 487 to 489, 493, 495, 499 to 501, 1354, 1384, 1385, 1403 to 1424, 4426.

#### Mousa Bugpur, jurisdiction list No. 15.

Cadastral survey plot Nes. 133, 134, 436 to 147, 15 to 167, 174 to 181, 195 to 198, 200 to 204, 207, 214 215, 244 to 251, 254 to 260, 337, 339, 341, 343, 344 to 353, 355 to 363, 372, 375 to 393, 395 to 39, 406 to 433, 508, 517, 518, 577, 615 to 621, 623 to 624, 634, 637.

Mouse Atgaria, jurisdiction list No. 58.

Cadastral survey plot Nos. 4, 5, 20 to 30, 40  $_{10}$  42 44, 47 to 49, 86 to 96, 100, 101, 167, 128, 156, 157, 160 to 166, 168 to 171, 218, 246, 248 to 251.

Mouza Kakunia, jurisdiction list No. 30.

Cadastral survey plot Nes. 18, 62 to 73, 814.

Mouza Chowghari, jurisdiction list No. 22,

Cadastral survey plot Nos. 341 to 346, 367 to 376, 413 to 417, 577 to 583, 586 to 588, 591 to 604, 620 to 627, 801 to 817, 830, 831, 840 to 849, 1051, 1052, 1064, 1066 to 1071, 1074, 1075.

Mouza Guptipur, jurisdiction list No. 29.

Cadastral survey plot Nos. 1 to 20, 45 to 54, 56 to 58, 71 to 84, 86, 88, 89, 94, 98, 99, 101 to 109, 111, 115 to 117, 140 to 142, 157 to 165, 167 to 173, 362, 372 to 375, 383 to 418, 439, 440, 443, 444, 446, 452, 457, 460, 463, 464, 466, 468, 469, 471, 472, 479, 614 to 621, 624, 625, 630 to 648, 657, 658, 660, 670, 671, 675, 677, 678, 681 to 684, 746, 750, 752, 754 to 756, 758 to 760, 763, 768, 769 to 786, 897, 899 to 819, 821 to 825, 855, 982, 985, 488 to 992, 1022 to 1024, 1519 to 1523, 1534 to 1538, 1540, 1542 to 1551, 1560 to 4564, 1566, 1568, 1630, 1639, 1641 to 1643, 1648 to 1651, 1654 to 1663, 1671, 1702 to 1715, 1717, 1719 to 1726, 1757, 1767, 1774, 1781, 1782, 1904, 1995.

Mouza Bharna, jurisdiction list No. 21.

Cadastral survey plot Nos. 189 to 205, 310 to 3 322 to 326.

Mouza Bridhyapara, jurisdiction list No. 94.

Cadastral survey plot Nos. 1503 to 1505, 1507, 13 1513, 1525, 1526, 1577, 1578, 1580, 1581, 1593, 15137 to 1599, 1602, 1607, 1608, 1797 to 1803, 151873, 1927, 1929 to 1931, 1936 to 1938, 1951, 181958, 2071, 2074, 2080, 2081, 2083, 2084 to 2089, 20 to 2095, 2099 to 2101, 2114, 2115, 2125, 2128, 2132, 2139, 2141 to 2155, 2767 to 2178, 2180 to 2187, 21 to 2194, 2197 to 2199, 2201, 2202, 2220, 2345, 2363 2355, 2383 to 2388, 2390 to 2393, 2395, 2307 to 23 2406, 2407, 2561, 2673, 2674, 2701, 2703 to 2709, 271 2814, 2816, 2848.

Mouza Mosolandapur, jurisdiction list No. 56.

Cadastral survey plot Nos. 6 to 8, 14, 15 17, 18, 17 187 to 194, 197 to 219, 223 to 246, 272 to 284, 287, 28 294 to 306, 234, 335, 389, 556 to 611, 615 to 618, 61 to 641, 645 to 647, 650 to 654, 657, 658, 668, 669, 672.

#### Mouza Simlen, jurisdiction list No. 57.

Cadastral survey plot Nos. 1791 to 1794, 1827 to 1832, 304 to 2019, 2021 to 2044, 2259 to 2262, 2331 to 2362, 465 to 2383, 2388 to 2420, 2442 to 2444, 2447 to 2449, 196, 2457, 3561 to 3563, 3505 to 3569, 3572 to 3581, 388 to 3591, 3593, 3594, 3599, 3761 to 3798, 3803, 365.

### Mouza Kashimpur, jurisdiction list No. 63.

Cadastral survey plot Nos. 516 to 526, 744 to 746, 13, 920 to 922, 936, 937, 950, 953 to 972, 976 to 981, 98 to 1013, 1025 to 1045, 1060 to 1067.

#### Mouza Ranibandha, jurisdiction list No. 28.

Cadastral survey plot Nos. 502 to 523, 528 to 532, 34 to 543, 545, 546, 549, 551 to \$54, 565 to 572, 581 o 603, 1189 to 1193, 1195 to 1213, 1216, 1227, 1229, 212 to 1234, 1249 to 1262, 4265, 1284 to 1288, 4322 b 1334, 1339, 1340, 1342 to 1356, 1610, 1614 to 1632, 654 to 1664, 1667 to 1674, 1776 to 1786, 2049, 2053 o 2658, 2063 to 2096, 2128, 2129, 2147, 2156, 2163 to 166, 2167, 2210, 2527, 2528, 2531, 2552 to 2556, 2597 o 2601, 2606 to 2608, 2610 to 2625, 2647 to 2653, 2658 o 3662, 2664 to 2674, 2684, 2690 to 2698, 2790, 2814, \$15, 2834 to 2837, 2863, 2865 to 2867, 2877 to 2884.

#### Mouza Nischintapur, jurisdiction list No. 60.

redastral survey plot Nos. 351 to 357, 359, 360, 377 33, 386 to 394, 414 to 434, 445 to 451, 456, 459 to 466 to 475, 512, 513, 515, 551, 556 to 559, 566 to 571, 587, 588, 657 to 666, 671 to 693, 724 to 732, 737, 739, 743 to 745, 748, 888 to 891, 893 to 896, 1071, 1097, 1098, 1110, 1122, 1124 to 1126, 1128 130, 1144, 1145.

## Mouza Rajkhura, jurisdiction list No. 18.

dastral survey plot Nos. 228 to 232, 405, 406, 408 13, 420 to 422, 471 to 473, 478 to 490, 492, 493, 502 503

## Mauza Mainagari, jurisdiction list No. 68.

dastral survey plot Nos. 514 to 518, 520 to 526, 531 to 535, 538 to 540, 616, 619 to 625, 627 to 630, to 635, 647 to 653, 656, 657, 659 to 670, 678, 681, 682, 697, 710, 1051, 1054, 1056, 1057, 1154, 1160 to 1,1167 to 1173, 1177, 1179 to 1192, 1196, 1197, 1199, 1202, 1204, 1206, 1215, 1244, 1246 to 1250, 1254, 260, 1321, 1323, 1325, 1577, 1579, 1581, 1604, 1605, 1 to 1626, 3019, 3020, 3024, 3097 to 3101, 3120 to 3201, 3203, 3140, 3141, 3150, 3169, 3195, 3196, 3 to 3201, 3203, 3205, 3208 to 3219, 3362, 3363, 3375, 3522 to 3529, 3535 to 3540, 3546, 3547, 3550 to 6, 3570, 3573 to 3575, 3746, 3747, 3754 to 3757, 1, 3763, 3766 to 3770, 4503 to 4505, 4507, 4520, 2 to 4526, 4530 to 4533, 4539, 4540, 4544 to 4547, 9, 4550, 4533 to 4558, 4561, 4569, 4570, 4572, 4575 to 7, 4579, 3694, 4684, 4685, 4734, 4735, 4739, 4740, 4742, 4743, 5, 4796, 4811, 4812, 4851 to 4866, 4868, 4870 to 4872, 4878, 4882, 4885 to 4801, 4896 to 4898, 4906, 1.

#### Mazza Akalposh, jurisdiction list No. 106.

Cadastral survey plot Nos. 891, 894, 895, 954, 955, 959, 960, 990, 991, 993 to 998, 1000 to 1002, 1695, 1006, 2150, 2154 to 2159, 2163, 2165, 2183, 2188, 2191 to 2194, 2197, 2200, 2201, 2207 to 2210, 2213 to 2217, 2220 to 2294, 2283 to 2287, 2289, 2290, 2292 to 2296, 2298 to 2300, 2302, 2303, 2305, 2307, 2312, 2314, 2328, 2324, 2326, 2329, 2335.

### Mauza Tala, jurisdiction list No. 127.

Cadastral survey plot Nos. 5, 8, 14 to 13, 16 to 19, 21, 41, 44, 45, 78, 100, 102, 104, 106 to 109, 111, 114, 115, 121, 122, 152 to 160, 162 to 164, 166 to 174, 305, 307 to 309, 323, 345, 348, 349, 352, 372, 373, 376, 381, 398 to 400, 405 to 409, 412 to 414, 420 to 432, 434 to 436, 438, 439, 442, 443, 447, 450 to 453, 455 to 460, 462 to 464, 802 to 804, 806, 807, 809, 1088, 1096, 1105, 1111.

### Mauza Panchrakhi, jurisdiction list No. 133.

Cadastral survey plot Nos. 11, 102 to 115, 117, 119, 121, 125, 126, 128 to 130, 132 to 134, 136 to 143, 145, 146, 1483 to 1489, 1943, 1945 to 1948, 1954 to 1958, 1960 to 1963.

### Mauza Jharubati, jurisdiction list No. 195.

Cadastral survey plot Nos. 377, 378, 396, 401, 405, 406, 409, 411 to 413.

### Mauza Narkeldanga, jurisdiction list No. 130.

Cadastral survey plot Nos. 10, 12, 36 to 39, 54, 55, 137 to 139.

### Mauza Hatgachia, jurisdiction list No. 189.

Cadastral survey plot Nos. 61, 63, 65, 66, 68, 69, 72, 73, 75 to 85, 89 to 97, 101 to 120, 125 to 132, 135 to 187, 140 to 142, 144, 187, 189 to 192, 194 to 197, 199, 200, 206, 207, 212, 213, 216 to 218, 220 to 226, 228, 229, 345 to 347, 521, 524, 525, 535, 556, 539, 541, 542, 604 to 612, 626, 641, 642, 644 to 647, 653, 654, 658 to 661, 673, 676 to 683, 688 to 690, 693 to 698, 700 to 793, 706, 707, 709, 710, 714, 715, 717, 719 to 724, 916, 918, 818, 979, 1046, 1047, 1051, 1052, 1054, 1056, 1957, 1059, 1060, 1074 to 1079, 1081, 1086, 1129, 1131, 1676, 1677, 1680, 1681, 1684 to 1691, 1693, 1694, 1703 to 1795, 1708 to 1713, 1715, 1719 to 1727, 1731 to 1745, 1747 to 1752, 1755 to 1757, 1760, 1762, 1788 to 1796, 1798 to 1836, 1894, 1813, 1829 to 1836, 1838, 1939, 1847 to 1850, 1862, 1864.

### Mauza Godagobindabati, jurisdiction list No. 156.

Cadastral survey plot Nos. 553, 561, 563 to 565, 562 to 572, 575, 576, 583 to 589, 592, 593, 596, 709, 713, 785, 789, 792, 795, 799, 802 to 806, 811, 812, 962 to 909, 938 to 941, 943, 944, 946, 952, 962, 973.

## Mauza Madhubati, jurisdiction list No. 157.

Cadastral survey plot Nos. 95, 96, 99, 100, 118 to 121, 137, 140, 144, 145, 147, 172, 174, 175, 177, 178, 132, 220, 221, 226 to 228, 235, 238, 245 to 251, 256, 270, 303, 307, 363 to 366, 369, 372, 530 to 534, 552 to 554.

Mauza Dweriaton, jurisdiction list No. 194.

Cadastral survey plot Nos. 16, 17, 19 to 34, 39 to 51, 54, 60, 66, 71 to 74, 76, 78 to 83, 86 to 90, 92, 94, 95, 113 to 118, 556, 557, 614, 615, 617, 621, 624, 625, 628, 632, 636, 637, 662, 668, 669, 835, 872, 873, 876, 877, 913, 914, 941, 960, 982 to 984, 988, 989, 991, 992, 994, 995, 1101, 1104, 1105, 1121.

Mauza Datarpur, jurisdiction list No. 196

Cadastral survey plot Nos. 1394, 1396, 1410, 1421, 1422, 1431, 1510, 1518, 1519, 1552, 1730, 1751.

Mauza Kola, jurisdiction list No. 145.

Cadastral survey plot Nos. 236 to 239, 345 to 347, 386, 389, 391, 497, 721, 767 to 769, 771, 772.

Mauza Simla, jurisdiction list No. 147.

Cadastral survey plot Nos. 774, 790.

Mauza Urdapur, jurisdiction list No. 134.

Cadastral survey plot Nos. 240 to 243, 246 to 248, 251, 254, 516, 518 to 524, 527, 529 to 533, 536, 582, 594 to 596, 599 to 603, 616, 619 to 621, 642, 644, 645, 647, 648, 655, 659, 660, 699 to 701, 704, 842, 845 to 853, 882 to 884, 886, 887, 889, 891 to 893, 895, 897 to 903, 757, 917, 924 to 926, 928 to 938, 940.

Mauza Kulipara, jurisdiction list No. 136.

Cadastral survey plot Nos. 357, 359 to 363, 372 to 378, 380, 382, 383, 386, 388, 391, 402 to 404, 420, 422 to 425, 436, 439, 485, 493, 495, 496, 499, 503 to 514, 517 to 522, 524 to 529, 531 to 541, 543 to 545, 547, 549 to 554, 556, 558, 636, 638 to 640, 700 to 703, 705, 747, 753 to 755, 757, 758, 760 to 767, 769, 771, 775, 778, 792.

Mauza Agradaha, jurisdiction list No. 109.

Cadastral survey plot Nos. 246, 249, 251, 252, 327 to 339, 341 to 344, 346, 347, 360 to 363, 394, 398, 399, 401 to 405, 456 to 476, 478 to 480, 490 to 493, 506, 507, 511, 512, 520, 824, 835, 837 to 842, 852, 860 to 863, 871, 872, 874, 875, 897, 903 to 920, 1018 to 1022, 1026, 1027, 1029, 1030, 1036, 1037, 1040, 1046 to 1071, 1074, 1076 to 1086, 1089, 1090, 1095, 1099 to 1103, 1109, 1112 to 1114, 1118, 1392, 1393, 1395, 1496, 1531.

Mauza Bhabanandapur, jurisdiction list No. 155.

Cadastral survey plot Nos. 285, 288, 289, 291, 292, 299, 332, 334, 450, 488, 495, 531 to 533, 536, 890, 891, 893, 897 to 899, 902, 909 to 912, 953, 954, 1006, 1008 to 1010, 1024, 1027, 1028, 1036, 1042, 1250 to 1253, 1256 to 1258, 1265, 1266.

Mauza Bajitpur, jurisdiction list No. 108.

Cadastral survey plot Nos. 2, 3, 5, 7, 8, 22, 160, 161, 177, 188, 189, 191, 193, 194, 197 to 200, 202 to 210, 217 to 224, 226 to 229, 256, 258, 288, 289, 291 to 294, 296 to 299.

Mauza Sabitpur, jurisdiction list No. 112.

Cadastral survey plot Nos. 3, 4, 12 to 17, 20, 21, 2 35, 63 to 65, 69 to 73, 77, 434, 437, 467 to 476, 480, to 490, 493 to 495, 498, 603, 607 to 609, 612 to 625 to 631, 633 to 635, 875 to 878, 884, 1001 to 1007 to 1011, 1013, 1018, 1022, 1023, 1025, 1035, 1038, 1040, 1048 to 1053, 1055 to 1061, 11 30, 11 1135, 1138, 1140, 1145, 1147 to 1150, 1152 to 1159, 11 1163, 1168, 1175 to 1178, 1249, 1252, 1253, 1256 to 1163, 1168, 1550 to 1556, 1579, 1562 to 1568, 1570, 1572 1288, 1550 to 1556, 1559, 1562 to 1568, 1570, 1572 1581, 1583 to 1588, 1593, 1594, 1638, 1675 to 16 1684, 1685, 1733, 1737 to 1747, 1749, 1759, 1760, 11 to 1989, 1991 to 2003, 2010 to 2014, 2016, 2017, 2021 2028, 2030, 2031, 2036, 2037, 2040, 2052, 2058 to 20 2064 to 2066, 2068.

Mauza Bansai, jurisdiction list No. 186

Cadastral survey plot Nos. 4, 17, 18, 21.

Mauza Kadipara, jurisdiction list No. 153.

Cadastral survey plot Nos. 83, 300 to 312, 314 to 31 700, 702, 703, 707 to 716, 718, 766 to 771, 773, 778 780, 782, 790 to 793, 795, 797 to 801, 816, 822, 836 to 838, 840, 923, 924, 940, 943 to 945, 950 to 953, 955, 96 969, 970, 974 to 977, 989, 993, 995 to 998, 1000, 100 1003 to 1005, 1009, 1018 to 1021, 1024, 1045, 1046, 121 1231, 1232, 1237 to 1244, 1246, 1247, 1458 to 1461, 146 1464, 1468, 1471, 1472, 1474, 1477, 1478, 1481, 148 1534 to 1541, 1543, 1544, 1546 to 1551, 1575, 1577, 1579, 1588, 1591, 1604, 1605, 1607, 1609 to 1612, 161 to 1619, 1621 to 1627, 1632 to 1635, 1640 to 1644, 165 1653, 1882, 1885, 1886, 1890 to 1896, 1906, 1908, 190 1911, 1915 to 1921, 1923 to 1927, 1929, 1931, 1933, 1936, 1939 to 1941, 2022, 2031, 2033, 2034, 2036 to 204

Mauza Maheswarpur, jurisdiction list No. 191.

Cadastral survey plot Nos. 38 to 41, 145, 186 187, 681 686 to 688, 690 to 693, 695, 703, 709, 714 944, 948, 974 973, 985, 987, 1090, 1093, 1094, 1106, 1109, 1111 to 1113, 1120.

Mauza Anakha, jurisdiction list No. 135.

Cadastral survey plot Nos. 31, 32, 34, 70, 71, 74, 182 to 186, 192, 193, 198, 199, 211 to 213, 217 to 238, 241, 242, 247, 250, 251, 257, 283, 286 to 289, 2494, 696, 769 to 773, 775 to 793, 795 to 809, 811, 8 821, 822, 835, 836.

Mauza Singa, jurisdiction list No. 137.

Cadastral survey plot Nos. 2 to 4, 6 to 20, 22, 26 to 50 to 56, 58 to 60, 67 to 70, 73, 74, 117, 150 to  $\{62, 1200, 201, 204, 252 \text{ to } 254, 257 \text{ to } 266, 268, 269, 272, 260, 325 to 330, 332 to 337, 339, 340, 342, 350 to 360 to 364, 366, 371, 395 to 398, 400, 402, 406, 408 to 4419, 478, 479, 506, 512 to 515, 561, 563, 854.$ 

Mauza Amdabad, jurisdiction list No. 131.

Cadastral survey plot Nos. 22, 53 to 58, 61, 62,  $\frac{2}{2}$  289 to 292, 294, 296 to 298, 300, 303, 307, 308  $\frac{312}{3}$   $\frac{3}{3}$  317, 332 to 334, 337, 338, 496, 498, 500 to 503,  $\frac{5}{5}$ 55, 560 to 563, 565, 567, 569, 625.

Mauza Arbelia, jurisdiction list No. 152.

Cadastral survey plot Nos. 25 to 40, 148 to 150, 152, 281 to 287, 289 to 291, 298, 299, 317 to 319, 322, 323, 325, 335 to 237, 239, 340, 244 to 346, 378, 375 to 377, 379, 331, 389 to 396, 398, 512 to 514, 518 to 520, 522 to 524, 526 to 531, 545 to 547, 641, 642, 871, 1295, 1297, 1241, 1243 to 1245, 1247 to 1249, 1253 to 1260, 1268 to 1271, 1273, 1276, 1278 to 1280, 1289, 1290, 1300 to 1302, 1304 to 1306.

Mauza Hasanhati, jurisdiction list No. 132.

Cadastral survey plot Nos. 1502 to 1506, 1508, 1510 to 1515, 1519 to 1521, 1524 to 1527, 1539, 1568, 1569, 1573, 1584, 1588 to 1600, 1602, 1604 to 1606, 1957, 1958, 1960, 1963, 1964.

Mauza Bazar Krishnapur, jurisdiction list No. 190.

Cadastral survey plot Nos. 8 to 10, 24, 25, 30, 35 to 37, 118, 122, 131 to 134, 136, 151, 152, 182, 184, 186, 194 to 197, 206, 210, 211, 219 to 221, 225, 226, 230, 231, 335, 338, 339, 426, 427.

Mauza Napakuli, jurisdiction list No. 159.

Cadastral survey plot Nos. 96, 103 to 105, 115, 117 to 119, 231, 380, 381, 417, 648, 658, 659, 676, 677, 687, 689 to 691, 693, 698, 699, 701, 722.

Mauza Jharojamaritola, jurisdiction list No. 187.

Cadastral survey plot Nos. 11, 22 to 28, 119, 128, 130, 163, 164, 167 to 170, 172 to 178, 192, 195 to 199, 207 to 209, 211 to 215, 217, 218, 231 to 233, 291 to 303, 307, 311, 313 to 316, 319, 320, 324, 327, 328.

Mauza Barabaharkuli, jurisdiction list No. 143. Cadastral survoy plot Nos. 2493, 2923 to 2926, 2928.

Mauza Kaparpur, jurisdiction list No. 144. Cadastral survey plot Nos. 1, 4, 5, 7, 12, 18, 40, 41.

Mauza Jhikara, jurisdiction list No. 110.

Cadastral survey plot Nos. 110 to 112, 155, 156, 162, 200, 202, 203, 205 to 210, 219 to 221, 225 to 230, 256, 262 to 273, 275 to 277, 280 to 282, 295, 297 to 300, 309, 313, 316 to 320, 322, 392 to 400, 434, 435, 437, 443 to 452, 455.

Mauza Osmanpur, jurisdiction list No. 111.

Cadastral survey plot Nos. 424 to 427, 429 to 439, 444 to 451, 455 to 458, 468, 469, 497, 499, 512, 513, 522, 525, 527, 529, 532, 533, 535, 538, 539, 553, 554, 558, 463 to 571, 573, 617 to 621, 623, 686, 687, 967, 983, 984, 1047, 1055, 1057, 1062, 1289.

Mauza Salghora, jurisdiction list No. 82.

Cadastral survey plot Nos. 171 to 189, 191 to 195, 204 to 220, 255 to 267, 270 to 290, 293 to 403, 406 to 425, 1164 to 1170, 1179, 1182, 1208, 1209.

Mauza Dhaleswar, jurisdiction list No. 23. Cadastral survey plot Nos. 14, 15, 24 to 30, 370. Mauza Potanui, jurisdiction list No. 121.

Cadastral survey plot Nos. 178, 179, 182, 184, 187 to 190, 200, 205, 249 to 251, 254 to 270, 272 to 283, 285 to 299, 314, 315, 337, 340, 365 to 367, 369, 379, 380, 392, 393, 404 to 407, 410 to 412, 421 to 429, 440 to 442, 444 to 454, 459 to 461, 463, 466, 468, 470 to 472, 474 to 479, 481, 485, 486, 488, 490, 495, 496, 621 to 632, 634 to 636, 646 to 651, 653, 667, 668.

Mauza Balidar, jurisdiction list No. 125.

Cadastral survey plot Nos. 82 to 88, 90, 93, 97, 99, 101, 102, 104, 105, 107, 108, 112, 113, 116, 117, 119, 120, 122 to 124, 127 to 132, 134, 135, 140 to 142, 144 to 146, 161 to 163, 170, 242, 243, 245 to 247, 263 to 268, 270, 271, 273 to 275, 278 to 287, 289, 291, 292, 303, 304, 308 to 312, 315, 316, 318, 319, 321 to 324, 327 to 329, 344 to 346, 348, 349, 356, 357, 360, 361, 367 to 372, 374, 375, 381 to 385, 395, 396, 402, 423, 428, 454, 465, 467, 499 to 501, 503 to 505, 523, 535, 550 to 552, 594, 935, 980, 981, 992, 1000, 1193, 1195, 1196, 1200, 1208, 1209, 1254, 1255, 1257, 1266 to 1268, 1276, 1277, 1303, 1304, 1309 to 1311, 1313, 1315, 1317, 1318, 1417.

Mauza Bhurkunda, jurisdiction list No. 119.

Cadastral survey plot Nos. 546, 547, 552 to 555, 562 to 564, 568, 570 to 573, 647, 649 to 656, 1074 to 1081.

Mauza Joyrampur, jurisdiction list No. 124.

Cadastral survey plot No. 144, 146 to 149, 151 to 154, 156, 158, 159, 178, 247 to 250, 255, 257, 260, 270, 287, 288, 290, 294, 295, 301, 302, 304, 316, 320, 322, 323.

Mauza Atkatia, jurisdiction list No. 113.

Cadastral survey plot Nos. 25, 32 to 36, 38 to 41, 43, 44, 46 to 49, 151 to 153, 155, 158 to 163, 165 to 169, 172, 173, 200, 202, 324, 328 to 330, 333, 345 to 347, 351 to 353, 632, 633, 639 to 641, 643, 647 to 649, 714, 722, 723, 726 to 732, 740 to 743, 875 to 878, 885, 887, 888, 904 to 909, 915, 917, 922 to 924, 930, 932, 933, 1021, 1032, 1033, 1038 to 1042, 1062, 1063, 1065 to 1080, 1083 to 4087, 1089, 1000, 1002, 1094, 1096, 1104, 1106, 1108, 1110, 1117 to 1119, 1121, 1162, 1163, 1166 to 1180, 1182.

Mauza Gopaldaspur, jurisdiction list No. 118.

Cadastral survey plot Nos. 266, 279, 280, 286 £87, 294 to 296, 298 to 302, 310 to 315, 317 to 323, 326, 332, 554.

Mauza Ba adhamas, jurisdiction list No. 122.

Cadastral survey plot Nos. 225 to 230, 23 , 234, 258 to 260, 265 to 267, 268, 275, 278, "79, 251 to 285, 288, 289, 291, 292, 304 to 310, 312 315 to 318, 323 to 326, 327, 32 , 337, 373, 378 to 394, 5 8, 718 to 754, 759, 760, 765, 969, 961, 980, 981, 991 to 1000, 1 o , 1003, 1905, 2183 to 2202, 2224 to 2232, 2304, 2356, 2363, 2371, 2738, 2765, 2766, 2770, 2776, 2780, 2781, 2784, 2787.

Mauza Kadamba, jurisdiction list No. 158

Cadastral survey plot Nos. 1685, 1689.

Mauza Tola, jurisdiction list No. 126.

Cadastral survey plot Nos. 68 to 75, 77 to 81, 84, 85, 88, 94 to 98, 106, 119 to 125, 128 to 135, 144, 145, 245 to 249, 251, 253, 259, 271 to 273, 276 to 279, 282 to 292, 294 to 301, 303 to 323, 337, 341, 343 to 355, 357 to 370, 373 to 381, 388, 389, 400, 402 to 406, 439 to 441, 444 to 450, 1267 to 1270, 1301 to 1330, 1332, 1333, 1337, 1353 to 1355.

Mauza Damdoma, jurisdiction list No. 120.

Cadas ral survey plot Nos. 8 to 14, 20, 21, 25 to 29, 38, 49, 43 to 45, 53 to 57, 60, 63, 88, 89, 94, 95, 97 to 105, 455 to 457, 472 to 479, 481, 483 to 493, 541, 544 to 560, 562, 572 to 588, 602 to 604, 606, 607, 692, 712 to 715, 721, 723 to 725, 728 to 731, 736, 738, 740, 741, 743 to 747, 749, 750, 754.

Mauza Palta, jurisdiction list No. 190.

Cadastral survey plot Nos. 216, 218, 231, 236, 247, 378, 706, 708, 709, 716, 720, 721, 724 to 734, 737, 739, 740, 742, 743, 762 to 776, 806 to 815, 1117, 1129, 1132, 1133, 1135 to 1143, 1145, 1146, 1176, 1177, 1182 to 1185, 118, 11 0 to 1192, 1195 to 1203, 1205, 1207, 1214 to 121, 1251, 1252, 1254, 1277, 1280.

Mauza Shibpur jurisdiction list No. 123.

Cadastral survey plot Nos. 13, 18 to 20, 12 to 24, 41, 42, 61, 147, 172, 193, 213, 216, 234, 235, 241 to 250, 254, 268, 269, 274 to 281, 292, 320, 321, 324, 325.

### Police-station Burdwan, district Burdwan.

Mauza Mirzapur, jurisdiction list No. 66.

Cadastral survey plot Nos. 3252 to 3254, 3256, 3258, 3259, 3339.

Mauza Kaligram, jurisdiction list No. 103

Cadastral survey plot Nos. 6 to 8, 13, 86, 208, 212 to 214, 218, 230, 233, 366, 368, 369.

Mauza Bhita, jurisdiction list No. 30.

Cadastral survey plot Nos. 1149, 1154, 1157, 1158, 1196.

Mauza Nandur, jurisdiction list No. 87.

Cadastral survey plot Nos. 318, 324, 470 to 475, 492 to 531, 533, 534, 540, 541, 544 to 559, 572 to 578, 581, 609 to 611, 614 to 628, 938, 940, 944 to 946, 949 to 959, 961 to 971, 976, 981 to 983, 1025, 1073 to 1076.

Mauza Jotram, jurisdiction list No. 89.

Cadastral survey plot Nos. 323, 324, 328, 618, 619 621, 688, 690, 693, 694, 697, 699 to 707, 710 to 732, 734 to 736, 746 to 749, 770 to 786, 795 to 803, 806, 969, 972, 973, 987, 1143, 1144.

Mauza Gangpur, jurisdiction list No. 88. Cadastral survey plot Nos. 1549 to 1551.

Mauza Hatkanda, jurisdiction list No. 138.

Cadastral survey plot Nos. 60, 450, 452, 462, 470 to 472, 562, 650, 654 to 656, 661, 663, 689 to 693, 695, 932.

Mauza Jiara, jurisdiction list No. 8.

Cadastral survey plot Nos. 614, 675, 678, 680 to 691 715 to 717, 719 to 723, 744, 749, 753, 760 to 763, 766 to 770, 775, 778 to 780, 794, 795, 797 to 801, 815, 816, 905 2420, 2445, 2451, 2452, 2455, 2474, 3331, 3333, 3346, 3347, 3348.

Mauza Baghar, jurisdiction list No. 11.

Cadastral survey plot Nos. 119 to 121, 2567, 2581, 2587 to 2589, 2620, 2730, 2731.

Mauza Gopalpur, jurisdiction list No. 7.

Cadastral survey plot Nos. 2475, 2478, 2479.

Mauza Simdali, jurisdiction list No. 50

Cadastral survey plot Nos. 309, 2610 to 2612, 2723; 2726, 2732, 2734 to 2736, 2738, 2745, 2746, 2763, 2758 to 2770, 2773, 2774, 2776, 2778, 2780, 2784, 339, 3201, 3203, 3204, 4603.

Mouza Neragohalia, jurisdiction list No. 115.

Cadastral survey plot Nos. 267, 272, 304, 310, 3 to 400, 402 to 406, 410 to 491, 586, 587, 596, 59 600 to 604, 608, 610, 625 to 631, 673, 674, 1088, 108 1092 to 1096, 1121 to 1136, 1143, 1150.

Mouza Kamalkita, jurisdiction list No. 118. Cadastral survey plot Nos. 78 to 106, 139 to 14 153, 1488, 1513.

Mouza Nityanandapur, jurisdiction list No. 116.

Cadastral survey plot Nos. 734, 738 to 741, 745 753, 837, 838, 856, 870, 873 to 875, 877 to 884, 902 906, 911 to 913, 919 to 923.

Mouza Param, jurisdiction list No. 82.

Cadastral survey plot Nos. 340 to 343, 625 to 64 to 642 to 647, 655, 656, 658 to 660.

Mouza Bamchandipur, jurisdiction list No. 74.

Cadastral survey plot Nos. 831 to 833, 848 to 85 854, 856 to 858, 861, 862, 864 to 869, 874 to 877. 8 to 889, 892, 895, 978 to 988, 991 to 994, 1099. 1010 to 1107, 1110, 1115 to 1120, 1677, 1678 los 1689 to 1693, 1696, 1697, 1699, 1700, 1702 to 170 1710, 1712, 1713, 1715, 1719, 1721 to 1726, 1739, 20 to 2079.

Mouza Gopalnagar, jurisdiction list No. 78.

Cadastral survey plot Nos. 122, 124, 125, 144 to 14

Mouza Hatsimul, jurisdiction list No. 81.

Cadastral survey plot Nos. 209, 211, 215, 717, 77 774, 776, 777, 782, 809.

Mouza Kantalgachi, jurisdiction list No. 83.

Cadastral survey plot Nos. 56, 58 to 62, 66 to 7 95, 96, 98, 100 to 107, 109, 271, 290 to 292.

Mouza Jamar, jurisdiction list No. 67.

Cadastral survey plot Nos. 37, 38, 41 to 44, 478, 1, 484, 486 to 489, 493, 494, 980 to 982, 1971, 1976, 1978, 1980, 1982 to 1985, 1990, 1994 to 2000, 2006, 08, 2009, 2015, 2576.

Mouza Bakalsa, jurisdiction list No. 128.

Cadastral survey plot Nos. 1121, 1127, 1129 to 1133, 40, 1141, 1143 to 1145, 1147 to 1150, 1152, 1153, 62 to 1164.

Mouza Faridpur, jurisdiction list No. 127.

(\*\*dastral survey plot Nos. 14, 15, 17 to 26, 87, 88, 94, 95, 167, 169 to 173, 464, 466, 468, 469, 472 to 7, 480 to 486, 488 to 494, 499 to 501, 880 to 883, 9 to 893, 895 to 897, 943 to 948, 1022 to 1025.

Mouza Chamardihi, jurisdiction list No. 56.

(adastral survey plot Nos. 209 to 213, 215, 296 to 2 313, 317, 319, 332, 333, 382, 384, 385.

Mouza Haldi, jurisdiction list No. 4.

Cadastral survey plot Nos. 1752 to 1761, 1765, 1767, 48 to 1852, 1911 to 1914, 1918, 1920 to 1924, 1929, 38 to 1940, 2404, 2657, 2672.

Mouza Tubegram, jurisdiction list No. 58.

ladastral survey plot Nos. 274, 275, 277, 278, 281, 539, 310, 327, 331, 332, 444, 498, 501 to 506, 510, 1, 592 to 595, 597 to 600, 602 to 611, 614 to 617, 5, 859, 861 to 864, 866 to 871, 873, 874, 889, 890, 10.

Mouza Kandarsona jurisdiction list No. 86.

ladastral survey plot Nos. 221, 222, 225 to 229, 238, 240, 300 to 306, 311, 317 to 320, 322, 323, to 327, 329 to 338, 340 to 348, 350 to 353, 378 388, 891, 892, 897, 899, 900, 902 to 911, 915, 916, 991 to 996, 1013, 1024.

Mouza Amirpur, jurisdiction list No. 85.

Sadastral survey plot Nos. 158, 159, 170, 171, 187, 190, 196, 198, 206, 207, 309, 210, 221, 224 to 228, 5, 241 to 243, 253, 325 to 327, 334, 338 to 341, 672 574.

Mouza Belna, jurisdiction list No. 157.

Cadastral survey plot Nos. 3 to 6, 21, 432, 440, 5,588, 607, 610, 615, 617, 624, 626, 632, 635, 637, 1 to 642, 646 to 650, 658, 659, 676, 726, 729, 799, 1 to 913, 915, 916, 918, 1045, 1048 to 1053, 1055, 7 to 1059, 1064, 1066, 1067, 1085, 1087, 1092, 1095, 11.

Mouza Baje Salepur, jurisdiction list No. 161.

Cadastral survey plot Nos. 109, 146, 151 to 154.

Mouza Kalinagar, jurisdiction list No. 160.

Cadastral survey plot Nos., 25, 35, 106, 107.

Mouza Barsul, jurisdiction list No. 163.

Cadastral survey plot No. 2191.

Mouza Totpara, jurisdiction list No. 162.

Cadastral survey plot Nos. 112 to 119, 121, 136, 137, 142 to 144, 177, 178, 191, 784 to 786, 802 to 805, 1006, 1020, 1021, 1029 to 1031, 1039, 1041.

Mouza Kasimpur, jurisdiction list No. 18.

Cadastral survey plot Nos. 30, 33, 34, 36, 38, 39, 649.

Mouza Nabab Hat, jurisdiction list No. 16.

Cadastral survey plot Nos. 425 to 427.

Mouza Kashiara, jurisdiction list No. 5.

Cadastral survey plot Nos. 161 to 172, 211 to 224, 226 to 228, 238, 239, 250, 254, 258, 302, 304, 305, 307, 308, 316, 317, 319, 321, 328, 331, 333, 343 to 352, 354 to 381, 383, 384, 611 to 614, 616 to 631, 633 to 645, 647, 648, 650 to 660, 904, 928, 1108, 1109, 1118, 1670, 1672 to 1675, 1679, 1683, 1685, 1686, 1689 to 1691, 1697, 1698.

Mouza Alampur, jurisdiction list No. 9.

Cadastral survey plot Nos. 33, 36 to 38, 206 to 209, 228, 230, 234, 259, 285, 290, 291, 294 to 298, 301 to 303, 305, 306, 308, 313, 316, 317, 382 to 384, 386 to 388, 390 to 399, 401 to 412, 429 to 441, 446, 448, 449, 4451 to 475, 490, 491, 497, 498, 509 to 511, 514 to 516, 518 to 525, 527, 530, 531, 535 to 537, 539 to 544, 546, 548, 552, 555 to 557, 560, 573, 574, 640, 641, 644, 645, 647 to 652, 660, 661, 764, 766, 785, 786, 787, 789, 792, 1008, 1009, 1011, 1012, 1031, 1033, 1039 to 1043, 1045 to 1048.

Mouza Chandul, jurisdiction list No. 14.

Cadastral survey plot Nos. 1976, 1977, 1986, 2047, 2050, 2051, 2056, 2057, 2083, 2140, 2151, 2157 to 2159, 2187, 2216, 2217, 2220 to 2224, 2227, 2231, 2232, 2328, 2330 to 2337, 2345, 2348, 2350 to 2353, 2383, 2386, 2465, 4149.

Mouza Nala, jurisdiction list No. 20.

Cadastral survey plot Nos. 769, 790 to 792, 799, 800, 802, 804, 807, 811 to 815, 818 to 820, 822, 855 to 859, 861, 862, 864, 867, 868, 871 to 877, 879 to 883, 885, 888 to 890, 924, 925, 939, 941 to 948, 958, 1047.

Mouza Issubabad, jurisdiction list No. 17.

Cadastral survey plot Nos. 22, 24, 25, 30 to 36, 41, 42, 44, 45, 47, 50, 51, 58, 361, 371 to 374, 394, 395, 411, 427, 437, 447, 450 to 453, 459, 473, 474, 488, 491, 495, 497, 499, 500, 503, 506, 533, 534, 552, 554, 557, 1466 to 1468, 1470, 1489, 1490, 1493, 1494, 1499, 2123.

Mouza Katrapota, jurisdiction list No. 28.

Cadastral survey plot Nos. 4, 6, 28, 29, 32, 34, 37.

Mouza Chandanpur, jurisdiction list No. 151.

Cadastral survey plot Nos. 1232 to 1235, 1241, 1242, 1254, 1281, 1285 to 1287, 1301, 1303 to 1305, 1307, 1308, 1316 to 1326, 1351.

Mouza Serajpur, jurisdiction list No. 110.

Cadastral survey plot Nos. 1287, 1288, 1301, 1302, 1449, 1515, 2356, 2367.

Mouza Tentral, jurisdiction list No. 53.

Cadastral survey plot Nos. 454, 466 to 477, 700, 724.

Mouza Kharjuli, jurisdiction list No. 55.

Cadastral survey plot Nos. 2020 to 2022, 2310, 2312, 2314 to 2321, 2326, 2330 to 2334, 2642, 2645, 2648, 2690, 2691, 2704 to 2729, 2990, 2992, 2996, 3004 to 3096, 3009, 3012, 3013, 3020 to 3030, 3086, 3167, 3168.

Mouza Barasati, jurisdiction list No. 57.

Cadastral survey plot Nos. 804, 843, 844, 1309, 1335.

Mouza Daspur, jurisdiction list No. 59.

Cadastral survey plot Nos. 740, 747, 748, 750, 759, 851, 855 to 859, 861, 862, 883, 887.

Mouza Patikirtipur, jurisdiction list No. 6.

Cadastral survey plot Nos. 170, 173, 174, 215, 268, 269, 272, 275, 278, 281, 338, 340, 341, 345, 347, 348, 350, 352 to 359.

Mouza Kurmuna, jurisdiction list No. 150.

Cadastral survey plot Nos. 1466, 1470, 1489, 1490, 1493, 1496, 1497, 1637, 1656, 1663.

Mouza Jafrabad, jurisdiction list No. 159.

Cadastral survey plot Nos. 4, 8, 10, 11, 14, 22, 248, 249.

Mouza Amrah, jurisdiction list No. 156.

Cadastral survey plot Nos. 487, 492, 493, 495, 498, 499, 510 to 512, 517, 518, 545, 556, 557, 572, 573, 575, 1365.

Mouza Manikhati, jurisdiction list No. 158.

Cadastral survey plot Nos. 141, 143, 144, 149, 161, 168, 281, 284, 285.

## Police-station Monteswar, district Burdwan.

Mouza Moolgram, jurisdiction list No. 25.

Cadastral survey plot Nos. 154, 172 to 175, 178, 3 374, 375, 382 to 389, 391 to 397, 399, 423, 425 to 4 430 to 467, 469 to 488, 490 to 535, 537 to 556, 555 570, 573, 579 to 598, 600 to 620, 1315, 1327, 13 1338, 1341 to 1343, 1345, 1348, 1352 to 1350, 1364, 1507, 1508, 1519, 1520, 1522 to 1524, 1526, 15 1597, 1899, 1909 to 1911, 1913, 1920 to 1922, 16 to 1928, 1930 to 1935, 2015 to 2066, 2073, 2074.

Mouza Bhadai, jurisdiction list No. 28.

Cadastral survey plot Nos. 775 to 778, 780 to 78 789 to 802, 805, 840, 842 to 844, 850.

Mouza Ujna, jurisdiction list No. 27.

Cadastral survey plot Nos. 27 to 30, 32 to 35, 39 t 43, 50, 52 to 64, 66 to 69, 75 to 77, 102, 103, 109 to 13 150 to 153, 261 to 265, 281, 283 to 287, 289, 290, 60 to 609, 1075, 1088 to 1090.

Mouza Sijna, jurisdiction list No. 26.

Cadastral survey plot Nos. 12, 17, 22 to 27, 36 to 4 43, 44, 46, 47, 49 to 69, 73 to 105, 278, 284, 292, 20 297 to 301, 318, 516, 517, 520 to 522, 538 to 542, 5 to 554, 557 to 559, 565 to 568, 570, 577 to 623, 627 629, 640 to 643, 645 to 657, 952, 953.

Mouza Nauangram, jurisdiction list No. 60.

Cadastral survey plot Nos. 490, 491, 493 to 505, 506, 509, 520 to 524, 526 to 531, 533, 536, 5548 to 556, 558, 559, 562 to 564, 566 to 571, 573 to 57

Mouza Dhenua, jurisdiction list No. 48. Cadastral survey plot Nos. 3072 to 3099. 3111 to 3E

Mouza Bhurkunda, jurisdiction list No. 47.

Oadastral survey plot Nos. 122, 123, 153 to 15 177, 178, 203, 204, 210 to 218, 220, 221, 223 to 25 334 to 337, 347 to 350.

Mouza Patun, jurisdiction list No. 46.

Cadastral survey plot Nos. 704, 765 to 767, 7691 773, 779 to 788, 804, 805 to 807, 810 to 812, 838 to 849 to 851, 855 to 857, 1746, 1747, 1768 to 1777, 178 to 1783, 1785, 1787, 1788, 1817 to 1819, 1821, 182 to 1829, 1831, 1837, 1838.

Mouza Bigha, jurisdiction list No. 65.

Cadastral survey plot Nos. 1522, 1526 to 1531, <sup>15</sup> 1575 to 1590, 1592, 1595, 1618 to 1620, 1653, <sup>16</sup> 1662, 2157 to 2166, 2172 to 2179, 2202 to 2212.

Mouza Denur, jurisdiction list No.~66.

Cadastral survey plot Nos. 3331 to 3333, 3555 3560, 3743 to 3766, 3768 to 3770, 3775 to 3780, 3783, 3791 to 3799.

## Mauza Putsuri, jurisdiction list No. 64.

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Cadastral survey plot Nos. 6211, 6213 to 6215, 17 to 6238, 6244, 6245, 7114 to 7118, 7120 to 7125, 31 to 7138.

Mauza Rautgram, jurisdiction list No. 81.

Cadastral survey plot Nos. 1 to 17, 19 to 27.

Mauza Dwari, jurisdiction list No. 82. Cadastral survey plot Nos. 3 to 32, 34 to 39.

### Mauza Barakalmi, jurisdiction list No. 61.

Cadastral survey plot Nos. 685 to 700, 702 to 716, to 724, 729 to 736, 738 to 761, 834, 838 to 846, to 852, 862 to 866, 869 to 875, 902 to 904, 907, to 921, 934, 937.

### Mauza Mirgahar, jurisdiction list No. 89.

'adastral survey plot Nos. 1125, 1128, 1138, 1320, 9, 1770, 1771, 1777, 1778, 1895, 1901, 1903, 1908, 9, 1978, 1986, 1987, 2013, 2027, 2028, 2030, 2051, 5, 2058, 2064 to 2066, 2068, 2074, 2079, 2081, 2084, 7, 2088.

Mauza Baruna, jurisdiction list No. 91.

adastral survey plot Nos. 227, 228, 241, 244, 247 61, 269, 273 to 275, 277, 281 to 283, 290, 291, 518, 559 to 566, 571 to 584, 597.

Mauza Purunia, jurisdiction list No. 92.

adastral survey plot Nos. 420, 434 to 436, 438, to 457, 459.

Mauza Tajpur, jurisdiction list No. 31.

idastral survey plot Nos. 314 to 317, 344, 349, 354, 359, 360, 363 to 365, 368, 369, 664 to 666, 674, 675, 678, 712, 715, 716.

Mauza Kusumgram, jurisdiction list No. 71.

dastral survey plot Nos. 2061, 2074 to 2078, 2087.

## Muaza Raigram, jurisdiction list No. 93.

dastral survey plot Nos.—451, 460 to 462, 474, 866 76, 894, 895, 901, 926, 1144, 1513, 1514, 1518, 1521 to 1523, 1576, 1577, 1579, 1583, 1587, 1599, 1602, 1605, 1608, 1614, 1615, 1619, 1620, 1622, 1626, 1638, 1642, 1643, 1645, 1688 to 1690, 1698, 1708 to 1712, 1742, 1743, 1760, 1766, 1775, 1811, 1815, 1830 to 1833, 2331, 2332, 2334, 2346, 2349 152, 2359 to 2362, 2364, 2813, 2814.

## Police-station Polba, district Hooghly.

Mauza Makhalpur, jurisdiction list No. 30.

Cadastral survey plot Nos. 150, 151, 163, 166 to 171, 173, 273, 298, 299, 301, 302, 325, 327, 332, 336 to 343, 675 to 678, 681, 686 to 693.

Mauza Passim Sikta, jurisdiction list No. 31.

Cadastral survey plot Nos. 167, 342, 345, 357.

Mauza Ghatampur, jurisdiction list No. 50.

Cadastral survey plot Nos. 731 to 733, 741, 754, 755, 759, 761 to 768, 771 to 775, 782, 784 to 790, 793, 801, 802, 809 to 816.

## Mauza Kakuria, jurisdiction list No. 51.

Cadastral survey plot Nos. 3 to 10, 18 to 20, 22, 118 to 120, 125, 126, 130 to 132, 134, 135, 138 to 145, 160 to 165, 172, 177, 178, 307 to 309, 315, 317, 352, 356, 554 to 559, 562, 570 to 578, 583, 590, 592 to 594, 598, 600, 602 to 604, 608 to 612, 615, 617, 621, 622, 624 to 626, 653, 658, 659, 661 to 664, 666 to 668, 670 to 676, 741, 745, 746, 748 to 752, 764, 765, 767 to 769, 787, 790, 869, 870, 876, 877, 883, 886, 887.

Mauza Badista, jurisdiction list No. 52.

Cadastral survey plot Nos. 6 to 12, 19, 53, 54, 91 to 98, 101, 126, 135, 136, 140, 141, 153 to 156, 158 to 166, 183 to 189, 220, 222 to 224, 226 to 229, 231, 232, 236 to 239, 252, 253, 255 to 261, 263, 277 to 279, 287, 300 to 304, 314, 315, 319, 320.

Mauza Jahta, jurisdiction list No. 53.

Cadastral survey plot Nos. 16 to 18, 21 to 29, 31 to 38, 40, 42, 43, 55, 59, 136, 137, 166, 167, 170 to 172, 174 to 176, 179 to 182, 185 to 187, 197, 198, 202 to 213, 219, 220, 225, 227, 230, 254, 255, 260, 261, 273 to 276, 282 to 291.

Mauza Dampur, jurisdiction list No. 10.

Cadastral survey plot Nos. 4 to 14, 67 to 70, 747 to 753, 759 to 767.

Mauza Purbasikta, jurisdiction list No. 12.

Cadastral survey plot Nos. 23, 24, 27 to 32, 35, 39, 71, 123 to 130, 134, 135, 148, 155 to 161, 276, 281, 834, 837, 838.

Mauza Kuchpala, jurisdiction list No. 13.

Cadastral survey plot Nos. 280, 296.

Mauza Digneswar, jurisdiction list No. 17.

Cadastral survey plot Nos. 14, 18, 29, 30, 36, 38 to 43, 46 to 48, 50, 51, 54, 160, 162, 168 to 170, 221 to 225.

Mauza Magalpur, jurisdiction list No. 19.

Cadastral survey plot Nos. 54 to 57, 61, 63, 65 to 70, 96 to 98, 100 to 103, 107 to 114, 117, 119, 124 to 128, 130, 134, 403, 406, 410 to 414, 418, 599, 645 to 649, 651, 652, 658, 660, 661, 818, 819, 821.

Mauza Nabagram, jurisdiction list No. 21.

Cadastral survey plot Nos. 9, 12 to 14, 16, 17, 33, 34, 38, 40, 42, 43, 59, 60, 155, 157 to 160, 162 to 167, 171, 172, 182, 192, 223, 224, 284, 324, 378 to 381, 388 to 396, 615.

Mauza Kagipara, jurisdiction list No. 122.

Cadastral survey plot Nos. 407 to 412, 593 to 596, 598, 600 to 608, 610 to 619.

Mauza Tarabihari, jurisdiction list No. 151.

Cadastral survey plot Nos. 63, 66, 72, 114, 118, 259, 267 to 270, 277, 361, 437 to 439, 442, 443, 528, 540 to 542, 545 to 548, 551 to 553, 555 to 561.

Mauza Barakpur-Noapara, jurisdiction list No. 152.

Cadastral survey Nos. 58, 61, 64, 68 to 70, 72 to 75, 80, 81, 83, 87, 91, 101, 351, 353, 382, 385, 390 to 394, 403 to 407, 409, 411, 415, 416.

Mauza Kabora, jurisdiction list No. 153.

Cadastral survey plot Nos. 806 to 808, 813, 815 to 817, 826, 828, 829, 831, 833 to 835, 837, 838, 845 to 852, 854, 855, 860, 861, 864 to 866, 868, 876 to 880, 885 to 895, 902, 903, 909, 912, 913, 915 to 917, 919, 920, 923 to 928, 941, 943 to 945, 947 to 950, 957, 960, 961, 963 to 970, 972 to 976, 982, 984, 992, 995 to 1000, 1003 to 1005.

Mauza Panchrakhi, jurisdiction list No. 154.

Cadastral survey plot Nos. 261 to 263, 265, 267, 268, 634, 741, 756, 759 to 764, 766, 775, 778 to 780, 782, 783, 788, 791, 794, 795, 798, 803, 804, 807, 813, 816, 817, 820, 822, 825, 826, 890.

Mauza Amarpur, jurisdiction list No. 176.

Cadastral survey plot Nos. 72, 73, 75, 77, 79, 82, 83, 85, 86, 92, 94, 98 to 101, 103.

Manza Negashar, jurisdiction list No. 125.

Cadastral survey plot Nos. 1435, 1477, 1490 to 1493, 1495 to 1498, 1501, 1502, 1511, 1513, 1514, 1517, 1518, 1520 to 1522, 1527, 1541 to 1548, 1550, 1552, 1553, 1555, 1635 to 1643.

Mauza Jaggannathbati, jurisdiction list No. 177.

Cadastral survey plot Nos. 49, 51 to 53, 60, 64 to 74, 75, 78 to 87, 89 to 91, 93 to 98, 100, 103, 104, 106, 410 to 412.

Mauza Mahespur, jurisdiction list No. 178.

Cadastral survey plot Nos. 501 to 504, 512, 513, 516, 517, 519 to 524, 528 to 530, 531 to 533, 540 to 542, 544, 547 to 549, 556, 557, 562 to 565, 568 to 570, 572, 580, 582, 586, 587, 589, 590, 592, 593, 594, 597, 598, 707, 982.

Mauza Jarura, jurisdiction list No. 191.

Cadastral survey plot Nos. 744, 745, 750 to 752, 756, 1220.

Mauza Bhushnara, jurisdiction list No. 192.

Cadastral survey plot Nos. 259, 260, 262, 263,  $\frac{2}{263}$ , to 267, 720, 723, 751, 752, 754, 755, 759, 760,  $\frac{7}{262}$  to 764, 768 to 774, 777 to 782, 784 to 786, 796,  $\frac{7}{207}$ , 800, 801, 803.

Mauza Amdabad, jurisdiction list No. 193.

Cadastral survey plot Nos. 310, 313 to 315,  $_{48l_1}$  482, 484 to 487, 490, 492, 493, 495 to 497, 499, 508, 509, 514, 518, 519, 521, 530, 533, 535,  $_{537}$ 

Mauza Sankarbati, jurisdiction list No. 194

Cadastral survey plot Nos. 350, 362, 364, 370 to 37 380, 383, 385, 387, 390, 392 to 396, 398, 399, 40]  $_4$  410, 412, 414, 416, 417, 419, 420, 422, 424, 425, 43 433 to 439, 441, 442, 444 to 446, 452, 453, 459, 46 to 465, 471 to 475, 477, 479, 483 to 485, 633 to 636 638 to 642, 645 to 647, 649, 650, 658, 659, 661 to 663 to 671, 673, 674, 767, 770 to 778, 783, 784, 788, 789, 791 to 796, 798, 801 to 807, 809, 834.

## Police-station Pandua, district Hooghly.

Mauza Tailkopa, jurisdiction list No 9. Cadastral survey plot Nos. 91, 102, 103, 502 716

Mauza Hazipur, jurisdiction list No. 1

Cadastral survey plot Nos. 179 to 187, 196, 199 to 201, 204, 205, 207 to 209, 211, 213 to 216, 218, 266 267, 269 to 272, 274, 278, 305, 313, 315, 317, 323, 323 328, 368, 381, 389 to 391, 393, 401 to 403, 411, 422 to 425, 430, 456, 461, 466, 558, 565, 566, 595, 663, 683, 631, 633, 639, 640, 642 to 646, 652 to 656, 666, 706, 707, 725, 732, 733, 735.

Mauza Sripur, jurisdiction list No. 2

Cadastral survey plot Nos. 32, 47 to 49, 119, 120, 184 to 187, 190, 1008 to 1029, 1032, 1047, 1062 to 1067, 1071, 1072, 1093, 1138 to 1140, 1165, 1187, 1201 to 1209, 1211 to 1214, 1217, 1261, 1280 to 1284, 1288 to 1300, 1309, 1311 to 1313, 1315, 1320, 1323 to 1327 to 1331, 1333 to 1335, 1337 to 1340, 1343 to 135, 1350, 1354 to 1385, 1387, 1388, 1427, 1466, 1467, 168, 1472, 1473, 1482 to 1486, 1488 to 1496, 1499, 1511, 1522 to 1525, 1732.

Mauza Gohami, jurisdiction list No. 18.

Cadastral survey plot Nos. 73, 436, 439, 441, 446, 449 to 456, 459 to 465, 467, 469 to 472, 476 to 481, 483, 486 to 488.

Mauza Sargoria, jurisdiction list No. 23

Cadastral survey plot Nos. 668, 671 to 677. 680
682, 687, 688, 857 to 865.

Mauza Mulgram, jurisdiction list No. 15.

Cadastral survey plot Nos. 488 to 492, 495, 56 to 515, 538 to 540, 543.

Mauza Bhuinmohan, jurisdiction list No. 19.

Cadastral survey plot Nos. 495 to 499, 534 to 55 542, 550, 554, 555, 557, 559 to 567, 575 to 578, 58 875, 877, 881, 894 to 898, 906 to 911.

Mauza Inchura, jurisdiction list No. 14.

Cadastral survey plot Nos. 90, 93, 96, 101, 115, 131, 2, 146 to 152, 155, 156, 158 to 160, 170, 203, 205, 15, 397, 398, 456 to 460, 462, 465, 467 to 469, 619, 1, 625 to 628, 630, 632, 638, 639, 641, 644, 649, 674, 5, 679, 680, 682, 684 to 687, 719 to 721, 726, 777, 8, 804, 806, 808, 809, 811 to 813, 945, 948, 951 to 3, 959, 961, 963, 964, 967, 969, 970, 1169, 1170, 72, 1183, 1184, 1204, 1211, 1213, 1214, 1216 to 18, 1220 to 1223, 1241, 1243 to 1245.

Mauza Bhunpur, jurisdiction list No. 12.

Cadastral survey plot Nos. 942, 945, 1051, 1057, 59 to 1066, 1071, 1225 to 1227, 1229, 1230, 1233.

Mauza Panpara, jurisdiction list No. 3.

Sadastral survey plot Nos. 13, 14, 16, 19, 21, 23 to 31 to 41, 44 to 49, 195 to 203, 208, 210, 211, 213 217, 222, 223, 225 to 236, 239, 241 to 243, 245 to 1, 253, 262 to 279, 306, 307, 326, 327, 344 to 348, to 353, 356 to 358, 364, 365, 369, 370, 372 to 376, 10 388, 390 to 395, 399 to 401, 479 492, 493, 496, 1499, 828, 835 to 847.

Mauza Amonmouri, jurisdiction list No. 13.

adastral survey plots Nos. 1, 19 to 31, 33 to 35, o 48, 51 to 53, 57, 447, 463 to 470, 472 to 482, 496, 660, 662, 671 to 681, 683, 694, 695, 700 to 708, 738, 739, 937, 948, 951 to 953, 957, 959, 961, 1304,

Mauza Jamna, jurisdiction list No. 17.

idastral survey plot Nos. 441 to 443, 445, 446, 480, 543, 548 to 569, 571, 578, 697 to 706, 708 to 714 to 718, 731 to 733, 885, 893, 896, 931 to 941, to 948, 1210, 1402 to 1404.

Mauza Sadhat, jurisdiction list No. 10.

dastral survey plot Nos. 153, 154, 162 to 169, to 177, 226 to 230, 233, 443, 458.

Mauza Chetua, jurisdiction list No. 11.

dastral survey plot Nos. 240 to 243, 248, 385, 408, 409, 414, 415, 429, 431, 433, 438 to 440, 462, 463, 465 to 480, 484, 494, 509, 522.

Mauza Bhitashin, jurisdiction list No. 48.

dastral survey plot Nos. 83, 187 to 192, 256, to 275, 277, 279 to 289, 292 to 294, 296, 297, 335, 338 to 343, 345, 346, 348 to 352, 354 to 359, 363, 424 to 426, 428 to 437, 439, 440, 677, 1051, 1054, 1099 to 1106, 1115 to 1133, 1141, 1142, to 1149, 1220, 1221.

Mauza Belur, jurisdiction list No. 99.

dastral survey plot Nos. 147 to 156, 159 to 161, 171, 172, 225, 235 to 241, 261, 265, 269, 410, 414, 420, 422, 424, 428, 429, 432 to 435, 437 to 439, 442, 444 to 446, 449, 450, 454, 464, 471 to 474, 545, 547, 549 to 553, 569 to 576, 582, 583, 591 to 1352 to 1354

Mauza Rudrasanda, jurisdiction list No. 116.

Cadastral survey plot Nos. 15, 25 to 27, 31, 33, 34, 39 to 43, 45, 102, 105 to 109, 114, 125, 126, 141 to 1 47, 150 to 163, 167 to 169, 171 to 173, 178, 179, 1090.

Mauza Rosna, jurisdiction list No. 117.

Cadastral survey plot Nos. 425, 437, 438, 441, 444 to 447, 453 to 455, 457, 459, 462, 478, 480, 483, 662, 664, 666 to 671, 673, 675, 676, 678 to 680, 684, 686 to 688, 690, 691, 726, 727, 729, 735, 737, 747, 752, 770 to 772, 774, 776 to 780, 782 to 788, 801, 802, 805 to 819, 1099.

Mauza Atti, jurisdiction list No. 50.

Cadastral survey plot Nos. 146, 147, 150 to 152 160, 167 to 169, 172 to 175, 177 to 179, 181, 182, 185, 223 to 226, 231, 234 to 237, 239, 243 to 251, 441 to 445, 462 to 467, 470 to 473, 475 to 478, 674 to 679, 681 to 684, 693 to 696, 698, 699, 738, 739, 764, 766 to 769, 774 to 778, 781 to 783, 785, 842, 845, 846, 848, 849, 851, 854, 861 to 870, 872, 873, 875, 876, 1152, 1155 to 1157, 1159 to 1171, 1173, 1175, 1177, 1178, 1180, 1181, 1183, 1186, 1187, 1191 to 1194, 1196, 1197, 1203 to 1207, 1210, 1211, 1214 to 1219, 1221, 1243 to 1245, 1249 to 1252.

Mauza Katagar, jurisdiction list No. 82.

Cadastral survey plot Nos. 348 to 351, 360 to 364, 438, 447, 452 to 455, 466, 467, 469, 470, 477 to 480, 482, 486, 487, 492, 498, 509, 513, 514, 542 to 546, 587, to 589.

Mauza Bhuinpara, jurisdiction list No. 83. Cadastral survey plot No. 1856.

Mauza Ramnagore, jurisdiction list No. 57.

Cadastral survey plot Nos. 636, 638 to 643, 646 to 648, 650, 652 to 655, 658 to 663, 667 to 669, 671, 673, 676 to 679, 691, 1087, 1089 to 1093, 1095, 1096, 1098, 1101, 1102, 1104 to 1107, 1143, 1144, 1146, 1148, 1158 to 1163, 1167, 1168, 1356.

Mauza Habal, jurisdiction list No. 71.

Cadastral survey plot Nos. 2837, 2843, 2851, 2862, 2863, 2865, 2866, 2868, 2871, 2872, 2874, 2876, 2878, 2947, 2954, 2955, 2958, 2963 to 2965, 2967 to 2976, 2985 to 2987, 2989, 2990, 2992, 2997, 3122, 3124 to 3126, 3135, 3145, 3146, 3148 to 3150, 3153 to 3156, 3165 to 3182, 3189, 3194, 3195, 3198 to 3202, 3203, 3205, 3206 to 3209, 3218, 3220, 3223 to 3229, 3232 to 3234, 1634, 1675, 1678, 1682, 1684, 1687 to 1689, 1698, 1975.

Mauza Chaitpur, jurisdiction list No. 49.

Cadastral survey plot Nos. 134 to 139, 155, 259, 163 to 167, 169 to 174.

Mauza Kulipukur, jurisdiction list No. 103.

Cadastral survey plot Nos. 185 to 188, 192, 204, 680, 685, 699, 700, 702 to 715, 726 to 731.

Mauza Talbona, jurisdiction list No. 58.

Cadastral survey plot Nos. 1003 to 1006, 1008, 1049, 1051 to 1058, 1060, 1085, 1087 to 1089, 1091, 1094, 1095, 1182, 1707, 1715.

Mauza Pakri, Jurisdiction list No. 158.

Cadastral survey plot Nos. 287 to 289, 291 to 294, 297, 300, 301, 303 to 305, 318, 321, 324, 361, 362, 367 368, 370 to 374, 376, 386, 394, 396 to 398, 405, 411, 414, 415, 442 to 444, 463, 476, 502 to 504, 519.

Mauza Babagari, jurisdiction list No. 4.

Cadastral survey plot Nos. 1198, 1200 to 1202, 1204, 1208, 1220 to 1224, 1226, 1249, 1353, 1355, 1261, 1262, 1265 to 1274, 1278, 1279, 1281 to 1284, 1287, 1289 to 1291, 1293, 1295 to 1299, 1301 to 1304, 1306 to 1315, 1317 to 1326, 1329, 1330, 1361, 1362, 1365, 1367 to 1371, 1382, 1383, 1385, 1387, 1949.

Mauza Borelar, jurisdiction list No. 6.

Cadastral survey plot Nos. 148, 149, 156, 157, 159, 160, 171, 282, 289 to 290,292,302 to 304, 306, 308 to 312 314 to 316, 487 to 489, 491, 492, 494, 497, 530, 537, 538, 543, 551, 553, 554, 583, 612 to 615, 620, 623, 644, 656 to 658, 669, 661, 663, 722, 810 to 812, 817 to 819, 825, 826, 860 to 862, 867 to 869, 871 to 874, 876 to 880, 882, 885, 886, 897, 900 to 904, 944 to 947, 952 to 955, 968 to 970, 977, 988, 989, 1204, 1206 to 1208, 1227, 1244, 1245, 1247, 1265 to 1267, 1354, 1713, 1714, 1719, 1734, 1953, 1954, 1956, 1957, 1964, 1972, 1977, 1978, 1982, 1985, 3361, 3362, 3364, 3366 to 3368, 3370 to 3375, 3317 to 3319, 3322, 3392 to 3395, 3400, 3423, 3549, 3551, 3553, 3554, 3557, 3559, 3560.

Mauza Gowgwal, jurisdiction list No. 56.

Cadastral survey plot Nos. 2, 6, 11, 375, 377, 385, 389 to 394, 396 to 400, 404 to 406, 408, 474, 499, 524, 590, 591, 598 to 600, 716, 919 to 921

Mauza Digha, jurisdiction list No. 88.

Cadastral survey plot Nos. 1860, 1890, 1891, 1897 to 1899, 1901, 1902, 1920, 1921, 1923, 1925, 1928, 1929, 1934, 1936, 1937, 1939 to 1941, 2022 to 2033, 2083, 2084, 2095 to 2100, 2103, 2113, 2114.

Mauza Daurbashini, jurisdiction list No. 89.

Cadastral survey plot Nos. 4252, 4253, 4335, 4336, 4763, 4768 to 4779, 4781, 4786 to 4789, 4791, 4794.

Mauza Kalyanpur, jurisdiction list No. 91.

Cadastral survey plot Nos. 153, 155, 156, 179, 181 to 185, 187 to 193, 199, 207, 213, 229, 232, 233, 236, 238, 242, 243, 253, 254, 266, 267, 316, 318 to 321, 330, 332 to 337, 734 to 736.

Mauza Srinagar, jurisdiction list No. 98.

Cadastral survey plot Nos. 822, 841 to 844, 847 to 849, 852, 865 to 867, 884 to 888, 890 to 893, 895.

Mauza Dakhin Dasdarun, jurisdiction list No. 157. Cadastral survey plot Nos. 367, 368, 372, 383. Mauza Rameswarpur, jurisdiction list No. 87.

Cadastral survey plot Nos. 3035, 3036, 3039, 30 3076, 3082, 3085, 3195, 3108, 3109, 3111, 3908, 39 3912, 3967 to 3972, 3974, 3980 to 3988, 3990, 39 3994, 4002, 4131, 4132, 4141 to 4143, 4145, 41 4151.

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Mauza Bilsara, jurisdiction list No. 69.

Cadastral survey plot Nos. 501, 912, 923, 925, 16; 1634, 1641, 1642, 1645, to 1650, 1658, 16; 1661, 1670, 1671, 1763, 1832, 1833, 1835 to 18; 1843, 1845, 1869, 1870, 1878, 1904, to 1906, 19; 1926, 2037, 2039, 2042, 2043, 2045, 2331 to 2335.

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Mauza Naldanga, jurisdiction list No. 6.

Cadastral survey plot Nos. 38, 53, 111, 112, 225 239, 241, 254.

Mauza Akna, jurisdiction list No. 14.

Cadastral survey plot Nos. 1 to 18, 40, 41.

Mauza Benabharui, jurisdiction list No. 15.

Cadastral survey plot Nos. 2 to 4, 11 to 19, 21, 3 40, 42 to 45, 54 to 56, 59, 61 to 63, 65 to 67, 69, 7 132 to 142, 144 to 148, 152, 155 to 164 167 to 17 173, 177, 180, 298, 306 to 311, 314 to 316, 319, 32 322, 338 to 342, 346, 348 to 351, 353, 354, 461, 46, 472 to 490, 493 to 499, 500 to 502, 504 to 510, 52 522, 524 to 529, 531 to 536, 538, 540, 541, 543, 547, 549, 554, 582, 823 to 827, 829, 830, 837 to 859, 842, 845, 846, 850 to 857, 860, 862, 864 to 867, 57 874 to 876, 899, 900, 901, 903, 912, 913, 917, 91, 92, 930, 932, 937, 938, 939, 941 to 944, 946 to 949, 95 952, 954 to 958, 971, 972, 975 to 979, 982, 1321 th 1326, 1414, 1429.

Mauza Simla, jurisdiction list No. 16.

Cadastral survey plot Nos. 347, 1231, 1235, 1236, 1238, 1239, 1241, 1242, 1245, 1255, 1256, 1258, 1262, 1406, 1408, 1410, 1411, 1414 to 1416, 1418, 1419 1428, 1428, 1432, 1434, 1435, 1436, 1438, 1468, 1469, 1476, 1478, 1485 to 1488, 1492, 2003, 2519 258, 2930, 2004, 2008 to 2010, 2012, 2028, 2114, 2120, 2128, 2500

Mauza Krishnapur-Chandanpur, jurisdiction list No. 1

Cadastral survey plot Nos. 224, 279 to 282, 320 t 324, 326.

Mauza Debanandapur, jurisdiction list No. 3.

Cadastral survey plot Nos. 10 to 12, 16, 19, 21, 37, 374, 532, 539 to 543, 547, 550, 553, 566, 568, 569, 57 to 574, 576 to 581, 583, 585, 587.

Mauza Mamushpur, jurisdiction list No. 4.

Cadastral survey plot Nos. 2, 3, 9.

## In police-station Chanditala, district Hooghly.

PART I]

Mauza Patul, jurisdiction list No. 3.

(adastral survey plot Nos. 1806 to 1817, 1821, 1822, 1824, 1826 to 1839, 1841, 1842, 2161, 2162.

Mauza Gopalpur, jurisdiction list No. 6.

(adastral survey plot Nos. 126, 134, 136, 139, 140, 143, 144

Mauza Krishnanagore, jurisdiction list No. 1.

(adastral survey plot Nos. 551, 556, 1021, 1510, 1522, 1528.

Mauza Chunche, jurisdiction list No. 8.

(adastral survey plot Nos. 382, 384, 386, 387, 390, 392, 393, 395, 398, 399, 507.

Mauza Madhupur, jurisdiction list No. 10.

Cadastral survey plot Nos. 154, 156 to 161, 164, 168.

Mauza Sheakhala, jurisdiction list No. 12.

(adastral survey plot Nos. 463 to 468, 471, 472, 481, 489, 495, 1591, 1594 to 1597, 1626, 1627, 1695, 1696, 1698 to 1700, 1703 to 1707, 1711.

Mauza Jiara, jurisdiction list No. 19.

Cadastral survey plot Nos. 847, 848, 853, 860, 867, 868, 873, 1123, 1124, 1132, 1141, 1142.

Mauza Sadpur, jurisdiction list No. 21.

Cadastral survey plot Nos. 460 to 463, 465 to 481, 489, 490, 492, 493, 509.

Mauza Jagamohanpur, jurisdiction list No. 26.

(adastral survey plot Nos. 793 to 797, 799 to 806, 814 to 819, 830 to 835, 837 to 839, 847 to 852, 855, 858 to 862, 869, 1196, 1201, 1203, 1205, 1216, 1217, 1223.

Mauza Barachowghora, jurisdiction list No. 27.

Cadastral survey plot Nos. 22, 24, 25, 27, 47, 48, 73, 75 to 92, 173 to 176, 180, 182 to 190, 197 to 199, 201, 210 to 213.

Mauza Chottachowghara, jurisdiction list No. 29.

Cadastral survey plot Nos. 12 to 23, 25 to 41, 44 to 52 to 55, 57, 60, 120 to 122, 125 to 127, 129, 134, 5, 152, 498 to 502.

Mauza Haripur, jurisdiction list No. 30.

Cadasiral survey plot Nos. 23, 114 to 117, 135, 136, i1, 219, 278, 297 to 299, 341, 346, 351 to 360, 362, 367, 378, 379, 385, 428, 432, 433, 440, 441, 443, 66 to 456, 460, 461, 469, 471, 474 to 478, 481 to 55, 487, 489, 492, 493, 567 to 589, 591 to 596, 603, 292 to 1296, 1298, 1299, 2076.

Mauza Radhaballavpur, jurisdiction list No. 33.

Cadastral survey plot Nos. 6 to 15, 34, 43, 56 to 63, 68, 69, 71, 74, 77 to 80, 85, 87, 97 to 99, 105, 106, 109 to 111, 113 to 115, 117, 131 to 133, 196, to 200, 203 to 212, 219, 225, 227 to 231, 236, 238, 487.

Mauza Badesala, jurisdiction list No. 34.

Cadastral survey plot Nos. 505 to 508, 510 to 517, 532 to 542, 557 to 560, 572 to 578, 580 to 585, 587 to 591, 593 to 599, 601, 618 to 620, 622 to 624, 631, 633, 635, 1592 to 1595, 1597 to 1605, 1609, to 1612, 1622, 1623, 1633, 1634, 1641, 1643 to 1651, 1657, 1680, 1748, 1749, 1751 to 1754, 1757, 1760, 1763, 1768, 1771 to 1773, 1774, 1775 to 1777, 1780, 1808 to 1818, 1820, 1821, 1858 to 1865, 1959 to 1963, 1967, 1969, 1972, 1973, 1991, 1992, 1994 to 1998, 2003, 2007 to 2016, 2019 to 2023, 2045 to 2051, 2053 to 2058, 2071 to 2078, 2081 to 2099, 2102 to 2116, 2227, 2228, 2258 to 2260, 2263 to 2273, 2287, 2288, 2290, 2291, 2293, 2294, 2297 to 2306, 2308 to 2321, 2324 to 2359.

Mauza Jehhapasar, jurisdiction list No. 35.

Cadastral survey plot Nos. 67, 69, 70, 72, 298, 402 to 419, 424 to 425, 433, 435 to 444, 482, 484 to 487, 491, 492, 495, 496, 504, 507 to 516, 524, 525, 527 to 534, 540 to 555, 560 to 567, 592, 594, 595, 712, 716, 718, 727, 728, 734, 735, 746 to 750, 753 to 758,760 to 762, 765 to 769, 853, 973 to 975.

Mauza Anantya Rampur, jurisdiction list No. 36.

Cadastral survey plot Nos. 438 to 441, 446 to 448, 450, 451, 468, 469, 496 to 498, 500, 512, 513.

Mauza Payragachha, jurisdiction list No. 55.

Cadastral survey plot Nos. 516, 519, 521 to 525, 528, 529, 532, 533, 553, 579, 580, 930 to 933, 936 to 951, 1012 to 1016, 1835 to 1838, 1840 to 1848, 1850 to 1858, 1862, 1865, to 1869, 1871, 1873 to 1880, 1922 to 1930 1938 to 1942, 1945 to 1947, 1950, 1951, 2007, 2015.

Mauza Jenai, jurisdiction list No. 57.

Cadastral survey plot Nos. 4251 to 4264, 4298 to 4300.

Mauza Gongadharpur, jurisdiction list No. 63.

Cadastral survey plot Nos. 914, 915, 917, 918, 920, 938, 939, 941, 942, 944, 946, 948 to 950, 952, 953, 1001 to 1004, 1006 to 1009, 1011, 1012, 1018 to 1028,

Mauza Manirampur, jurisdiction list No. 64.

Cadastral survey plot Nos. 3173, 3174, 3177 to, 3179, 3181 to 3183, 3325, 3342, 3352, 3354 to 3359, 3361 to 3364, 3405, 3424 to 3427 3429 to 3433, 3438, 3440 to 3448, 3453, 3470 to 3473, 3476, 3477, 3561, 3563 to 3566, 3568, 3570, 3572 to 3576, 3578 to 3580, 3613 to 3619, 4354, 4355, 4381, 4406, 4408, 4412, 4413, 4415, 4416, 4418, 4436, 4438, 4452 to 4460, 4463 to 4467, 4506.

Mauza Sonka, jurisdiction list No. 65.

Cadastral survey plot Nos. 114, 181 to 183, 191, 192, 194 to 196, 199 to 202, 204 to 227, 230, 235, 237 to 239, 241, 242, 246, 269, 270, 295, 297 to 300, 302, 305, 308, 319, 711, 713, 714, 716, 718, 719, 744, 745, 750, 751, 755 to 766, 768 to 784, 788.

Mauza Chardaha, jurisdiction list No. 66.

Cadastral survey plot Nos. 713 to 717, 719, 723, 726, 748 to 750, 757, 758, 760 to 765, 767 to 769, 772, to 774, 824, 825, 828, 830, 841, 876, 883, 885, 886,, 891 to 894, 898, 901, 902, 904, 907, 916, 917, 921, 922, 928 to 933, 944, 945, 951 to 953, 967, 972, 1002, 1007, 1023 to 1025, 1027 to 1032, 1037 to 1040, 1053 to 1055, 1057, 1058, 1062 to 1070, 1076, 1083, 1093, 1098, 1103 to 1106, 1108, 1119, 1120, 1123 to 1125, 1169, 1170, 1172, 1174, 1176, 1179 to 1182, 1201.

Mauza Tesa, jurisdiction list No. 70.

Cadastral survey plot Nos. 2, 14, 19 to 31, 34 to 42, 55, 58, 152 to 154, 367 to 380, 389 to 394, 396, 397, 409 to 412, 645, 654 to 657, 663 to 665, 667 to 669, 672, 673, 676, to 679, 690 to 694, 703, 704.

Mauza Khorsarai, jurisdiction list No. 71.

Cadastral survey plot Nos. 2 to 9, 11 to 13, 18 to 20, 22, 31, 34, 74, 91 to 93, 95 to 101, 103, 104, 107 to 111, 113, 114, 119, 143 to 146, 150, 151, 156, 158 to 164, 169 to 179, 183, 186 to 190, 321, 348, 666, 700, 701, 708, 710.

Mauza Bagonpur, jurisdiction list No. 73. Cadastral survey plot Nos. 247, 268, 608, 611, 613 to 616.

Mauza Modhebpur, jurisdiction list No. 74.

Cadastral survey plot Nos. 1358, 1364 to 1367, 1373, 1375, 1382, 1385 to 1399, 1402, 1403, 1406, 1471 to 1475, 1479, 1480, 1482, to 1484, 1486, 1704 to 1706, 1708 to 1711, 1717 to 1723 1728, 1741, 1744 to 1747, 1749, 1751.

Mauza Baksa, jurisdiction list No. 77.

Cadastral survey plot Nos. 2315, 2321, 2323, 2324, 2326 to 2329, 2334 to 2342, 2344 to 2346, 2352 2382 to 2385, 2387 to 2391, 2394, 2395 2399 to 2403,2406 to 2409, 2413 to 2418, 2421 to 2424, 2426 to 2429, 2434 to 2446, 2453 to 2457, 2459 to 2466, 2469, 2521 to 2525, 2527 to 2530, 2606.

Mauza Adan, jurisdiction list No. 78.

Cadastral survey plot Nos. 7, 11, 17, 20, 25, 1334 to 1341, 1346 to 1348, 1351, 1352, 1357, 1358, 1403, 1004, 1754 to 1758, 1771, 1772, 1779, 1780 1783 to 1790, 1792 to 1814, 1818 to 1825, 1828 to 1843, 1839 to 1861, 1864, 1866, 1867, 1869, to 1877, 1879, 1882 to 1885, 1929, 1930, 1932, to 1936, 1938 to 1940, 1943 to 1946, 1948, 1989 to 1991, 1996 to 2002.

Mauza Bankagachha, jurisdiction list No. 79.

Cadastral survey plot Nos. 90, 92 to 101, 120 to 128, 130 to 137, 146, 150, 151, 155, 156, 158, 517 to 520.

Mauza Chakrand, jurisdiction list No. 81.

Cadastral survey plot Nos. 1 to 3, 16, 18, 19, 22 to 25, 29 to 31, 720, 723, 725 to 728, 730, 731, 735, 736, 741 to 743, 745, 746, 782, 783, 786 to 793, 797 798, 806 to 809 811 to 822, 1895 to 1897.

Mauza Naity, jurisdiction list No. 84.

Cadastral survey plot Nos. 179, 180, 234 to 255, 277, to 290, 292 to 298, 349, 374, 2001, to 2004, 2011 to 2016, 2021, 2022, 2024, 2032 to 2043, 2045, 2049, 2052, to 2070 2073, 2074, 2077, 2078, 2081, 2082, 2085, 2086, 2089 to 2091 2093, 2094, 2098 to 2107, 2109, to 2113, 2124, 3446, 3496, to 3504, 3507 to 3510, 3513, 3514, 3516 to 3530, 3532 to 3534, 3536, 3548 to 3554, 3556 to 3564, 3567, 3569 to 3582, 3584, 3586, 3588 to 3594, 3597 to 3609, 3612, 3613, 3615 to 3644, 3647, 3648 to 3654, 3656 to 3670, 3672 to 3690, 3692 to 3796, 3700, 3702, 3710, to 3714, 3716 to 3735, 3737 to 3756, 3763, to 3765, 3767 to 3771, 3778, 3789, 3842, to 3844, 3847.

Mauza Chanditala, jurisdiction list No. 85. Cadastral survey plot Nos. 220, 222 to 229, 238, 250 to 255, 262, 306 to 315, 319 to 325, 360, 1100, 1140

Mauza Barijhati jurisdiction list No. 86. Cadastral survey plot Nos. 736, 740, 741, 747.

Mauza Garalgacha, jurisdiction list No. 90.

Cadastral survey plot Nos. 148 to 150, 152, 159 to 161, 166.

Mauza Beledanga, jurisdiction list No. 91.

Cadastral survey plot Nos. 1 to 30, 100 to 119, 124 to 126, 128, 129, 1148, 1150 to 1154, 1178 to 1180, 1182 to 1185, 1188, 1189, 1195 to 1211, 1214, 1216 to 1227, 1232, 1233, 1238, 1240, 1244 to 1248, 1250 to 1259, 1261, 1262, 1264, 1268.

Mauza Kalipur, jurisdiction list No. 99.

Cadastral survey plot Nos. 14, 19 to 21, 23, 28 to 35, 37 to 40, 131, 132, 148, 155, 170.

Mauza Krishnapur, jurisdiction list No. 100.

Cadastral survey plot Nos. 134 to 136, 139, 140, 144 to 147, 151 to 154, 157, to 159, 162 to 169, 174, 199 to 207, 211 **to** 214, 217 to 219, 221, 223 to 225, 228 to 230, 235, 236, 239, 240, 243 to 245, 247 to 250, 253 to 256, 268, 271, 279, 280, 283 to 289, 291 to 293, 295 to 302, 304 to 315, 318 to 330, 1477, 1478, 1496, 1496 to 1505, 1510, 1518, to 1520, 1548 to 1551, 1553 to 1555, 1557 to 1570, 1598, 1610 to 1612, 1615, to 1643, 1645 to 1647, 1669 to 1672, 1675, 1677 to 1679, 1742, 1746, 1750 to 1759, 1761 to 1769, 175, 1782, 2038 to 2040, 2042, 2046, 2047, 2049 to 2057, 2059 to 2079, 2081, 2083 to 2090, 2153, 2158, 2160 to 2162, 2171, 2177, 2180, 2182 to 2188, 190, 2191, 2195, to 2200, 2205, 2217, 2219, 2221, 2236, 2238, 2239.

Mauza Manber, jurisdiction list No. 101.

Cadastral survey plot Nos. 2, 3, 5 to 8, 12, 931, 941, 1105, 1106, 1112, 113, 1116, 1140, 1145, 1150, 1151, 1156 to 1160, 1164, 1165, 1170, 1172 to 1176, 1178, 1184, 1187 to 1189, 1192 to 1194, 1196, 1197, 1205, 1206, 1249, 1250, 1255, 1259, 1262 to 1268, 1274, 1276, 1281, 1283, 1285, 1286, 1289, 1329, 1334, 1341, 1344, 1350 to 1354, 1356, 1366, 1387.

Mauza Mrigala, jurisiction list No. 102.

Cadastral survey plot Nos. 3, 5, 6, 13 to 15, 23, 25, 26, 1339.

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Mauza Kharagachi, jurisdiction list No. 4.

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Mauza Berabari, jurisdiction list No. 5.

adastral survey plot Nos. 2349, 2351, 2352, 2357 to 2405, 2406, 2414, 2418, 2420, 2422, 2427, 2428, to 2439, 2442 to 2447, 2450, 2451, 2471 to 2481, to 2523, 2526 to 2528, 2535, 2537 to 2541, 2546 to 2587, 2589 to 2599, 2601 to 2607, 2610 to 2613, 1, 2621 to 2634, 2636, 2642, 2663 to 2665, 2667 to 1, 2072 to 2691, 2694 to 2707, 2709, 2724, 2725, 1, 274, 2752, 2761, 2763, 2768 to 2971, 2975 to 2990, 3003 to 3009, 3833, 3834.

Mauza Pairaurah, jurisdiction list No. 7.

adastral survey plot Nos. 502 to 505, 508 to 510, 517, 521, 546, 557 to 563, 566, 567, 570, 574, 589, 591, 600 to 606, 618, 620, 622 to 626, 632 to 634, 642 to 659, 660, 689 to 704, 707, to 719, 721, 722, 724 to 712, 743, 745, 749 to 751, 755, 756, 773, 778, 780, 838 to 841, 843, 844, 846, 851 to 853, 858, 860 to 866, 869, 925, 926, 936, 1015, 1017 to 1023, 1025, 0 to 1032, 1048, 1061.

Mauza Baburbheri, jurisdiction list No. 8. dastral survey plot Nos. 340 to 349, 354, 355, 3

adastral survey plot Nos. 340 to 349, 354, 355, 357, to 364, 394 to 400, 402, to 404, 408, 409, 411, 413.

Mauza Khaserbheri, jurisdiction list No. 11.

adastral survey plot Nos. 296, 297, 321, 322, 324, 16 342, 344, 346 to 349, 358, 360 to 364, 367, 368, to 391, 391, 395, 397 to 400, 424, 428 to 430, 442, 3415 to 453, 455, 458.

Mauza Bajimalia, jurisdiction list No. 12.

'adastral survey plot Nos. 36, 40, 43, 45, 46, 49 to 62, to 67, 71 to 73, 75 to 86, 89 to 106, 115, 141, 158, 159, to 176, 182 to 191, 193, 194, 197 to 212, 217, 223, 226 229, 233, 234, 236, 238 to 274, 311, 317 to 330, 377, 1 to 381, 386 to 416, 418 to 421, 424 to 453, 455 to ) 472 to 481, 485 to 488, 497, 498, 504 to 509, 512 to ), 533 to 541, 543 to 583, 587, 593, 644, 647, 660 to 1 669, 671 to 676, 684 to 687, 692, 716, 717, 726, 742. ), 754, 760, 761, 808, 810 to 817, 857, 897, 898, 950, 1,958, 961 to 963, 965 to 978, 980, 982, 991, 993, 994, <sup>198</sup>, 999, 1010 to 1012, 1014 to 1018, 1021, 1022, 1025, 1028, 1030 to 1033, 1058, 1061, 1065 to 1070, 1075, 1077 to 1092, 1099, 1100, 1103 to 1106, to 1117, 1123, 1125 to 1134, 1136 to 1140, 1142 to 1162 to 1164, 1166 to 1173, 1177 to 1185, 1188 to 1220, 1233, 1237, 1240 to 1244, 1259, 1260, 1264 70, 1204 to 1307, 1321 to 1325, 1327 to 1347, 1368, 1575 to 1379, 1383, 1501 to 1519, 1528 to 1547, <sup>1563</sup> to 1567, 1577, 1578, 1584 to 1590, 1592, 1763 to 1767, 1769, 1770, 1773, 1779, 1902, 1918, 1926 to 1928, 1931, 1933, 1934, 1942 to 1944, 1950, 1976 to 1980, 1983 to 1985, 1988 to 1991, 1993 to 2081 to 2083, 2089 to 2092, 2094 to 2098, 2103 to 2121, 2122, 2124 to 2128, 2132, 2133, 2145, 2146, , 2187 to 2190, 2230, 2234, 2243, 2244, 2361.

Mauza Gopalnagore, jurisdiction list No. 13.

Cadastral survey plot Nos. 658, 659, 722, 724, 769, 771, 900, 1022, 1036, 1037, 1041 to 1046, 1108, 1165, 1170, 1171, 1173 to 1175, 1177, 1197 to 1218, 1220 to 1222, 1226 to 1229, 1238, 1260, 1272, 1273, 1379, 1381, 1383, 1390, 1391, 1402, 1403, 1406, 1407, 1410, 1411, 1415 to 1420, 1427 to 1429, 1431 to 1434, 1542 to 1547, 1553 to 1555, 1588, 1591 to 1595, 1597 to 1601, 1614, to 1618, 1621, 1624, 1625, 1663, 1913, 1920, 1922, 1927, to 1920, 1933, 2328, 2388, 2390, 2391, 2404, 2420, 3011, 3265, 3353, 3354, 3372, 3375, 3461, 3463 to 3465, 3472, 3587, 3624 to 3630, 3632 to 3636, 3638 to 3641, 3644, 3646 to 3648, 3656 to 3661, 3663 to 3665, 3667 to 3669, 3672, 3673, 3675, 3678, 3679, 3799, 3800, 3802, 3808, 3809, 3813 to 3816, 3818, 3827 to 3829, 3831, 3841, 3933, 3935, 3941, 3944 to 3946, 3948, 3950 to 3961, 4062, 4122, 4123, 4182, 4184, 4203 to 4206, 4276 to 4284, 4307 to 4309, 4313 to 4317, 4330, 4334, 4335, 4343, 4345, to 4349, 4378, 4380, 4382, 4383 to 4385, 4491, 4493, 4892, 4894, 4909, 4901, 4910, 4911, 4914 to 4917, 4926 to 4935, 4942, 4945, 4946, 4948, 4949, 4971, 4985, 4991, to 4993, 4995 to 4998, 5009, 5011, 5016, 5020, 5021, 5027, 5056, 5076 to 5078, 5086, 5087, 5101 to 5103, 5109, 5111, 5113, 5114, 5116, 5122 to 5127, 5129, 5132, 5140, 5141, 5143, 5144, 5147, 5148, 5150, 5154, 5209, 5240, 5241, 5243, 5246, 5247, 5274 to 5278, 5284 to 5291, 5298, 5303, 5305, 5306, 5316 to 5319, 5324 to 5334, 5337 to 5340, 5343 to 5354, 5356 to 5370, 5373, 5376 to 7578, 5380, 5382, 5384 to 5387, 5642 to 5649, 5684, 5685, 5709, 5719, 5724, 5725, 5731 to 5733, 5736, 5738, 5740, 5742, 5744, 5747, 5749, 5757, 5759, 5814, 5815, 5818, 5835, 5839, 6118 to 6144, 6153, 6154, 6192 to 6195, 6203 to 6214, 6236, 6242, 6247, 6248, 6260, 6263, to 6266, 6269, 6273, 6274, 6278, 6284, to 6286, 6288, 6289, 6293, 6298, 6299, 6303, 6307, 6308, 6310, 6319 to 6321, 6325, 6329 to 6333, 6505, 6506, 6509 to 6512, 6516 to 6522, 6524, 6527 to 6529, 6533, 6534, 6536, 6537, 6594, 6595, 6607, 6613, 6624 to 6627, 6630, 6639, 5641 to 6662, 6664 to 6673, 6678 to 6680, 6682, 6725, 6727 to 6738, 6755, 6758 to 6780, 6782, 6784, 6787 to 6794, 6798, 6807, 6812, 6815, 6816, 6819, 6820, 6939 to 6944, 6946 to 6950, 6956, 6980, to 6983, 6989, 6990, 6998, 7023, 7026 to 7028, 7040 to 7043, 7085, 7091 to 7093, 7099 to 7110, 7214, 7241 to 7248, 7250, 7257 to 7260, 7272 to 7278, 7280, 7281, 7434 to 7439, 7462 to 7470, 7472 to 7475, 7479, 7481 to 7483, 7485, 4787 to 7492, 7591, 7609, 7611, 7612, 7714 to 7719, 7722, 7723, 7731, 7732, 7735, 7759 to 7762, 7765, 7766, 7776, 7777, 7779 to 7785, 7804 to 7810, 7826 to 7828, 7830 to 7832, 7834 to 7839, 7843 to 7847, 7850 to 7852, 7865 to 7868, 7870, 7893, 7916, 7929 to 7947, 7952, 7953, 7960 to 7964, 7966 to 7972, 7974 to 7976, 7988 to 7992, 7994 to 7997, 7999, 8000, 8017 to 8023, 8025 to 8027, 8030 to 8039, 8041 to 8051, 8055 to 8060, 8073 to 8075, 8123 to 8134, 8136 to 8139, 8142 to 8150, 8170 to 8174, 8180 8183.

Mauza Khordah Apurbapur, jurisdiction list No. 14.

Cadastral survey plot Nos. 87 to 89, 101 to 107, 179, 232, 252, 258 to 261, 264 to 267, 337 to 339, 341, 343, 344, 346 to 348, 350, 410, 412 to 416, 419 to 422, 435 to 438, 441 to 444, 446 to 451, 490, 491, 495, 497, 503, 504, 547 to 549, 551, 553, 610, 612, 614, 619, 624, 645, 547, 548, 676, 687, 688, 901, 904, 908, 910, 1196, 1197, 1205 to 1212, 1215, 1533 to 1335, 1540, 1541, 1575 to 1592, 1594 to 1600, 1608 to 1613.

Mauza Chakgohinda, jurisdiction list No. 15.

Cadastral survey plot Nos. 5, 16 to 21, 29 to 36, 41 to 44, 46 to 49, 51, 52, 54, 56, 58, 59, 61 to 64, 68, 69, 71 to 77, 79 to 81, 94 to 96, 98, 99, 103 to 107, 118, 120 to 122, 126, 134, 136 to 139, 175, 178, 180, 181, 185 to 187, 190 to 192, 195, 197, 210, 256, 261, 264 to 267, 283, 296, 298, 303, 308, 322, 323, 354, 357 to 360, 474, 476, 478 to 480, 493, 496, 506.

## Mauza Ganderpukur, jurisdiction list No. 16

Cadastral survey plot Nos. 2 to 7, 9, 10, 34, 40, 41, 51, 59 to 64, 80, 94, 97, 98, 100 to 103, 104, 108, 123 to 126, 128, 146, 148, 150, 158, 159, 161, 164, 166, 171, 173 to 175, 180 to 182, 184, 186, 188, 191, 192 to 195, 211, 272, 273, 275, 276, 279, 404, 406, 409 to 411, 420, 421, 430, 432, 459, (.0, 462 to 464, 472, 482, 485, 690, 726, 900, 902, 941, 950, 965, 966, 973, 1030, 1032, 1036, 1040 to 1042, 1047, 1048, 1050, 1057, 1058, 1111, 1113, 1142, 1152, 1153, 1155, 1156, 1158, 1167, 1168, 1170, 1204, 1209, 1216 to 1220, 1223, 1226, 1227, 1313, 1334, 1411, 1416, 1422, 1425, 1429, 1430, 1448, 1454, 1465, 1466, 1483, 1507 to 1509, 1516, 1518, 1519, 1560 to 1563, 1565 to 1567, 1569, 1572, 1573, 1579, 1580, 1582, 1583, 1587, 1592, 1595 to 1598, 1614, 1623, 1751, 1761, 1844, 1895 to 1898, 1903, 1908 to 1916, 1918, 1923 to 1928, 1958, 1961, 1962, 1970, 1971, 1991, 2029 to 2032, 2034 to 2044, 2056.

## Mauza Pawnan, jurisdiction list No. 17.

Cadastral survey plot Nos. 51 to 53, 190, 191, 193 to 200, 20+, 206, 207, 216, 218, 262, 264, 285 to 287, 291, 292, 47.0, 463, 464, 477, 481 to 483, 499, 523 to 525, 527, to 529, 534, 535, 545, 550 to 552, 557, 566, 568, 572, 573, 577, 579, 580, 582, 586, 587, 615, 640, 644 to 655, 660, 666, 703, 728 to 731, 736 to 741, 744, 745, 747, 748, 756, 761, 765, 766, 785, 788, 801, 802, 805, 821, 822, 828, 836 to 838, 845 to 847, 849 to 851, 853 to 855, 860, 862 to 864, 883

## Mauza Dewanbheri, jurisdiction list No. 18.

Cadastral survey plot Nos. 5, 6, 7 to 11, 13 to 15, 17, 21, 27 to 30, 33, 39, 51, 53 to 57, 62 to 65, 115, 117 to 120, 124 to 127, 130 to 132, 138, 140, 292, 393 to 395, 405 to 407, 521, 528, 529, 569, 571, 573 to 585, 588, 589, 592, 645 to 654, 717 to 722, 732, 733, 797, 799, 816, 831, 832, 837, 842, 851 to 854, 859, 860, 862 to 864, 875, 894 to 398 901 to 903, 905, 907, 912, 914, 915, 949 to 953, 976 to 980, 982, 985, 1059 to 1063, 1070, 1071, 1073 to 1078, 1112, 1114, 1117, 1118, 1121 to 1124, 1190 to 1197, 1201, 1202, 1204 to 1206, 1208 to 1211, 1213, 1217, 1222 to 1224, 1226 to 1229, 1231, 1235, 1238, 1239, 1245 to 1251, 1255, 1265, 1267, 1271 to 1273, 1292, 1296, 1301, 1508 to 1510, 1724, 1725, 1758 to 1760, 1766 to 1773, 1788 to 1793, 1799, 1803 to 1806, 1808 to 1811, 1815 to 1818, 1826-1827, 1831, 1832, 1834 to 1838, 1840, 1846 to 1853, 1855, 1910, 1924, 1925, 1931 to 1933, 1939, 1940, 1954 to 1956, 1960 to 1962, 2530, 2531, 2533 to 2538, 2545 to 2550, 2552 to 2561, 2614, 2616, 2617, 2619, 2622, 2624, 2625, 2631 to 2636, 2699 to 2706, 2716 to 2733, 2736 to 2743, 2760 to 2763, 2765, 2767, 2800 to 2802, 2804, 2811 to 2815, 2817 to 2820, 2823, 2824, 2870 to 2872. 3087. 3089. 3091, 3093, 3095, 3104, 3105, 3240, 3272, 3273, 3284, 3293, 3294, 3315 to 3317, 3326, 3327, 3329, 3333, 3336, 3340, 3341, 3348, 3386, 3389, 3393 to 3398, 3400 to 3403, 3408 to 3412, **34**21, 3390. 3422, 3465 to 3467, 3514, 3518, 3519, 3520, 3521, 3522, 3524, 3425, 3528, 3529, 3531, 3540, 3547, 3548, 3555 to 3558, 3569, 3570, 3572, 3574, 3582, 3596, 3611 to 3613, 3615, 3621, 3667, 3670 to 3672, 3692, 3693, 3697, 3698.

Mauza Beleghata, jurisdiction list No. 19

Cadastral survey plot Nos. 374, 380, 381, 385, 409, 410, 412, 414 to 417, 432, 460 to 462, 464, to 491, 492, 516.

Mauza Kalirah, jurisdiction list No. 26

Cadastral survey plot Nos. 544, 545, 547, 549, 561, 565, 1179, 1194.

Mauza Noapara, jurisdiction list No. 29

Cadastral survey plot Nos. 531, 532, 575, 577, 12 1253, 1261, 1265, 1279, 1285 to 1289, 1293, 1294, 14 1467, 1475 to 1478, 1486, 1488, 1490 to 1492, 14 1498, 1499, 1501, 1859, 1862, 1865, 1867, 1872, 18 1887, 1937 to 1940, 1943, 1948, 1950, 1956, 1962, 186 1997, 2001, 2003, 2010 to 2012, 2014 to 2017, 2020, 2027, 2031, 2035, 2184, 2185, 2195, 2196, 2198, 22024, 2206 to 2209, 2213, 2215, 2216, 2218, 2239 to 2250, 2266, 2272 to 2274, 2277, 2278, 2280, 2284, 2288, 2289, 2292, 2295, 2296, 2314.

### Mauza Bagdanga, jurisdiction list No 30

Cadastral survey plot Nos. 4 to 7, 12, 18-21, 23 to 38, 41 to 43, 75, 106, 129, 135, 156, 176, 183-18 198, 712, 755, 756, 760, 763 to 767, 771 to 773, 776-77 780, 786, 787, 806, 810, 817, 818, 820, 869, 871, 872-87 882, 889 to 892, 899, 901, 902, 970, 971, 984, 985, 98 990, 991, 997, 1000 to 1005, 1007, 1008, 1010, 1011-101 1477, 1484, 1486, 1487, 1489, 1495 to 1497, 1503-150 1506 to 1508, 1512 to 1517, 1573.

Mauza Laskarpur, jurisdiction list No. 32

Cadastral survey plot Nos. 2, 4 to 9.

Mauza Chutipur, jurisdiction list No. 33 Cadastral survey plot Nos. 12, 80, 81, 89, 879.

Mauza Taherpur, jurisdiction list No. 34

Cadastral survey plot Nos. 45, 50 to 53, 56, 57, 62, 65, 87, 90, 91, 93, 913 to 915, 918, 923, 924 927, 1000, 1008, 1011, 1012, 1021 to 1024, 1023, 103, 1119, 1120, 1122, 1123, 1138, 1159, 1160, 1160, 1170, 1175, 1177, 1178 to 1180, 1182 to 1184, 19, 1191, 1203 to 1206, 1208, 1211, 1213, to 1216, 1258, 1267.

## Mauza Anandanagore, jurisdiction list No. 38

Cadastral survey plot Nos. 34, 37, 48, 49, 14, 51, 63, to 66, 69, 72 to 74, 78 to 80, 82 to 84, 87, 137, 138, 153 to 160, 162 to 164, 218, 287, 205, 349 to 351, 352, 397, 401 to 403, 407, 410, 571, 588, 599, 602 to 606, 608, 609, 611, 612, 615, 616, 662, 632, 639, 643 to 648, 650, 651, 657, 662 to 664, 740 to 743, 745, 754 to 757, 788, 789, 1201, 1203, 1392, 1407, 1408, 1410, 1412 to 1417, 1430 to 1434 to 1438, 1443 to 1445, 1465 to 1469, 1472, 1476 to 1496, 1503, 1505, 1547 to 1551, 1553, 1556, to 1563, 1573, 1574, 1576, 1577, 1582, 1585, 1587, 1599, 1633, 1650, 1651, 1665 to 1667, 1670 to 1673 to 1677, 1682, 1683, 1691, 2002, 2003, 2057 to 2083, 2085, 2087, 2091, 2093, 2100.

Mauza Subhipur, jurisdiction list No. 39

Cadastral survey plot Nos. 299, 314, 582, 635, 657, 751.

Mauza Nanda, jurisdiction list No. 40.

(adastral survey plot Nos. 50, 54 to 58, 60, 90, 91 to 93, 97, 98, 101 to 103, 110, 114, 116 to 119, 489, 490.

Mauza Hakimpur, jurisdiction list No. 41 Cadastral survey plot Nos. 1, 15.

Mauza Benipur, jurisdiction list No. 42. Cadastral survey plot Nos. 95, 145, 148.

Mauza Bhandardah, jurisdiction list No. 44

Cadastral survey plot Nos. 53, 56, 58, 59, 62, 63, 70 to 73, 105, 108 to 113, 117 to 122, 125, 130, 131, 143, 144, 146, 147, 149 to 151, 615, 718, 787 to 789, 795, 798, 800, 817, 818, 829, 831, 1069.

Mauza Athalia, jurisdiction list No. 45.

(adastral survey plot Nos. 34, 36, 41, 1011 to 1019, 1043, 1044.

Mauza Jamirberia, jurisdiction list No. 46

Cadastral survey plot Nos. 8 to 14, 16 to 19, 21 to 29, 31, 32, 182 to 184, 186 to 189, 263 to 265, 266, 269, 279, 288, 305, 307, 308, 310 to 313, 315, 316, 327.

Mauza Ratanpur, jurisdiction list No 49.

Cadastral survey plot Nos. 30 to 34, 36 to 39, 104,106, 120 to 126, 128 to 130, 133 to 136, 139, 141 to 143, 148, 150, 151, 161, 166, 184, 189 to 191, 313, to 315, 320, 47 to 354, 357 to 360, 363 to 372, 374 to 381, 387 to 397, 106, 420, 423, 424, 431, 435, 436, 438 to 441, 446, 447, 52, 457 to 459, 461, 462, 986, 987.

Mauza Gazipur, jurisdiction list No. 50.

Cadastral survey plot Nos. 23, 26, 27, 36, 37, 45, 47 to 9, 76 to 78, 80 to 86, 90, 93, 94, 127, 130, 133, 135, 136, 38, 155 to 158, 160, 167, 197, 201 to 203, 209, 210, 325, 181, 382, 797, 798.

Mauza Atisara, jurisdiction list No. 43.

Cadastral survey plot Nos. 398, 542, 543, 550 to 553, i57, 559, 566, 567, 1420, 1426, 1430, 1439, 1440, 1445, 1446, 1457, 1458, 1460, 1461, 1465, 1466, 1493, 1580, 1586, 1588 to 1591, 1594, 1595, 1598, 1599, 1601, 1603, 0 1606, 1608, 1612, 1616, 1625, 1626, 1649, 1650, 2951, 107 to 3111, 3156, 3167 to 3173, 3220 to 3222, 3229, 1231 to 3234, 3236, 3238, 3241, 3245, 3254, 3264, 3284, 2291, 3298, 3468, 3547 to 3550, 3552 to 3555, 3558, 1589, 3590, 3591, 3600, 3602, 4151, 4152, 4155, 4165, 1476, 4229, 4241, 4245, 4248, 4249, 4251, 4253, 1254, 4257, 4268, 4270, 4273 to 4276, 4278, 4280, 4281,

Mauza Bhola, jurisdiction list N v. 55.

Cadastral survey plot Nos. 4 to 9, 12 to 15, 17 to 24, 26 to 28, 30 to 32, 34 to 38, 40 to 50, 52 to 55, 57 to 60, 84, 85, 104, 240, 318, 319, 343 to 350, 353 to 370, 373, 393, 397 to 402, 415, 433, 440, 552, 558, 559, 563, 565 to 567, 570 to 572, 575, 576, 578, 579, 584, 585, 589, 592, 593, 596, 597 to 602, 606, 609, 863 to 874, 906, 1577, 1578.

## Mauza Balarambati, jurisdiction list No. 60

Cadastral survey plot Nos. 1230, 1237, 1238, 1251, 1253, 1254, 1281 to 1287, 1290 to 1293, 1301, 1306 to 1311, 1392 to 1398, 1400 to 1402, 1406 to 1414, 1423, 1424, 1427 to 1429, 1433, 1436 to 1444, 1448, 1449, 1455 to 1459, 1461, 1462, 1464 to 1466, 1472 to 1480, 1483, 1484, 1488 to 1502, 1506 to 1509, 1511 to 1514, 1517 to 1519, 1522, 1524, 1525, 1546 to 1571, 1573 to 1578, 1580 to 1582, 1586 to 1592, 1594 to 1596, 1598, 1601 to 1610, 1612 to 1625, 1644 to 1647, 1661, 1663, 1755 to 1757, 2023 to 2032.

Mauza Bajedhanyahana, jurisdiction list No. 61

Cadastral survey plot Nos. 822 to 825, 830, 831, 833, 834.

Mauza Burigoar, jurisdiction list No. 62

Cadastral survey plot Nos. 112, 114, 139 to 144, 147 to 151, 154, 191 to 193, 207 to 211, 214, 216, 225, 228, 230, 233, 234, 239 to 241, 394, 402, 403, 405 to 413, 416, 417, 422 to 424, 426 to 428.

Mauza Mirzapur, Bankipur, jurisdiction list No. 63

Cadastral survey plot Nos. 1 to 14, 16, 19 to 23, 35, 38, 39, 41, 42, 48 to 52, 54, 55, 60 to 70, 77 to 85, 89 to 91, 93, 94, 172, 190, 191, 193, 196, 198 to 200, 206, 207, 210, 213, 215, 218, 220, 222 to 228, 939 to 941, 972, 976 to 979, 987 to 992, 996 to 1000, 1004, 1406 to 1408, 1425 to 1427, 1429, 1431 to 1434, 1466 to 1473, 1478 to 1481, 1486 to 1490, 1492, 1494, 1495, 1497, 1504, 1505, 1507, 1509 to 1512, 1514, 1515, 1517, 1518, 1523, 1525 to 1529, 1531, 1535, 1546 to 1552, 1555, 1564 to 1569, 1573 to 1578, 1593, 1598, 1599, 1607, 1609, 1626, 1634 to 1637, 1640 to 1643, 1646, 1647, 1649, 1651, 1652, 1676, 1692, 1693, 1696 to 1698, 1700, 1701, 1703 to 1718, 1720, 1722 to 1724, 1728, 1729, 1731, 1732, 1736 to 1742, 1746 to 1761, 1767, 1771, 1788, 1795, 1866, 1894, 1907, 1908, 1911, 1916, 1918, 1920, 1933, 1935, 1936, 1947 to 1940, 1953 to 1958, 1961, 1967 to 1969, 1971 to 1974, 1976, 1979, 2167, 2213, 2388, 2396 to 2398, 2401 2402, 2424, 2515 to 2518, 2521, 2525, 2526, 2529 to 2533, 2539 to 2541, 2543, 2547, 2550, 2551, 2555, 2557 to 2560. 2576, 2598 to 2602, 2610, 2613, 2614, 2616, 2624.

Mauza Kismat Apurbapur, jurisdiction list No. 51

Cadastral survey plot Nos. 43 to 45, 47, 49, 118, 135, 253, 254, 518, 519, 522, 523, 530 to 533, 640, 642 to 649, 740 to 745, 757, 758, 767, 768, 770 to 772, 780 to 782, 784 to 786, 794 to 801, 805 to 811, 814 to 816, 822 to 824.

### Mauza Doluigacha, jurisdiction list No. 52

Cadastral survey plot Nos. 11, 19, 21, 22, 32, 38, 39 to 44, 48, 238 to 240, 242, 285 to 288, 292, 297, 300 to 307, 331, 346, 348 to 360, 362 to 364, 366, 369 to 372, 375, 376, 379, 381, 442, 453, 456, 464, 474, 488, 489, 491, 494 to 496, 500, 509, 517, 521, 522, 524, 525, 529, 528, 532, 656 to 662, 665 to 672, 675 to 681, 686 to 688, 693 to 696, 698 to 707, 713 to 716, 738 to 752, 757, 759 to 762, 764 to 770, 794 to 796, 1071 to 1076, 1290, 1302, 1333, 1334.

#### Mauza Kamarkundu, jurisdiction list No. 53

Cadastral survey plot Nos. 1 to 3, 10, 196 to 208, 211 to 214, 217 to 222, 225, 227, 273 to 275, 318 to 315, 320 to 323, 325 to 327, 337, 338, 341, 352, 356, 357, 359, 360, 362, 363, 367, 368, 371, 376, 377, 379, 380, 395, 397, 615, 616, 676.

### Mauza Madhyahighi, jurisdiction list No. 54

Cadastral survey plot Nos. 2, 4, 5, 7 to 11, 19, 20, 36, 38 to 60, 63 to 67, 69, 70, 264 to 268, 270 to 288, 311 to 315, 334 to 338, 358 to 360, 364 to 367, 369 to 371, 385, 387 to 389, 391 to 397, 400, 402, 404 to 411, 417 to 420, 425, 426, 548, 552, 556, 562 to 565, 567 to 577, 580 to 583, 609 to 623, 626 to 630, 633, 635, 638, 639, 642, 643, 645, 646, 676, 703 to 705, 710 to 712, 715, 722, 726, 728, 729, 733 to 736, 741, 753, 754, 758, 1034 to 1045, 1047 to 1050, 1056, 1059, 1062, 1063, 1072, 1181, 1182, 1186 to 1194, 1324, 1338, 1340, 1341, 1343, 1346 to 1351, 1353, 1355 to 1357, 1386, 1388, 1430 to 1434, 1439 to 1441, 1444, 1455, 1460, 1494, 1496, 1498, 1500, 1501, 1503 to 1505, 1507, 1508, 1510 to 1531, 1533, 1534 1557, 1558, 1566 to 1571, 1588, 1589, 1591 to 1599, 1601, 1604, 1615, 1616, 1618, 1631.

### Mauza Dighaldanga, jurisdiction list No. 74.

Cadastral survey plot Nos. 11, 12, 17 to 25, 30, 34, 35, 44, 47, 127, 128, 130 to 134, 139, 221, 222, 227, 330, 331, 333 to 335, 337 to 347, 349, 350, 456.

Mauza Serampur, Beraberi, jurisdiction list No. 75.
Cadastral survey plot Nos. 1 to 10, 19, 47, 48.

### Mauza Mamudpur, jurisdiction list No. 77.

Cadastral survey plot Nos. 887, 1118, 1120, 1155» 1219, 1220, 1222, 1223, 1226, 1229, 1231, 1237, 1238, 1240, 1241, 1242, 1248, 1257, 1258, 1260, 1268, 1274 to 1281, 1283, 1309, 1317, 1320, 1343, 1344, 1352, 1559, 1561.

## Mauza Raghunathpur, jurisdiction list No. 78

Cadastral survey plot Nos. 261, 272, 273, 275 to 279, 281, 282.

## Mauza Jalaghata, jurisdiction list No. 79

Cadastral survey plot Nos. 679 to 684, 686, 687, 754, 756 to 760, 762 to 766, 772, 774, 778, 805, 807, 810, 811, 814, 815, 817, 887 to 889, 894, 901, 903, 907 to 914, 921, 922, 924 to 929, 931, 932, 934 to 936, 938, 940 to 942, 946 to 949, 951 to 964, 972 to 975, 1001, 1003, 1085, 1086, 1089 to 1092, 1094, 1096, 1097, 1110 to 1112, 1113, 1135, 1136, 1202, 3245, 3246, 3248, 3252, 3282, 3961, 3972, 3973, 3986 to 3988, 3990, 4006, 4008 to 4010, 4012, 4413, 4420 to 4422.

### Mauza Sibrambati, jurisdiction list No. 64.

Cadastral survey plot Nos. 869, 871 to 874, 879, 1908, 909 925, 926, 932, 933, 949, 951, 954 956, 958, 961 to 966, 969 to 976, 978 to 981, 983 to 987, 1990, 996, 1001, 1013, 1021, 1040, 1044 to 1047, 11107, 1180 to 1182, 1185 to 1190, 1196, 1229, 121232, 1236, 1237, 1240, 1242 to 1246, 1248, 121258, 1280, 1281, 1285 to 1290, 1293 to 1295, 121298, 1317 to 1319, 1385, 1404, 1405, 1424, 1425, 141457 to 1459, 1760, 1771 to 1773, 1778, 1779, 17186 1787, 1799, 1800, 1815, 1834, 1837 to 1891, 1915, 1916 to 1912, 1915, 1926 to 1929, 1931, 191939, 1968 to 1971.

### Mauza Madhubati, jurisdiction list No. 65.

Cadastral survey plot Nos.—338, 339, 345 349 352, 353, 356, 388 to 393, 396, 400, 401, 403, 404, 409, 412 to 416, 420, 445 to 448, 450, 452 to 455, 454, 460, 462 to 467, 499, 500, 535, 539, 540, 550 533, 580 to 583, 622, 633, 697 to 704, 723, 724, 727.

### Mauza Jagatnagore, jursidiction list No. 73

Cadastral survey plot Nos.—7, 10 to 12 20 21 2 28, 32, 35, 38, 54, 59, 65, 90 to 92, 102 to 107, 1251 131, 139, 140, 145, 266 to 268, 270, 276 277, 27 296, 415, 416, 418, 436, 444, 447 to 450, 451 472 47 476, 480 to 483, 490, 491, 534, 536, 538 to 541 54 553, 554, 557, 562, 650, 652, 1017, 1020, 1021, 1025, 1032, 1038, 1040, 1041, 1054, 1055, 1162, 117 1177, 1178, 1181 to 1186, 1188 to 1195, 1201 to 121 1254, 1255, 1354, 1355, 1357, 1358, 1360 1364 136 2266 to 2269, 2631 to 2635, 2640, 264! 2644, 264 2648 to 2653, 2663 to 2669, 2691 to 2694 2698 27001 2702, 2704 to 2707, 2711 to 2713, 2715 to 2719 272 2724, 2726 to 2728, 2730, 2731, 2754, 2755 3009 t 3011, 3014, 2016 to 3018, 3023 to 3025, 3032 to 304 3050, 3054 to 3059, 3062, 3103, 3105 3106 3110 3111, 3211, 3222, 3223, 3250, 3251, 3251 to 3258 3270 to 3277, 3279 to 3286, 3290, to 3294, 3300, 330 to 3305, 3307 to 3309, 3312, 3313, 3407, 3408 3414 to 3417.

### Mauza Ghanashyampur, jurisdiction list No. 80.

Cadastral survey plot Nos.—471, 488, 497, 499, 503, 527, 726, 728, 729, 731, 732, 734, 735.

#### Mauza Rambagore, jurisdiction list No. 84

Cadastral survey plot Nos. 1847, 1859 1860. 18 1881, 1882, 1891, 1895, 1899 to 1908. 1911 1919 1923, 1925. 1926, 1928, 1930 to 1932. 1942 to 1945, 1947 to 1950, 1954, 1959, 1962, 1964, 1966 to 1968, 1995, 1999, 2328, 2329, 2334, 2336, 2389 2405 2416, 2417, 2421 to 2428, 2430, 2432, 2434 to 2446 to 2450, 2452, 2453, 2457 to 2465 2467 to 2496.

## Mauza Baruipara, jurisdiction list No. 85.

Cadastral survey plot Nos.—2031 to 2033 203 2037 to 2049, 2052, 2053, 2055 to 2060, 2062 to 2069 to 2076, 2232 to 2236, 2633 to 2635, 2637 to 2641 2546 to 2650, 2652, 2653, 2655, 2657 to 2660 2663 266 to 2674, 2676 to 2680, 2682 to 2685, 2687 2691 2665 2669, 2700 to 2707, 2709 to 2711.

### Mauza Borai, jurisdiction list No. 86.

\*\*Madastral survey plot Nos.—3, 5 to 7, 11, 12, 80, 84, 97 to 99, 103, 387, 416, 421, 649, 653, 662, 663, 687, 688, 690 to 696, 701 to 721, 723 to 756, 758 760, 813 to 818, 832, 833, 845, 854, to 856, 860 to 1, 864 to 877, 681, 883, 885, 890, 891, 189 to 929, 1961, 1964, 996, 999, 1606, 1607, 1614 to 1619, 1621 1629, 1631 to 1634, 1637, 1643 to 1646, 1666, 1672, 17 to 1692, 1713 to 1717, 1723, 1728 to 1732, 1736, 17, 1800, 1804, 1809, 1848 to 1850, 1862, 1863, 1866, 1872, 1874 to 1895, 2039, 2042 to 2046, 2054 to 17, 2094, 2161 to 2163, 2465, 2168 to 2171, 2173 2185, 2187, 2189, 2195, 2196, 2202, 2203, 2205 to 10, 2238 to 2240, 2242, 2243, 2245 to 2253, 2256 2267 to 2269, 2209, 2318, 2319, 2323, 3296.

Mauza Rastumpur, jurisdiction list No. 87.

ladastral survey plot Nos.—18, 81, 89, 90, 93 to 101, 7, 108, 132 to 135, 137, 138, 146, 159 to 165, 169, 180 to 184, 187 to 189, 194, 215, 679 to 681, 683, 685, 690, 694, 715, 726, 729, 730, 735 to 737, 742, 750, 796, 803 to 805.

Mauza Rasulpur, jurisdiction list No. 88.

Cadastral survey plot Nos.—179, 204, 208 to 212, 9, 612, 621, 623, 666, 667.

Mauza Dansi, jurisdiction list No. 89.

Cadastral survey plot Nos.—33, 34, 41, 53, 54, 59, 63, 71, 73, 78 to 82, 157 to 159, 161, 328, 329, 335, 8, 339, 366, 369, 370, 373, 676, 794.

Mauza Habibpur, jurisdiction list No. 90.

Cadastral survey plot Nos.—3 to 9, 11 to 15, 17, 34, 3, 39, 212, 238, 239, 244, 255, 257, 281, 281, 1108, 10, 1111, 1129, 1146 to 1148, 1152, 1156, 1157, 160, 1161, 1171, 1172, 1175, 1178, 1179, 1182 to 1187, 95, 1199, 1202, 1208, 1218, 1224, 1225, 1228, 1228, 1235, 1238, 1240, 1241, 1275 to 1278, 1524, 1525, 527, 1532, 1536 to 1538, 1687, 1690, 1701, 2840.

Mauza Molla, Simla, jurisdiction list No. 95.

Cadastral survey plot Nos. 391, 392, 400, 926 to 929, 95, 996, 999, 1000, 1002 to 1007, 1010, 1011, 1013, 014, 1144 to 1147.

Manza Pahalampur, jurisdiction list No. 99.

Cadastral survey plot Nos.—2, 3, 13 to 17, 77 to 79, 9, 9s.

### In police-station Haripal, district Hooghly.

Mauza Sultanpur, jurisdiction list No. 1.

Cadastral survey plot Nos. 3, 4, 6, 10 to 19, 21, 24, to 26, 28 to 34, 39, 42 to 45, 55 to 57, 59, 60, 73 to 75, 90, 91, 176, 187, 189 to 192, 195, 198 to 200, 202, 207 to 210, 213 to 215, 219, 221, 224, 235, 237, 245, 249, 251, 254 to 256, 266 to 269, 271 to 276, 281, 283 to 285, 287 to 290, 294 to 297, 299, to 302, 307, 313 to 315, 318, 321 to 324, 344, 346 to 348, 350, 351, 355, 358, 360 to 362, 264, 374, 376, 388, 393, 400, 412, 467, 473, 484, 481 to 486, 492, 494 to 498, 500, 501, 505 to 509, 511 to 515, 517 to 519, 521, 652 to 654, 656, 659, 660, 662, 663, 665, 689, 772, 885, 886, 888, 89 to 896, 899, 900, 910 to 913, 919, 920, 944, 945, 947 to 950, 956, 972, 973, 975, 980, 984, 986, 992,

Mauza Ajodhayakasipur, jurisdiction list No. 2.

Cadastral Survey plot Nos.— I to 11, 15 to 18, 30 to 32, 47, 73, 74, 77 to 80, 83, 85, 86, 90, 91, 100, 103, 105 120, 128, 129, 131 to 138, 140, 141, 144 to 147, 149 to 152, 154, 161 to 165 170, 228, 229, 232 243, 249, 255, 256, 259, 288 to 295, 324, 325, 382, 383, 745, 746, 751, 752, 756 to 759, 761, 830, 831, 1001 to 1005, 1007, 1009 1010, 1012 to 1014, 1017 to 1020, 1023, 1024, 1026 to 1030, 1032 to 1053, 1055 to 1063, 1066 to 1075, 1081 to 1084 1087 to 1089, 1091, 1092, 1102, 1107, 1112 to 1118 1127, 1129 1148, 1155, 1163 to 1167, 1169 1176, 1214, 1215, 1348, 1386, 1387, 1391 to 1394, 1407, 1408, 1415 to 1418, 1420 to 1426, 1428, 1431, 1433, 1434, 1437 to 1448, 1450, 1457, 1459, 1460, 1462 to 1471, 1375 to 1478, 1481, 1483, 1484, 1486 to 1492, 1494, 1495, 1497, 1498, 1521, 1523 to 1531, 1533 to 1535, 1539, 1541 to 1551 1554 to 1556, 1560, 1561, 1566, 1917 1924, 1925, 1927, 1928, 1930, 1931, 1933, 1942 to 1953, 1956 to 1962 | 1965 | to 1967, 1969 to 1972 1990, 1992, 1995, 2049, 2050, 2054, 2058, 2061, 2249.

### Mauza Harishpur, jurisdiction list No. 3.

Cadastral survey plot Nos. 84 to 88, 90, 125 to 127, 165, 343 to 346, 348, 351 to 354, 258 to 362, 366, 399, 422, 423, 427, 463, 470 to 472.

Mauza Baha, jurisdiction list No. 4.

Cadastral survey plot Nos - 3 to 8, 10 to 14, 21 to 25, 28 to 33, 35, 36, 39, 43, to 45, 48 to 65, 67 to 69, 72, 75, 81 to 83, 88, 93, 95, 96, 99, 123, 135, 137 to 140, 178, 183, 184, 216, 217 to 220 238 to 245, 247 to 255, 258 to 265, 278 280 281, 287 to 289, 291, 293 to 296, 298, 303, 304, 306, 314, 315, 317, 318, 322, **330**, 332 to 335, 337, 338, 588 589, 847, 888, 889, 927, 928, 934 to 939, 947 to 955 957 to 962, 964 to 973, 975 to 984, 991, 993 to 995, 997 to 999, 1004 to 1011, 1013 to 1915, 1017 to 1022, 1024 to 1034, 2572 to 2583, 2585, 2586, 2650, 2652 to 2661 2663, 2667, 2669, 2671, 2686, 2687, 2689 to 2691 2695 2761, 2763 to 2665, 2767, 2669 2778, 2812, 2817 2824 2825, 2828, 2829, 2832 to 2836, 2839, 2842 to 2852, 2856 to 2862 2264. 2866, 2867, 2871, 2873, 2874, 2883.

### Mauza Sonaikari, jurisdiction list No. 5.

Cadastral survey plot Nos.—6 to 11, 13 to 15, 17 to 19, 21, 22, 24, 33, 56, 64, 65, 67, 70, 72 to 76, 89, 90, 95, 101, 112 to 120, 122, 123, 134, 341, 343, 346, 351, 353 to 355, 358, 359, 375, 376, 378, 379 to 383, 388, 420 to 431, 433, 434, 439, 440, 448, 452, 456, 459 to 462, 464, 466, 469, 478, 480 to 483, 490 to 493, 512, 513, 515, 516, 518, 530, 531, 537, 538, 540, 542, 543, 553, 554, 557, 562 to 565, 567, 570, 573 to 575, 590, to 594, 598 to 600, 606, 613, 722, 623, 646 to 649, 663, 672, 673, 675 to 690, 692 to 695, 699, 702, 705, 706, 757, 781 to 786, 788 to 790, 792, to 796, 802, 803, 805, 806, 814, 816, 818 to 820, 824, 926, 927, 929 to 936, 838, 839, 906, 912, 913.

### Mauza Sibrampur, jurisdiction list No. 6.

Cadastral survey plot Nos.—11, 12, 36 to 39, 47 to 61, 63, 69, 72 to 74, 82 to 85, 114 to 116, 118, 121 to 124, 138, 682 to 685, 687 to 690, 693 to 695, 697, 698, 701 to 704, 706, 851, 859.

#### Mauza Alipur, jurisdiction list No. 7.

Cadastral survey plot Nos.—1, 2, 20 to 24, 43 to 46, 49, 50, 52, 53, 55, 71, 72, 74, 76, 78 to 81, 83 to 86, 254, 256, 257, 263, 266, 280 to 283, 288 to 295, 337, 346 to 348, 361, 365, 367 to 369, 376, 379 to 387, 393, 394, 483 to 486, 497, 498, 528 to 530, 757, 759 to 766, 768, 784, 1030 to 1033, 1036, 1043, 1123, 1124, 1278, 1385, 1485, 1486, 1488, 1490 to 1497, 1501, 1502, 1506, 1506 to 1509, 1511 to 1514, 1517 to 1521, 1524, 1525, 1530 to 1533, 1535, 1537 to 1539, 1546 to 1549, 1564, 1565, 1570, 1571, 1574, 1601, 1602, 1606, 1627 to 1629, 2114, 2125, 2126, 2135, 2143, 2153, 2174, 2175, 2182.

### Mauza Nayanagore, jurisdiction list No. 8.

Cadastral survey plot Nos.—17, 18, 20, 25, 31, 34 35, 75, 81 to 90, 97; 98, 100 to 105, 108, 116, 118, 119 124, 126, 128, 134 to 136, 138 to 154, 160, 161, 163' 274, 276 to 279, 281 to 283, 290 to 295, 508, 628, 739' 743, 751, 769, 781, 782, 793 to 796.

### Mauza Manuampur, jurisdiction list No. 9.

Cadastral survey plot Nos.—456, 464, 465, 472, 487 to 492, 497, 499, 507 to 511, 516 to 526, 529 to 535, 540 to 544, 549 to 552, 712, 713, 796, 797, 799, 800, 805 to 807, 812 to 816, 820 to 823, 830 to 832, 837, 838.

## Mauza Satghari, jurisdiction list No. 10.

Cadastral survey plot Nos.—280, 283, 290, 292, 294, 306, 307, 310, 329, 330, 333 to 335, 338 to 340, 342, 344, 345.

## Mauza Bhagabatipur, jurisdiction list No. 11.

Cadastral survey plot Nos.--79 to 81, 106, 114 to 116, 122, 142 to 145, 147, 149, 163, 252, 253, 263, 288 to 292, 301 to 304, 306 to 310, 318.

## Mauza Panisheola, jurisdiction list No. 12.

Cadastral survey plot Nos.—I to 6, 8 to 12, 16 to 18, 153, 162 to 17), 173 to 177, 179, 181 to 186, 193, 198, 199, 290, 291, 295 to 298, 300, 301, 303 to 307, 309, 311, 320 to 325, 327 to 330, 335, 337, 338, 340 to 344, 356 to 362, 364, 366, 367, 370, 769 to 782, 786, 788 to 790, 795, 796, 810 to 814, 819 to 822, 827, 830, 838, 842, 844 to 846, 950, 951, 954 to 958, 962, 964.

### Mauza Baladhbundh, jurisdiction list No. 13

Cadastral survey plot Nos.—1 to 9, 11, 15 to 2; to 26, 28 to 32, 36 to 38, 70, 127 to 129, 131 to 142, 204, 206, 209, 211, 212, 230 to 236, 238, 399, 401, 437, 440, 444 to 446, 453, 458, 462, 470, 480, 484, 485, 505 to 508, 510, 511, 515 to 517, 522, 530, 532 to 534, 628, 637, 891, 1503 to 1515 to 1518, 1564 to 1567, 1570 to 1582, 1584, 1587 to 1590, 1593 to 1600, 1602, 1612, 1614, 1682, 1684, 1685, 1693, to 1696, 1737, 1739, to 1748, 1750, 1756, 1757, 1759 to 1763, 1765, 1761774, 1779 to 1788, 1796, 1799, 1800, 1802 to 1814, 1815, 1817, 1819, 1821, 2068, 2073, 2074, 22083 to 2086, 2088 to 2091, 2093, 2095, 2394, to 2440, 2449 to 2454, 2457, 2459 to 2461, 2471, 2505, 2774, 2777.

### Mauza Basudebpur, jurisdiction list No. 14

Cadastral survey plot Nos.—46, 47, 52 to 54.58, to 66, 68 to 71, 73 to 75, 118 to 120, 122 to 124, 12 189, 499, 516, 532, 533, 538, 541, 542, 545, 546, 559, 562, 611, 615, 618, 623, 654, 656 to 658, 661, 665, 728, 734, 745, to 749, 754, 762 to 765, 767, 786, 787, 899, 900, 906, 914, 916, 920, 923, 926, 932, 949, 1023, 1037, 1038, 1043 to 1049, 1051 to 1067 to 1073, 1076 to 1081, 1084 to 1086, 1088, 10 to 1092, 1095, 1097, 1098.

#### Mauza Choutara, jurisdiction list No. 15

Cadastral survey plot Nos.—33, 39, 53, 62, 65, 71, 75 to 77, 81, 802, 803, 980 to 982, 984 to 989, 15 to 1278, 1280, to 1282, 1290, 1294, 1298, 1401, 14 1449, 1451, 1452, 1455.

## Mauza Kaikala, jurisdiction list No. 16

Cadastral survey plot Nos.—812 to 818, 820, 8 824, 826, 827, 833 to 839, 841 to 844, 846, 847, 8 to 852, 854, 864, 865, 867 to 869, 875, 876, 878 to 882, 889, 901 to 903, 1165, 1166, 1168, 1182, 18 1190, 1213, 1218, 1219, 1221 to 1223, 1225, 1226, 1226 1240, 1333, 1338, 1340 to 1344, 1363, 1370 to 1379 to 1382, 1387, 1388, 1396, 1402, 1407, 1417 to 14 1435, 1458, 1460, 1465, 1468, 1474, 1475 14 to 1483, 1485, 1489 to 1493, 1495, 1497, 1501 to 1515 to 1518, 1544, 1549 to 1551, 1590, 1591 1594, 1602, 1672, 1677, 1679, 1681, 1682, 1720, 172 1776, 1810, 1995, 2656, 2737, 2738, 2740 to 2732, 274 2751, 2786, 2790, 2791, 2808, 2894, 3175, 3176, 323 3238, 3260 to 3264, 3266 to 3268, 3283, 3425, 3457.

## Mauza Ichhapur, jurisdiction list No 17.

Cadastral survey plot Nos.—8, 17, 158, 172 to 17 178, 179, 230, 247, 250, 255, 257, 271, 273, 324, 32 328, 330, 365 to 367, 376, 386, 388, 380, 391, 392, 393, 400, 403 to 406, 412, 417, 418, 422, 429, 684.

### Mauza Jigra, jurisdiction list No. 18.

Cadastral survey plot Nos.—220 to 223, 226 to 23 235, 236, 242, 245, 250, 252, 253, 256, 281, 286, 30 304, 305, 309, 339, 379 to 381, 383, 384, 388, 39 401, 410, 411, 419 to 424, 437, 439, 414 to 446, 48 450, 455, 458, 487 to 489, 492 to 500, 504, 507, 56 511 to 514, 516, 519, 520, 522, 523, 641 to 645, 68 653, 655, 656, 658.

Mauza Bahirkhanda, jurisdiction list No. 19.

dastral survey plot Nos.—380, 535, 537, 538, 555, to 566, 1296 to 1299, 1320 to 1322, 1325, 1391, 1394 to 1396, 1466 to 1468, 1471, 1490 to 1292, to 1542, 1544.

Mauza Baramba, jurisdiction list No. 51.

 $_{\rm dastral}$  survey plot Nos.-—266 to 268, 298, 309,  $_{\rm 0.314,\ 320}$  to 324.

Mauza Krishnapur, jurisdiction list No. 52.

dastral survey plot Nos. -67, 75, 264, 270 to 272, to 288, 297 to 300, 313, 316, 318 to 321, 323 to 363 to 381, 390, 430, 478, 487, 490, 496, 498, 500 to 502, 619, 623.

Mauza Dignagar, jurisdiction list No. 59.

dastral survey plot Nos.—166, 170 to 174, 178, 183, 196, 267.

Manza Sepaigachhi, jurisdiction list No. 60.

 $_{\rm dastral}$  survey plot Nos. —7, 8, 10 to 12, 22 to 30,  $_{\rm 0.87},$  88, 94 to 96, 98, 99, 102 to 107, 112., 114, 228, 229, 253, 254, 275, 278, 288, 289, 292 to 297, to 301, 379 to 392.

Mauza Paharpur, jurisdiction list No. 61.

wlastral survey plot Nos.—20, 22 to 25, 104, 106, to 120, 122 to 129, 136, 145, 172.

Mauza Gosha, jurisdiction list No. 62.

ulastral survey plot Nos.—50, 58, 61, 65, 67, 97, 129, 130, 133, 136 to 139, 146, 152, 508 to 511, to 520, 556, 557, 566, 592, 596, 700 to 702, 754, 768, 770, 773, 774, 776 to 780, 782 to 786.

Mauza Chaitanyapur, jurisdiction list No. 63. dastral survey plot Nos.—121, 133, 205, 263, 267, 280, 282, 291, 322.

Mauza Gobati, jurisdiction list No. 64.

adastral survey plot Nos.—455, 513, 532, 538, 540 52, 543, 546, 554, 636 to 638, 642, 643, 652, 653, to 710, 749, 754, 756 to 759, 761, 762, 770 to 773, 801 to 803, 805 to 808, 810, 844, 853, 875, 896, 899 to 902, 910 to 913, 915 to 919, 921, 931, 932.

uza Paschim Joukrishnapur, jurisdiction list No. 66. adastral survey plot Nos.—901 to 904, 909 to 915, 920, 922 to 927, 930 to 933, 935, 945 to 948, 950 952, 954 to 956, 960 to 962, 964, 968, 976 to 978.

Mauza Chakehandinagor, jurisdiction list No. 67.

Adastral survey plot Nos.—28, 53, 80, 81, 124, 125.

168, 221, 222, 228, 255, 259, 260, 264, 272, 274, 0 301, 310, 316, 318, 656, 674.

Mauza Haripal, jurisdiction list No. 68.

dastral survey plot Nos.--17, 18, 21, 22, 25, 26, 32, 40 to 44, 55 to 57, 60, 61, 64, 65, 99, 100, 221, 226, 233 to 235, 449.

Mauza Chandinagore, jurisdiction list No. 69.

Cadastral survey plot Nos.—198 to 200, 233, 235, 236, 332, 398, 401, 402, 408, 409, 411, 412, 418, 513.

Mauza Raghubati, jurisdiction list No. 70.

Cadastral survey plot Nos.—269, 272, 329, 340 to 353, 358, 360 to 362, 365 to 369, 376, 382 to 384, 391, 392, 397 to 400, 402, 404, 409, 415, 466, 468, 471 to 473.

Mauza Aminpur, jurisdiction list No. 71.

Cadastral survey plot Nos.—27 to 30, 43, 45, 50 to 56, 58, 71, 97, 98, 100, 118 to 120, 140 to 142, 144 to 147, 154, 185, 187, 188, 210 to 215, 217 to 219, 221, 226 to 228, 237, 239, 249, 250, 328, 330, 337 to 340, 348 to 351, 357, 359, 362, 374, 381.

Mauza Khamarchandi, jurisdiction list No. 72.

Cadastral survey plot Nos.--360, 361, 363, 365 to 367, 373 to 375, 401 to 403.

Mauza Gopinagore, jurisdiction list No. 73.

Cadastral survey plot Nos. -1, 2, 24, 25, 27 to 30, 34, 281, 284 to 287, 332, 347 to 350, 355, 359 to 361, 365, 368, 373, 375, 392, 795, 843 to 845, 850, 855, 857, 859, 860, 864, 865 to 867, 869, 870, 876, 877, 879 to 883, 928, 929, 1383, 1408, 1409, 1426, 1430, 1604, 1628, 1631 to 1633, 1652, 1653, 1655.

Mauza Hara, jurisdiction list No. 74.

Cadastral survey plot Nos.- 3 to 5, 8, 16, 100, 103, 112, 136, 139, 159, 160, 161, 163, to 170, 172, 173, 469, 470, 480 to 482, 485, 487, 508, 513, 514 to 516, 523 to 531, 554 to 559, 561, 648, 652, 657 to 659, 663, 665 to 668, 674 to 678, 681 to 683, 688 to 690, 704, 769, 770, 774, 779, 780, 793, 807, 810, 812, 813, 817, 819, 820, 822, 825, 829 to 835, 838, 840 to 843, 857 to 860, 916, 918 to 921.

Manza Brahamanpara, jurisdiction list No. 75.

Cadastral survey plot Nos. 5, 6, 13, 20, 23, 29 to 36, 50, 88 to 97, 105, 107 to 113, 115, 116, 118 to 124, 132 to 136, 146, 148, 152, 153, 184, 187, 188, 190 to 195, 199, 200, 525, 526, 533.

Mauza Jamaibati, jurisdiction list No. 76.

Cadastral survey plot Nos. 258, 259, 283, 285, 291, 293, 295, 301, 302, 306, 307, 309, 311, 313, 345 to 347, 353, 358, 381, 382, 387 to 392, 399, 425, 433, 455 to 459, 461 to 467, 470, 473 to 477, 480 to 489, 492, 493, 496 to 498, 509, 513, 514, 516, 517, 519, 520, 525 to 537, 539 to 541, 544, 545, 547, 550 to 552, 554 to 556, 560, 561, 565, 567, 569 to 575, 582, 770 to 774, 776, 781, 788, 847, 849 to 851, 854, 856, 857, 860 to 865, 867, 868, 871 to 874, 876 to 882, 884 to 887, 890 to 896, 900, 902, 914, 927, 932, 936 to 838, 944 to 948, 965 to 969, 1508, 1509, 1526 to 1531, 1535 to 1539, 1562, 1627, 1631, 1904, 1911, 1939, 1943, 1963 to 1966, 1973 to 1975, 1995, 1999, 2000, 2008 to 2012, 2014, 2016, 2017, 2019 to 2024, 2026, 2036 to 2038, 2041 to 2055, 2058, 2059, 2114, 2130, 2147, 2149, 2178, 2183, 2207, 2224, 2230, 2234, 2235, 2238, 2335, 2337, 2338, 2342, 2343, 2346 to 2349, 2366, 2367, 2369, 2370, 2372 to 2375, 2378, 2379, 2384, 2385, 2388 2391, 2392, 2394, 2395, 2398, 2399, 2402, 2405, 2413, 2449.

## Mauza Ghatra, jurisdiction list No. 77.

Cadastral survey plot Nos.—3 to 6, 11, 12, 19, 21, 23 to 25, 30, 35 to 37, 40 to 42, 48 to 51, 66 to 68, 114, 115, 136, 152, 154, 155, 157, 158, 167, 169, 174, to 176, 192, 215, 297, 299, 318, 329, 330, 332, 333, 335, 339, 341, 342, 354, 357, 358, 362 to 367, 373, 465, 478 to 483, 500, 502, 505, 506, 510, 512, to 515, 517 to 519, 523, 524, 528 to 531, 533, 534, 549 to 553, 557 to 560, 562 to 564, 566, 568 to 571, 583 to 588, 596 to 601, 614, 615, 618 to 622, 627 to 630, 645, 646, 655 to 659, 664 to 672, 683, 689, 690, 699, 700, 702.

## Mauza Rajiballavbati, jurisdiction list No. 78.

Cadastral survey plot Nos.—18, 21 to 25, 27, 31, 32, 34, 35, 41, 43, 74 to 78, 80 to 82, 84 to 87, 92, 93, 95, 96, 120, 124, 126, 143, 145, 146, 148, 150, 157 to 159, 168 to 173, 175 to 178, 180 to 182, 186 to 191, 299, 300, 305, 313, 314, 316, 317, 319, 321 to 324, 365, 366, 369, to 371, 374, 376 to 383, 387 to 391, 393 to 399, 406, 412, 415, 555, 556, 559, 560, 563, 568, 570, 586, 588, 589, 614 to 617, 619, 620, 623, 625, 626, 630, 631, 635 to 639, 643, 644, 655, 658 to 660, 670, 692 to 706, 708, 709, 798, 802 to 804, 806, 810, 811, 813 to 818, 830 to 833, 844, 854, 872 to 874, 876, 879 to 884, 888 to 893, 949 to 953, 1013, 1014, 1153, 1154, 1160.

## Mauza Purbanarayanpur, jurisdiction list No. 80.

Cadastral survey plot Nos.—7, 8, 26 to 35, 37 to 40, 44, 45, 47, 48, 55 to 61, 70 to 73, 98, 102, 174, 175, 192 to 198, 200 to 203, 205, 216, 217, 219 to 227, 236, 246, 253 to 255, 261, 264 to 266, 276, 285, 295, 316, 317, 319, 343, 354, 372 to 375, 377, 380, 381, 383, 650, 654 to 664, 667 to 670, 695 to 697, 700 to 702, 717, 719, 720, 724, 769, 772, 774, 775, 783 to 787, 789 to 792, 795, 800, 802, 805 to 808, 824, 827, 828, 833 to 836, 840 to 848, 850, 855 to 859, 862 to 865, 869, 870, 875, 876, 885, 917, 957, 959 to 961, 963, 969, 974, 976, 977.

### Mauza Mannapara, jurisdiction list No. 79.

Cadastral survey plot Nos.—6, 7, 15, 26, 29 to 31, 35 to 38, 44, 45, 54, 56, 119 to 121, 126, 132, 142, 163, 164, 209, 210, 241, to 245, 247, 249, 251 to 253, 256, 257, 259, 264, 265, 282, 290 to 292, 313 to 316, 330, 334, 337, 369, 371.

### Mauza Kankrajol, jurisdiction list No. 81.

Cadastral survey plot Nos.—117, 120, 122, 123, 127, 160 to 162, 164, 165, 207, 208, 210, 320, 350, 366 to 368, 371, 394, 396, 401, 402, 407 to 411, 413 to 417, 428 to 430, 432 to 434, 444, 448, 454, 455, 458, 460, 462, 464, 472 to 474, 476 to 478, 518, 703, 705, 740, 770, 778, 784, 800, 803 to 805, 818, 852.

### Mauza Amgachhi, jurisdiction list No. 82.

Cadastral survey plot Nos.—24, 34, 35, 37, 39, 40, 45, 48, 52, 53, 58, 60 to 63, 66 to 68, 87, 88, 91, 93, 94, 159, 160, 172, 173, 178 to 181, 183, 186 to 188, 190, 198, 204, 214, 225, 228, 229, 231, 232, 234 to 237,

276, 278, 297, 299, 304, 324 to 326, 329, 330, 33: 338, 364, 366, 373 to 376, 385, 386, 389 to 38 to 403, 415, 434, 435, 444, 445, 449, 477 to 478 496 to 498, 500, 501, 515, 510, 520, 524

## Mauza Jeking, jurisdiction list No. 83.

Cadastral survey plot Nos.—11, 15, 31 to 3 to 44, 46 to 49, 55 to 62, 64, 82, 86, 201, 202, 212, 215, 216, 219 to 232, 235, 239, 245 to 24 to 252, 267, 268, 291, 295, 310 to 319, 325 to 339, 341, 343 to 346, 349 to 352, 355 to 357, 363, 367, 370, 374 to 376, 419, 420, 423 to 421 to 431, 433, 452, to 461, 479, 481 to 483, 485, 489, 491 to 493, 496, 498 to 505, 507, 508, 542 to 552, 554, 557, 562, 598, 606, 827, 1144, 1146, 1210, 1211, 1213, 1214, 1221 to 1225, 1281 to 1307, 1308, 1318 to 1322, 1325 to 1327, 1329, 1341 to 1344, 1346, 1347, 1349 to 1355, 1369 to 1405, 1410 to 1412, 1414, 1415, 1419 to 1428, 1445, 1482, 1499, 1500, 1505, 1563, 1630, 1633, to 1643, 1653, 1656 to 1659, 1666, 1674 to 1678, 1890, 1895, 1898, 1899, 1901 to 1908, 2210 to 2210 to 2220, 2267 to 2269, 2334, 2337, 231, 33550, 3551, 3561, 3606 to 3609, 3614, 3616 to 3724, to 3726, 3769, 3770, 3956.

### Mauza Jinpur, jurisdiction list No 84

Cadastral survey plot Nos.—182, 187 to 189, 194, 196, 197, 199, 382, 383, 387, 389 404, 422 to 429, 456, 461, to 470, 475 to 479, 482 483 489, 491 to 495, 501 to 503, 505, 506, 510 to 536 to 536, 540, 543, to 548, 551 to 556, 558 559 582, 591, 593 to 597, 603, 605 to 614 67, 893, 901 to 906, 908 to 910, 913, 928.

## Mauza Kalachhara, jurisdiction list No. 85.

Cadastral survey plot Nos.—118, 232 to 236, 240, 247 to 251, 253, 257, 258, 261, 262 264 to 274, 275, 387 to 392, 394 to 396, 406 to 408 412 to 531, 539, 544, 557, 569, 570, 587, 589, 599 to 605 to 609, 702, 706 to 708, 714 to 716, 718 to 725 to 732, 734, 735, 748, 803.

## Mauza Masra, jurisdiction list No. 86.

Cadastral survey plot Nos.—43, 44 48 to 51, to 58, 69 to 71, 119, 121 to 123, 128 to 130, 132, 135 to 139, 162 to 165, 167, 186, 187, 189 to 192, to 207, 209, 210, 221, 222, 226 to 228, 232 to 234, to 261, 263, 301 to 307, 320, 323, 325, 521 to 1552, 594 to 601, 607, to 611, 613 to 617, 632 to 644 to 646, 654 to 657, 660, 663 to 665, 668 to 672, 673, 687 to 689, 712, 715 to 718, 722 to 724, to 733.

# Mauza Ankapara, jurisdiction list No. 87.

Cadastral survey plot Nos.—125, 131, 238, 245, 246, 249, 250, 263 to 267, 272, 595 to 605, to 621, 623 to 634, 636 to 639, 641, 644, 645, 655, 858, 860, 861, 865 to 869, 872, 873, 915, 94, 921, 923 to 927, 931, 933, 965 to 968, 973, 974, to 978, 982, 985, 986, 1073.

### Mauza Chirasali, jurisdiction list No. 88.

PART I

Cadastral survey plot Nos.—48 to 50, 737, 740, 746, 748 to 752, 757 to 759, 761 to 763, 765, 766, 768, 772, 777 to 779, 782, 784, 836 to 838, 847, 848, 850.

### Mauza Lalpur, jurisdiction list No. 89.

(adastral survey plot Nos.—463, 469 to 471, 478, 479, 482 to 484, 488 to 496, 500, 650, 655, 656, 662 to 665, 669 to 672, 674, 675, 680 to 682, 684, 685, 718 731, 773 to 778, 782, 814, 819, 820, 1039, 1099, 1091, 1114, 1115, 1117 to 1120, 1123 to 1127, 1130, 1133, 1134, 1136 to 1138, 1140 to 1143, 1145 to 1155, 1158 to 1164, 1168, 1169, 1181 to 1183, 1200, 1201, 1210, 1216, 1229 to 1240, 1242, 1254, 1256 to 1258, 1265, 1266, 1269 to 1271, 1275, 1278, 1280, 1284, 1285, 1288 to 1294, 1296 to 1299, 1301 to 1306, 1309 to 1317, 1324, 1327, 1328, 1330, 1331, 1350 to 1358, 1360, 1361, 1412, 1416, 1418, 1419, 1423, 1424, 1427, 1432, 1437, 1448, 1455 to 1466, 1469, 1475, 1476, 1481, 1483 to 1487, 1504 to 1506, 1508 to 1513, 1551, 1552, 1569, 1570, 1583, 1584, 1590, 1668, 1670 to 1675, 1688, 1712 to 1714, 1721, 1722, 1724, 1727 to 1729, 1740, 1745, 1746, 1942, 1947, 1948, 1955, 1957, 1968, 1987.

### Mauza Khanakhanpur, jurisdiction list No. 90.

('adastral survey plot Nos.—523 to 526, 528, 534, 537, 538, 541, 568, 570 to 574, 576, 580, 582, 586, 587, 804, 807 to 810, 820 to 822, 832, to 836, 932, 939, 986 to 988, 990, 991, 1012, 1014, 1015, 1017, 1019 to 1022, 1025, 1026, 1037, 1047 to 1052, 1089 to 1091, 1093, 1106 to 1109, 1117, 1173, 1174, 1180, 1199, 1204, 1207, 1216.

### Mauza Mirzapur, jurisdiction list No. 91.

Cadastral survey plot Nos.—180, 254, 255, 258, 259, 261, 277, 280, 281, 283 to 285, 295, 298, 300 to 303, 309, 312, 327.

### Mauza Ganja, jurisdiction list No. 92.

Cadastral survey plot Nos. 738, 740, 743 to 746, 748 to 752, 831 to 838, 844, 845, 867.

## Mauza Faridpur, jurisdiction list No. 94.

Cadastral survey plot Nos.—1 to 4, 6, 23, 24, 35, 88 to 90, 92 to 99, 102, 103, 542, 544, 545, 549, 557, 604, 617 to 627, 637 to 648, 654, 816, 821 to 823, 827, 828, 830, 831, 839, 913, 915, 916, 919, 920, 922 to 930, 933, 939

## Mauza Chandanpur, jurisdiction list No. 95.

Cadastral survey plot Nos.—508 to 512, 514 to 46, 518, 539, 606, 636, 664, 665, 667, 672 to 684, 690, 91, 698, 699, 730, 733, 735, 751 to 755, 767, 826, 827, 129, 832 to 834, 838 to 840, 842 to 856, 910 to 912, 115, 926 to 930, 1017, 1018.

## Mauza Kasimerpur, jurisdiction list No. 112.

Cadastral survey plot Nos.—184 to 187, 189 to 191, 203 to 209, 212, 257, 258, 269 to 271, 275, 291, 294, 296, 207, 305, 313 to 319, 322, 325, 335, 336, 437 to 440, 450, 451, 458 to 462, 474, 476, 477, 481 to 484, 151 to 522, 527 to 529, 533 to 535, 545 to 547, 552 to 561, 558, 601, 602, 607, 608, 610 to 613, 615, 691,

719, 727, 781 to 734, 739 to 744, 746, 750, 751, 753 to 757, 759, 764 to 767, 769 to 773, 778 to 780, 782 to 787, 790, 799, 801, 815 to 819, 821, 822, 825 to 827, 829, 830, 939, 940, 951 to 957, 959 to 962, 966, 967, 990 to 997, 1217, 1229, 1230, 1260, 1261.

## Mauza Bajeislampur, jurisdiction list No. 110.

Cadastral survey plot Nos.—114, 984, 987, 994 to 996, 1030, 1032, 1033, 1038, 1041 to 1043, 1047, 1064, 1097, 1104, 1120, 1121, 1126 to 1128, 1130, 1131, 1134, 1137, 1139, 1145, 1146, 1169, 1170, 1178, 1180, 1183, 1187, 1191, 1208, 1209, 1212.

## Mauza Delalpur, jurisdiction list No. 111.

Cadastral survey plot Nos.—209, 250, 251, 262, 914, to 917, 923 to 927, 938 to 941, 996 to 999, 1007, 1009 to 1018, 1024 to 1034, 1038 to 1041, 1054, 1055 1085, 1087 to 1094, 1097, 1098, 1104 to 1106, 1108 to 1116, 1128 to 1131, 1133 to 1139, 1141 to 1149, 1154, 1155, 1157 to 1161, 1163 to 1170, 1173, 1174, 1187 to 1195, 1197 to 1207, 1209 to 1211, 1213 to 1217, 1253, 1258, 1260, 1265 to 1272, 1274, 1279, 1281, to 1283, 1285, 1286, 1288, 1293 to 1301, 1305, 1306, 1312, 1314 to 1317, 1335 to 1338, 1345 to 1355, 1357 to 1365, 1367 to 1370, 1372 to 1376, 1378, 1379, 1386 to 1398, 1401, 1406, 1407, 1418 to 1422, 1428, 1432 to 1435, 1559, 1561 to 1569, 1666 to 1681, 1683 to 1689, 1691 to 1700, 1702, 1859 to 1873, 1944 to 1946, 1949, 1950, 1958, 1962 to 1982, 1984 to 1991, 1994 to 2001, 2006 to 2013, 2015 to 2017, 2021, 2022, 2024, 2029, 2030, 2068 to 2070, 2078 to 2082, 2091, 2103, 2106 to 2111, 2113, 2117 to 2121, 2124, 2132, 2133, 2135 to 2148, 2153 to 2157, 2191, 2198, 2203, 2221, 2230 to 2232, 2243 to 2246, 2265 to 2271, 2276, 2282, 2284 to 2286, 2293 to 2296, 2303, 2304, 2309 to 2313, 2315, 2317 to 2330, 2332, 2336 to 2339, 2341, 2343 to 2348, 2350, 2355 to 2359, 2362 to 2367, 2373, to 2376, 2378, 2380, 2381, 2384 to 2394, 2398 to 2400, 2403, 2405, 2417, 2422 to 2427, 2429 to 2435, 2452, 2455 to 2457, 2462, 2463, 2465, 2480 to 2483, 2485, 2487 to 2500, 2502 to 2509, 2516 to 2522, 2524, 2525, 2528, 2529, 2532 to 2538, 2541 to 2544, 2556, 2721, 2730 to 2733, 2751, 2753 to 2756, 2759, 2775 to 2780, 2785, 2787, 2788, 2806, 2816 to 2819, 2827, 2878 to

## Mauza Bandipur, jurisdiction list No. 113.

Cadastral survey plot Nos.-85 to 88, 93, 130, 131, 133, 136, 144, 151, 167, 170, 194, 195, 197, 200, 205, 217, 221 to 225, 227, 233, 236, 304, 307, 308, 311, 316, 317, 319 to 321, 324, 326 to 328, 330, 331, 333, 334, 339, 342, 344, 345, 347, 350 to 352, 526, 527, 530. 531, 537, 541 to 543, 546, 547, 553 to 555, 557 to 559, 563 to 566, 571, 874, 876, 880, 978, 979, 1044, 1070 to 1072, 1190, 1272, 1273, 1319, 1320, 1322, 1323, 1325, 1326, 1328, 1330, 1331, 1333, 1337 to 1351, 1371, 1372, 1375, 1376, 1380, 1382 to 1339 1384 1386, 1387, 1443, 1454 to 1459, 1466 to 1470, 2019, 2020, 2022, 2023, 2029, 2030, 2077, 2078, 2081, 2087, 2090 to 2094, 2098 to 2100, 2113, 2114, 2164 to 2166, 2168, 2172, 2205 to 2210, 2212, 2214, 2233, 2235, 2236, 2239, 2240, 2253, 2255 to 2259, 2261 to 2366, 2323 to 2325, 2327, 2328, 2330 to 2335, 2337 to 2339, 2342, 2343, 2345, 2346, 2356, 2371, 2372, 2374, 2376, 2392 to 2394, 2399, 2418, 2427 to 2438, 2445, 2446, 2456, 2506 to 2509, 2512 to 2515, 2528 to 2535, 2543, 2546, 2547, 2549 to 2561, 2572 to 2576, 2593 to 2601. 2604 to 2609, 2611 to 2613, 2618, 2622 to 2625, 2627, 2628, 2801 to 2803.

Mauza Islampur, jurisdiction list No. 114.

Cadastral survey plot Nos.-1 to 8, 50 to 66, 68, 76 to 78, 80, 85, 86, 90, 105, 109 to 115, 131 to 133. 157, 162 to 165, 173, 300 to 307, 309 to 312, 314, 315, 502 to 517, 519 to 522, 525, 528 to 530, 532, 534. 560, 562 to 564, 566 to 568, 570, 571, 589 to 593, 595 to 602, 604 to 610, 618, 625 to 628, 632 to 634, 657 to 677, 685, 687 to 693, 703, 704, 713 to 716, 721 to 727, 729, 730, 809, 842 to 845, 857, 957 to 959, 990 to 992, 1050 to 1054, 1069, 1071, 1079, 1080, 1087 1090, 1096 to 1098, 1101, 1106, 1125 to 1135, 1139 to 1142, 1147, 1150, 1152, 1154 to 1159, 1161 to 1170, 1202, 1203, 1205, 1208 to 1221, 1223 to 1233, 1236, 1237, 1240 to 1243, 1245, 1246, 1264, 1271, 1272, 1278, 1279, 1285, 1286, 1292, 1295 to 1304, 1306, 1308 to 1310, 1320, 1326 to 1328, 1330, 1331, 1333, 1335, 1338, 1346, 1361, 1374, 1377.

### Mauza Parjana, jurisdiction list No. 115.

Cadastral survey plot Nos.—40 to 42, 226, 228, 247, 248, 250 to 254, 256 to 259, 262 to 264, 267, 268, 270, 290, 292 to 295, 316 to 318, 328, 334 to 338, 341, 343, 349, 351 to 353, 356, 357, 363, 367, 368, 371 to 377, 379, 384 to 386, 402, 403, 408, 417, 423, 425, 428 to 430, 432, 436, 437, 440 to 445, 449, 450, 452 to 459, 461, 463 to 467, 472, 485, 490 to 496, 512 to 514, 519, 522, 523, 525 to 528, 530 to 534, 537 to 539, 547 to 552, 561 to 567, 569 to 572, 578 to 580, 582, 583, 603 to 606, 611, 621 to 626, 628 to 633, 666, 674, 675, 684, 685, 695 to 697, 699.

### Mauza Kinkarbati, jurisdiction list No. 116.

Cadastral survey plot Nos.—33, 36, 37, 39 to 41, 44, 45, 47, 48, 103, 247, 248, 257 to 262, 270, 275, 373 to 377, 381, 421, 423, 426, 433, 434, 436 to 441, 444 to 446, 454, 464 to 470, 486 to 488, 493, 495, 629, 630, 632, 633, 636 to 639, 642, 644 to 647, 649, 650, 653 to 660, 664, 667, 669 to 672, 674 to 679, 684 to 689, 691 to 698, 700 to 711, 715 to 730, 732, 733.

## Mauza Purba Gopinathpur, jurisdiction list No. 117.

Cadastral survey plot Nos.-1 to 4, 8, 12, 38 to 40, 42 to 44, 47 to 52, 65, 68, 69, 73, 74, 78, 86, 91, 92, 102 to 112, 114, 116 to 118, 124, 127 to 133, 145 to 147, 153, 181, 185, 186, 189 to 196, 198 to 200, 206 to 209, 211, 212, 227, 239, 245, 247, 254, 257 to 260, 262, 275, 277, 278, 280 to 289, 291, 514, 515, 517, 522, 524, 525, 536 to 539, 542 to 550, 552 to 557, 560 to 564, 567 to 570, 572 to 591, 593 to 595, 597 to 608, 611, 613, 649, 650, 668, 779, 823, 864, 865, 869 to 872, 875, 876, 881 to 885, 889 to 901, 908 to 911, 914, 927, 930 to 935, 968, 983, 1020 to 1024, 1031, 1032, 1034 to 1038, 1042 to 1048, 1054, 1055, 1075 to 1079, 1086, 1087, 1090, 1091, 1093 to 1096, 1099, 1100, 1103, 1107, 1108, 1112, 1114, 1117 to 1119, 1122 to 1124, 1127, 1128, 1131, 1132, 1135, 1136, 1139, 1140, 1143, 1144, 1147, 1148, 1151, 1152, 1155, 1157, 1159, 1160, 1162 to 1169, 1171 to 1178, 1182 to 1185, 1262, 1264 to 1268, 1270 to 1274, 1276 to 1282, 1284 to 1286, 1294, 1295, 1297, 1299, 1303, 1305.

### Mauza Hasimpur, jurisdiction list No. 118.

Cadastral survey plots Nos.—8, 9, 11, 14, 17 to 19, 29, 30, 61, 63, 64, 69, 70, 73, 74, 77 to 91, 116, 126, 127, 134, 136, 139, 141, 142, 148 to 153, 156, 192, 205, 208, 209, 215, 216, 218, 222 to 224, 230 to 233, 235, 236, 238, 239, 241, 242, 246, 248, 250, 251, 255, 256, 258, 259, 261, 263, 268, 270, 272, 273, 275, 280, 281, 287, 289, 290, 292, 294 to 305, 307, 308, 379, 381, 383, 386, 391, 395, 397, 398, 399, 410 to 412, 418, 424.

Mauza Jadabbati, jurisdiction list No. 119.

Cadastral survey plot Nos.—7 to 11, 13 to 16, 18 to 21, 36, 37, 50, 52, 57, 58, 60 to 63, 68, 87, 118 to 121, 152 to 128, 132, 145 to 147, 149, 151 to 156, 159, 161, 163 to 178, 192, 195, 196, 198 to 200, 202, 203, 205 to 220, 222, 223, 225, 227, 228, 231, 239, 243 to 246, 250 251, 288, 293, 298, 300, 301, 331 to 340, 377 to 379 410, 411, 452, 453, 455, 458, 477 to 479, 483, 485, 486, 489 to 491, 495, 498, 499, 676 to 679, 681, 682 684 to 686, 887 to 889, 902, 903, 929, 994, 995, 997 to 1006, 1008 to 1016, 1018, 1019, 1021 to 1035, 1038,  $l_040$ , 1041, 1043 to 1048, 1050 to 1052, 1056 to 1061  $l_067$ , to 1080, 1082, 1091, 1094 to 1099, 1104 to 1106  $l_131$ , 1132, 1124, 1224, 1226, 1231 to 1242, 1254,  $l_295$ , 1332, 1344, 1366, 1373, 1388, 1397.

#### Mauza Dakshinkul, jurisdiction list No. 120.

Cadastral survey plot Nos.—1 to 6, 9 to 12  $^{-}$  15  $^{-}$  10 22, 25 to 34, 39 to 62, 68 to 72, 75, 78 to 97, 101  $^{-}$  103, 104, 106 to 110, 112, 113, 115 to 140, 302, 304, 305, 324, 327, 381, 382, 384, 385, 391, 825, 829 to 834, 89 to 841, 843, 844, 861, 862, 879.

### Mauza Baganbati, jurisdiction list No 121

Cadastral survey plot Nos. --7 to 13, 15, 17 to 21, 24 to 28, 31 to 34, 36, 37, 41 to 48, 50 to 52, 51 to 58, 61 to 63, 65, 67, 68, 70 to 72, 84 to 100, 103, 105 to 113, 115 to 117, 120 to 124, 126 to 132, 135 to 139, 157, 199, 220, 240, 248, 250, 251, 253 to 257, 262, 263, 265 to 274, 280 to 283, 288 to 290, 292 to 295, 353, 358, 359, 362, 537, 543, 579, 581, 583 to 585, 585, 589, 766 to 769, 771 to 773.

### Mauza Hannirgachhi, jurisdiction list No 422

Cadastral survey plot Nos.--24, 29 to 37 40 to 46 48, 49, 52, 53, 56 to 59, 64 to 73, 78 to 81 83 to 90, 106, 107, 111 to 117, 119 to 124, 130, 131 434 435, 137, 138, 140, 141, 153, 155, 262 to 264 266 267 270, 271, 273, 274, 435, 439, 440.

## Mauza Malia, jurisdiction list No. 123.

Cadastral survey plot Nos.—486, 488 to 192, 512, 513, 518, 521, 522, 530 to 532, 539, 541 to 546 58 to 551, 553, 554, 783, 797, 814, 947.

## Mauza Abhirampur, jurisdiction list No. 126

Cadastral survey plot Nos.—118, 123 to 128 130, 132 to 134, 136, 137, 139, 140, 143, 180, 182, 184 186, 187, 189, 191, 192, 197, 209 to 212, 216 to 222, 226, 239, 240, 243, 315, 355 to 357, 360.

## Mauza Musapur, jurisdiction list No. 127.

Cadastral survey plot Nos.—72, 105—112, 131
137, 139, 142 to 144, 151, 154, 156, 162, 165, 168, 16
171, 172, 185 to 191, 193, 194, 196, 202, 1274, 1313

## Mauza Paurra, jurisdiction list No. 128.

Cadastral survey plot Nos.—1969, 1975, 1983, 199 2001, 2003 to 2008, 2019, 2059 to 2061, 2073, 2077 t 2083, 2184, 2259, 2260.

Mauza Illipur, jurisdiction list No. 131.

adastral survey plot Nos. 249, 252 to 254, 257 59, 260.

[auza Jot Radhaballav, jurisdiction list No. 132.

adastral survey plot Nos. 65, 330, 334 to 336.

Mauza Proshadpur, jurisdiction list No. 133.

adastral survey plot Nos. 40, 44, 45, 71 to 73, 80, 201, 204 to 207, 217 to 222, 224 to 227, 229, to 236, 339, 342, 346, 347, 352, 353, 358, 364 to 411, 412, 416, 424, 425, 427 to 430, 432, 433, 437, 40, 462 to 465, 467 to 469, 472.

Mauza Kamalpur, jurisdiction list No. 134,

idastral survey plot Nos. 61, 73, 86, 109, 137, 140, 141, 145, 146, 148 to 154, 158, 160 to 166, to 171, 173, 175 to 178, 180, 201, 202, 286, 287, to 293, 295, 296, 298, 299, 301, 304 to 306, 313, to 319, 338, 380 to 388, 392, 398, 435, 500 to 505, to 804, 806 to 811, 813, 824, 825, 827, 829, 831, 839 to 841.

Mauza Kulpai, jurisdiction list No. 135.

dastral survey plot Nos. 403, 405, 407, 411 to 419, 427, 430, 509, 510, 514, 516, 517, 520 to 525, to 532, 578, 602.

Mauza Merrerchak, jurisdiction list No. 139.

dastral survey plot Nos. 109, 134 to 136, 143 51, 172, 176, 179, 182 to 186, 191 to 193, 201, 202, 273, 277.

Mauza Guskara, jurisdiction list No. 140.

dastral survey plot Nos. 56, 58 to 62, 70, 71, 081, 89 to 91, 93, 94, 98 to 100, 102 to 107, 170, 173, 182, 184 to 186, 196, 197, 202, 204, 206 to 215, 216, 218, 219, 221, 224, 225, 229, 238, 241 43, 245, 248, 249, 261, 264, 285, 292, 294, 297, 301 to 303, 308, 309, 351, 353, 368, 374, 390, 403, 410, 419 to 429, 435 to 438, 443 to 445, 448 to 452, 504, 520, 521, 532, 535 to 538, 550, 551, 557, 562, to 570, 582, 586 to 588, 592, 593, 598, 718, 722, to 725, 727, 728, 741 to 744, 746 to 749, 752, 754 to 764, 770 to 772, 774, 775, 967, 970 74, 980, 981.

Mauza Durgapur, jurisdiction list No. 141.

idastral survey plot Nos. 16, 38, 39, 56, 67, 68, 6 80, 83, 84, 87, 90 to 92, 97, 99, 100, 102, 106, 110, 111, 119, 266, 268, 271 to 273, 301, 308, 351, 357, 359, 360, 413, 414.

auza Krishnabati, jurisdiction list No. 142.

Mastral survey plot Nos. 113 to 115, 119, 122, 24, 126 to 135, 137 to 143, 145 to 147, 150 to 157, 359, 362, 366 to 373, 382, 383, 386, 395, 398 (3, 405 to 410, 414, 484 to 489, 491, 492, 494 to 505 to 508, 513 to 515, 519 to 525, 527, 630, 635, 0 649.

Mauza Gajipur, jurisdiction list No. 143.

Cadastral survey plot Nos. 9, 10, 12 to 17, 19 to 22, 25, 28 to 30, 34, 35, 43, 46, 536 to 538, 540, 552 to 554, 558, 559, 561, 569, 573, 577 to 580, 587, 593, 594, 615 to 618, 622 to 631, 634, 636, 637, 643 to 650, 652, to 654, 656 to 660, 662, 663, 665, 666, 730 to 734, 737 738, 866, 869 to 871, 891, 985 to 988.

Mauza Sahapur, jurisdiction list No. 144.

Cadastral survey plot Nos. 2, 3, 9 to 11, 13, 73 to 79, 82, 83, 95 to 99, 102, 103, 108 to 115, 118 to 120, 154, 230 to 234, 239, 240, 242, 244 to 259, 260 to 264, 271 to 273, 277 to 283, 343, 347, 348, 350, 351, 355, 364, 387 to 389, 391, 392, 394 to 401, 403 to 409, 442, 444, 446 to 448, 470, 475 to 478, 489 to 491, 495, 503, 506, 507, 523 to 525, 531 to 533, 542 to 544, 546 to 549, 551, 553 to 559, 600, 605 to 610, 612 to 618, 643, 680, 791, 803, 807, 810, 811.

Mauza Noapura, jurisdiction list No. 145.

Cadastral survey plot Nos. 23, 36, 38 to 41, 46 to 48, 51 to 53, 63, 64, 66, 84 to 86, 88 to 90, 135, 198, 205, 206, 307, 311 to 315, 319, 320, 322 to 324, 328 to 330, 332 to 335, 338, 339, 341 to 343, 346, 347, 351, 352, 376, 394, 398, 399, 403, 404, 407 to 410, 412, 414, 419, 420, 430, 432, 437, 559, 606, 638 to 640, 646, 671 to 675, 677 to 681, 683 to 685, 687, 728, 729.

Mauza Bargachia, jurisdiction list No. 146.

Cadastral survey plot Nos. 3, 13, 28, 32, 37 to 39, 47 to 49, 51, 53 to 58, 60 to 62, 66 to 69, 74, 75, 79, 81, 82, 88 to 90, 106, 107, 110, 111, 129, 138, 140, 141, 188 to 190, 194, 197 to 199, 202 to 205, 209, 210, 255 to 257, 260 to 263, 267 to 269, 270 to 273, 276 to 288, 347, 348, 350 to 352, 372, 390, 395, 398 to 404, 478, 504, 515 to 537, 567, 569, 570, 572, 573, 575, 607, 608, 611 to 622, 629, 632, 647 to 657, 660, 662 to 664, 666 to 669, 676, 677, 687, 688, 704 to 711, 714 to 718, 741, 745, 779, 780, 835 to 840, 854, 891, 1021, 1022, 1034, 1038 to 1041, 1046, 1048 to 1052, 1318, 1320, 1363, 1389.

Mauza Nalikul, jurisdiction list No. 147.

Cadastral survey plot Nos. 19, 27, 29 to 33, 35 to 37, 41 to 43, 46, 47, 57, 59, 60, 80, 81, 95 to 103, 114 to 117, 121, 122, 124 to 126, 129 to 131, 133 to 137, 143, 144, 147 to 152, 154 to 156, 161, 162, 164, 418, 419, 426, 429 to 431, 436, 461, 463, 464, 624, 635, 636.

Mauza Enayetpur, jurisdiction list No. 148.

Cadastral survey plot Nos. 15 to 17, 32 to 35, 37 to 39, 42, 43, 45, 48, 50 to 61, 73, 75, 76, 78 to 81, 89 to 91, 93, 94, 96, 97, 101, 108 to 110, 114, 116, 117, 122, 124 to 131, 133 to 135, 142, 143, 149 to 151, 154 to 160, 163 to 165, 171, 172, 174, 175, 186 to 189, 191, 196, 197, 204, 205, 231 to 235, 264, 267, 280 to 292, 294, 308, 313, 316 to 318, 402 to 406, 409, 465, 467, 468, 470, 472 to 474, 477, 478, 480 to 482, 488 to 490, 525 to 527, 533, 534, 541 to 547, 551 to 553, 578, 579, 582, 614, 616, 622, 624 to 626, 630, 644, 649, 660, 661, 667, 668, 677, 679, 720, 721, 723, 724, 728 to 730, 732 to 734, 737 to 743, 745, 777, 872, 873, 881, 892 to 898, 900, 907 to 909, 918, 919, 1013, 1014, 1076, 1077, 1315 to 1318, 1323, 1329 to 1332, 1350 to 1353, 1356, 1359 to 1362, 1364, 1495 to 1499, 1501 to 1503, 1514 to (519, 1522 to 1524.

Mauza Chakdumur, jurisdiction list No. 23.

Cadastral survey plot Nos. 34, 41, 175, 178 to 183, 184, 206, 212 to 214, 220, 221, 222, 227, 230, 232, 233, 236 to 240, 277, 278, 282, 283, 290 to 294, 298, 605, 633, 641, 646.

Mauza Sundarpur, jurisdiction list No. 24.

Cadastral survey plot Nos. 12, 15, 16, 25, 28 to 32, 36 to 53, 56 to 58, 63, 64, 65, 66 to 72, 74 to 76, 79, 81 to 89, 91 to 93, 95, 96, 100 to 103, 117, 118, 119, 121 to 123, 124, 125, 248, 249, 260, 261, 264, 265, 266, 271, 272, 284, 285, 288 to 291.

Mauza Mora, jurisdiction list No. 25.

Cadastral survey plot Nos. 688, 690, 691, 714, 716, 717, 718, 720, 725, 727.

Mauza Sodepur, jurisidetion list No. 26.

Cadastral survey plot Nos. 4 to 6, 42, 43, 44 to 46, 48, 52, 53, 55 to 59, 60, 135, 136, 139, 140, 144 to 151, 154 to 157, 159, 161, 162, 170, 171, 173, 176, 178, 181, 191, 193, 195, 196, 198 to 200, 222, 225 to 228, 231, 232, 239, 288 to 290, 547, 548, 555, 559, 560, 562 to 564, 571, 572, 591, 592, 593, 595 to 600, 603, 604, 605 to 607, 614, 615, 622, ,631, 634, 635, 642, 643, 661, 663 to 668, 670, 672, 673, 675, 677 to 679, 681, 683, 684, 686, 687, 689 to 691, 693, 701, 702, 705, 715, 821, 825, 926

Mauza Dwarhatta, jurisdiction list No. 45. Cadastral survey Plot Nos. 1, 3, 4, 7.

Mauza Panehgachhia, jurisdiction list No. 27.

Cadastral survey plot Nos. 519, 520, 521, 522, 527 to 529, 531, 534, 535, 537, 538, 548, 601, 602, 605 to 608, 616, 617, 620, 621, 622, 623, 624, 977, 978, 979, 981, 984 to 987, 989, 990, 991, 992, 994, 997, 998, 1026, 1031, 1040, 1131, 1151, 1154, 1155, 1156.

Mauza Paschim Gopinathpur, jurisdiction list No. 28.

Cadastral survey plot Nos. 1, 2, 3, 4, 5, 6, 11, 13, 331, 332, 333, 931, 933, 934, 936, 937, 938 to 940, 941, 944, 947, 948, 949, 951 to 954, 959, 978, 993, 994, 1430 to 1433, 1435, 1436.

Mauza Taldaha, jurisdiction list No. 39.

Cadastrai survey plot Nos. 207, 232, 238 to 240, 243, 244, 316, 317, 318, 319, 321, 334, 338, 341 to 343, 382, 401, 410, 412, 414 to 416, 419 to 421, 424, 426, 429 to 431, 438 to 440, 445, 454, 502, 542, 554.

Mauza Kamdebpur, jurisdiction list No. 40. Cadastral survey plot Nos. 51, 74, 89, 90, 91, 94, 104, 111, 339.

Mauza Dipa, jurisdiction list No. 41.

Cadastral survey plot Nos. 1, 3, 8, 9, 15 to 20, 21, 157, 159, 160, 172, 209, 218, 219, 221, 232, 235, 238, 239, 249, 270, 361, 363, 383, 387 to 390, 394, 398, 402, to 404, 406, 442, 447, 518, 520, 536, 540, 541, 543, 576, 595, 598, 599, 603, 604.

Mauza Dalapatipur, jurisdiction list No. 42.

Cadastral survey plot Nos. 131, 134, 150, 154, 156, 158, 166, 169 to 172, 198, 199, 205 to 209, 217 to 219, 220, 221, 227, 228, 232, 233, 235 to 240, 243, 244 to 249, 506, 507, 593, 594, 595, 598, 599, 615, 616, 618, 619, 620, 621, 622, 624, 627, 636, 649, 658, 660, 916.

Mauza Dipagaza, jurisdiction list No. 43 Cadastral survey plot Nos. 4, 200, 203, 204, 218, 1

Mauza Chandbati, jurisdiction list No. 44

Cadastral survey plot Nos. 8, 9, 11, 12, 13, 17, 2 256, 257, 380, 384, 385, 388, 390, 394, 396, 398, 4 401, 404, 408, 410 to 412, 414 to 417, 425, 429, 4 435, 442.

### Police-station Dhaniakhali, district Hooghiy.

Mauza Ganesnagore, jurisdiction list No. 28.

Cadastral survey plot Nos. 8 to 16, 17, 19 24 to 32, 79, 80, 82 to 86, 88, 89, 90, 92, 104 to 107, 10 110, 112 to 113, 126 to 129, 132, 140, 150, 153, 16 195 to 197, 199 to 200, 302, 311 to 315, 324 326, 325 558 to 563, 615, 616, 617, 625, 626, 627, 646 to 655, 792, 797 to 800, 802 to 805, 807, 808, 806, 80 812, 813, 815, 823, 824, 827, 828, 831 to 835 84, 854, 856, 860 to 877, 878, 886, 889 to 896, 899 908, 11, 913, 914, 917, 919 to 921, 926 to 935, 954, 95 957 to 960, 962 to 970, 972, 973, 974, 993, 996, 999 to 1003, 1006, 2013, 2014, 2017, 2018, 2042, 2048, 2050, 2052 to 2053, 2054, 2055, 2062, 2063, 2064, 2055, 2062, 2062, 2063, 207 to 2081 to 2086, 2124 to 2125, 2128, 2131, 2132 217 to 2181, 2183, 2184, 2186 to 2194 2215 2273 to 2275, 2280 to 2281, 2283 to 2285, 2455, 281 to 2836, 2902 to 2905, 2924 to 2926, 2931, 2955, 206 3049, 3057 to 3062, 3064 to 3066, 3081, 30-2, 3049, 3057 to 3062, 3064 to 3066, 3081, 30-2, 303085 to 3087, 3091, 3094, 3099, 3113, 3118, 318.

### Mauza Dasghora, jursidiction list No. 20

Cadastral survey plot Nos. 855, 856 852 864 86 907, 908, 911, 913, 914, 917 to 919, 921 925 1032 927, 1122, 1125, 1126, 1146, 1173, 1191, 1195 119 1201, 1203 to 1210, 1212, 1213, 1246 to 1245 124 1250, 1251, 1253 to 1257, 1383, 1385, 1482 to 1492 to 1506, 1512 to 1514, 1516 to 1518 1536 55 1538, 1540, 1541, 1545, 1546, 1548, 1361

Mauza Srikrishnapur, jurisdic. on L. No 3c

Cadastral survey plot Nos 635, 651, 65°, 655, 657, 659, 715 to 717, 724, 725, 727, 730, 73°, 775 to 78, 783, 785, 787, 788, 907, 910 to 911, 1073 to 1075, 133, 1136, 1137, 1139, 1143 to 1145, 1155 to 1160 [65, 1705, 1707, 1711, 1712, 1715, 1717, 1719, 1720 [76 to 1768, 1771 to 1776, 1778 to 1783, 2316, 3137.

### Mauza Dighir, jurisdiction list No. 31.

Cadastral survey plot Nos. 2, 5 to 11, 12, 39, 40, 4 to 46, 87, 96, 101, 855, 858, 868 to 869, 873, 874, 90 to 906, 908 to 911, 913 to 920, 938 to 940, 942 to 946 to 954, 962 to 968, 969, 970 to 973, 975 to 97 980, 994, 997, 1001, 1043, 1045, 1046, 1054, 1051, 1059, 1110, 1115, 1116, 1118, 1119, 1121, 1123 to 1121, 129 to 1135, 1137 to 1139, 1142 to 1146, i163, 1168 to 1170, 1200 to 1202, 1212, 1214, 1215, 1220 to 124, 1228, 1233 to 1236, 1238, 1240, 1242, 1245 to 124, 1251 to 1258, 1263 to 1264, 1267 to 1269, 1309, 131, 1318 to 1319, 1322 to 1324, 1326 to 1327, 1329, 1339 to 1341, 1344, 1347, 1349 to 1351, 1373, 1406.

Mauza Ballabtupur, jurisdiction list No. 32.

Cadastral survey plot Nos. 518, 519, 526, 528, 530, 32 to 534, 539, 540, 545, 546, 548 to 550, 552, 554, 556, 57, 559, 563, 564, 566 to 568, 570 to 573, 579, 581, 44 to 593, 601, 605 to 609, 610, 611, 612, 615, 635 to 37, 639 to 647, 650 to 655, 676, 679 to 688, 691 to 694, 4747 to 754, 757, 759 to 761, 776 to 778, 780 to 784, 87 to 792, 796 to 800, 802 to 816, 821 to 826, 828, 29, 831, 843, 845 to 848, 856 to 858, 862 to 864, 873 to 74, 878, 882 to 884, 892, 895, 900, 934, 935, 937 to 939, 41 to 950, 964, 984, 1013, 1014, 1016, 1027, 1031, 1033, 651, 1059 to 1061, 1063, 1066, 1067, 1069 to 1073, 075 to 1079, 1082 to 1088, 1105, 1110, 1112, 1113, 115 to 1122, 1147, 1148, 1145, 1150, 1155, 1157 to 1159, 160, 1161, 1165 to 1168, 1171, 1174, 1178 to 1180, 1185 to 1198, 1202, 1205, 1206, 1208, 1209, 1211, 212, 1214, 1215, 1219, 1226, 1227 to 1230, 1254, 1259, 269 to 1277, 1283.

#### Mauza Nimdanga, jurisdiction list No. 33.

(adastral survey plot Nos. 54, 58, 59, 69 to 73, 77 to 9, 140, 151 to 154, 162, 313, 318, 319, 321, 323, 324, 29 to 334, 336, 337, 339 to 343, 350, 352, 353, 354, 55, 375, 378, 389, 390, 396, 400 to 402, 406, 407 to 419, 27, 428, 431 to 433, 434, 439, 440, 471, 472, 474 to 477, 183, 628, 630, 632, 633.

### Mauza Srerampur, jurisdiction list No. 34.

Cadastral survey plot Nos. 1035, 1054, 1056, 1064, 1082, 1314, 1505, 1507, 1508, 1511, 1512, 1519, 1520, 1540, 1542 to 1545, 1547, 1555, 1595, 1596, 1656 to 1659, 1661, 1665 to 1668, 1670 to 1677, 1689, 1690, 1692, 1699, 1697, 1698, 1700 to 1707, 1709 to 1711, 1715 o 1717, 1719 to 1731, 1734 to 1739, 1741 to 1749, 1751, 1752, 1754 to 1758, 1760 to 1774, 1777, 1778, 1779, 1782, 1783, 1787 to 1789, 1792, 1796, 1804, 1808 811, 1813 to 1815, 1818 to 1830, 1832 to 1837, 1838, 0 to 1842, 1843, 1845, 1847, 1848, 1850 to 1853, 6 to 1858, 1874 to 1877, 1916, 1922, 1923, 1931, 6, 1938 to 1940, 1941, 1943, 1946, 1947 to 1955, 7. 1958, 1960 to 1962, 1964 to 1966, 1968 to 1987, 8, 1990, 1996, 1997, 1998 to 2007, 2009, 2012 to 0. 2022 to 2057, 2059 to 2064, 2066 to 2068, 2070 to 7, 2079 to 2082, 2084, 2095, 2096, 2183 to 2188, 4 to 2246, 2252 to 2255, 2272, 2273, 2276 to 2279, 2 to 2307, 2309 to 2312, 2344, 2352, 2354 to 2363, 1 to 2373, 2438, 2439, 2442 to 2444, 2446, 2467, 9, 2472, 2473, 2475 to 2481, 2483 to 2485, 2488, 1, 2587 to 2592, 2600 to 2607, 2609, 2610, 2612, 4, 2625, 2627, 2632, 2633, 2651, 2654 to 2658, 2660, 2669, 2671 to 2673, 2675 to 2682, 2684 to 2687, 30, 2692 to 2699, 2701 to 2706, 2710 to 2712, 2715 to 33, 2735 to 2752, 2754, 2755, 2757 to 2764, 2766 to [2, 2776, 2783, 2785, 2786 to 2790, 2792, 2795 to 38, 2804, 2805, 2808, 2813, 2815, 2817, 2818, 2820, 2823, 28 2823, 2826, 2843, 2845, 2846, 3033 to 3036, 3037, 39, 3040, 3041, 3042, 3043, 3045, 3046, 3048, 3056, 52, 3063 to 3072, 3074, 3075, 3076, 3083, 3088 to 3090, 3084, 3085, 93 to 3096, 3097, 3210, 3211 to 3213, 3215 to 3219, 22 to 3226, 3229, 3234, 3236 to 3249, 3251, 3253 to 66, 3270 to 3273, 3275 to 3278, 3280 to 3285, 3291 3296, 3317 to 3328, 3330, 3331, 3335 to 3338, 3341, 43, 3346, 3347, 3393 to 3397, 3402, 3405 to 3407, 10 to 3419, 3423 to 3429, 3432, 3435 to 3437, 3439 to 44 to 3748, 3822, 3823, 3828 to 3833, 3835 to 3837, 3968, 3072, 2075, 67, 3968, 3973, 3975, 3981.

Mauza Sah-Bazar, jurisdiction list No. 35.

Cadastral survey plot Nos. 4, 5, 33, 34, 38, 39, 145, 146, 271, 272, 568.

Mauza Beguna, jurisdiction list No. 36.

Cadastral survey plot Nos. 740, 759, 767, 768, 770 to 775, 782, 784 to 789, 797, 798, 799, 800, 802, 804, 805, 806.

Mauza Gobindapur, jurisdiction list No. 37.

Cadastral survey plot Nos. 4, 5, 23, 33, 38, 40 to 44, 51, 59 to 62, 68 to 72, 75, 151, 153 to 155, 182, 199, 201, 234, 235, 237, 246 to 250, 253 to 264, 279 to 284, 287 to 292, 295 to 299, 301 to 305, 320 to 323, 325 to 327, 347 to 363, 474 to 478, 481 to 485, 515 to 522, 524, 525, 527, 528, 529, 530, 536 to 539, 541, 548, 544, 545, 547, 560 to 563, 569, 570, 572, 573, 577, 588, 692, 693, 698, 699, 702 to 704, 713, 727, 730 to 735, 737 to 746.

Mauza Dakhinjaganathpur, jurisdiction list No. 38.

Cadastral survey plot Nos. 458 to 461, 478, 481, 484 to 499, 502 to 509, 513 to 517, 537, 538, 541 to 546.

Mauza Radhanagar, jurisdiction list No. 42.

Cadastral survey plot Nos. 11, 12, 14, 16, 19 to 22, 24, 26, 31, 241 to 244.

Mauza Gopinagar, jurisdiction list No. 43.

Cadastral survey plot Nos. 1507, 1509, 1516, 1518 to 1522, 1629, 1635, 1652, 1653, 1654, 1659, 1669, 1688, 1700, 1701, 1706, 1713, 1714, 1716 to 1718, 1740, 1741, 1749, 1752, 1753, 2716, 2718, 2734, 2736, 2737, 2738, 2740 to 2745, 2749, 2753, 2754, 2757, 2758, 2789, 2795, 2798, 2867, 3122, 3126, 3130, 3131, 3210, 3213, 3222, 3244, 3385, 3387 to 3389, 3392, 3393, 3397.

Mauza Dakhin Mamudpur, jurisdiction list No. 44.

Cadastral survey plot Nos. 309, 316, 351, 356 to 362, 382, 383, 394, 396 to 406, 409, 410, 112 to 415, 418 to 421, 422, 423, 424, 431 to 433, 437, 438, 440, 442, 443, 718, 728, 730 to 732, 735, 736, 738, 739 to 742, 745, 746, 748.

Mauza Dharampur, jurisdiction list No. 45. Cadastral survey plot Nos. 32, 39.

Mauza Gopinathpur, jurisdiction list No. 46.

Cadastral survey plot Nos. 56 to 58, 91 to 94, 96, 104, 1181, 1183, 1187 to 1192, 1335, 1370, 2079, 2083, 2566, 2567.

Mauza Jamdara, jurisdiction list No. 47.

Cadastral survey plot Nos. 96, 105, 106, 108, 112, 138, 140, 540, 583, 690, 693, 694, 705, 706, 717, 744, 800, 818, 891, 892, 904 to 906, 908, 909.

Mauza Habibpur, jurisdiction list No. 48.

Cadastral survey plot Nos. 219, 220, 508, 2075, 2076, 2080, 2081, 2104, 2109, 2111, 2123.

Mauza Nischintapur, jurisdiction list No. 50.

Cadastral survey plot Nos. 195 to 198, 200, 201, 203, 204, 221 to 224, 226.

Mauza Paschim Kalikapur, jurisdiction list No. 51.
Cadastral survey plot Nos. 224, 230, 242.

Mauza Kumrul, jurisdiction list No. 52.

Cadastral survey plot Nos. 147, 1337, 1338, 1364, 1365, 1382, 1398, 1400, 2270.

Mauza Dakhin Kotalpur, jurisdiction list No. 53.

Cadastral survey plot Nos. 307, 648, 680 to 682, 683, 687, 694, 727, 732, 761, 765, 769, 875, 884, 887.

Mauza Jeara, jurisdiction list No. 54.

Cadastral survey plot Nos. 1049, 1069, 1074, 1090-1091, 1093, 1094, 1141, 1153 to 1155, 1201, 1214, 1216, 1217, 1219, 1221, 1368, 1369, 1437.

Mauza Paschim Narayanpur, jurisdiction list No. 55. Cadastral survey plot Nos. 507, 571, 572.

Mauza Bishnupur, jurisdiction list No. 57.

Cadastral survey plot Nos. 418, 421, 422, 425, 430, 438 to 444, 446, 450, 451 to 455, 825, 904 to 907, 909, 911, 1236, 1238 to 1240, 1247 to 1249, 1252, 1281, 1316, 1317, 1321 to 1324, 1327 to 1329, 1331, 1336, 1344, 1345, 1349, 1350, 1353 to 1355, 1358, 1373 to 1376, 1378, 1380, 1381, 1388, 1389, 1801, 1803 to 1806, 1809 to 1811, 1827 to 1830, 1832 to 1835, 1840, 1842, 1843, 1845, 1847, 1848, 1893 to 1895, 2122, 2124 to 2129, 2225, 2227, 2228, 2230 to 2232, 2234 to 2242, 2244 to 2252, 2255, 2256, 2259, 2260, 2312 to 2314, 2320, 2322 to 2326, 2328 to 2341, 2344 to 2346, 2351, 2360, 2364, 2373, 2374, 2385, 2395 to 2397, 2398, 2399 to 2404, 2405, 2442 to 2447, 2451, 2453, 2459, 2460 to 2463, 2582 to 2587, 2588 to 2592, 2594, 2601, 2602, 2607 to 2609, 2611, 2612, 2630, 2633, 2638 to 2640, 2643, 2644, 2655, 2660 to 2665, 2668, 2677, 2678, 2679, 2680, 2688, 2692.

Mauza Parambuo, jurisdiction list No. 58.

Cadastral survey plot Nos. 27, 29, 33, 39, 42, 121 to 124, 132 to 136, 139, 140, 142, 465, 471, 472 to 498, 503, 504, 518, 520 to 523, 540, 559, 560 to 565, 571 to 580, 589 to 596, 600, 602, 610, 611, 616, 622 to 625, 627 to 630, 632 to 634, 636, 638 to 643, 655, 656, 686, 687, 2271, 2274, 2339, 2341, 2373, 2374, 2454, 2459 to 2461, 2482, 2485, 2492, 2493, 2501, 2502, 2504, 2507, 2521, 2522, 2528, 2529, 2532, 2533, 2535, 2538, 2540.

Mauza Nathaba, jurisdiction list No. 59.

Cadastral survey plot Nos. 1, 5 to 7, 11 to 13, 19, 22, 29, 32, 35, 107, 108, 320, 321, 323, 324, 356 to 361, 364 to 368, 370, 371, 372, 373 to 376, 380 to 382, 406, 408, 411, 412, 414 to 419, 428 to 430, 436 to 439.

Mauza Sarampara, jurisdiction list No. 60.

Cadastral survey plot Nos. 191 to 193, 195, 400, 425, 426, 429, 430, 432, 512, 513, 516, 520, 521, 533, 569 to 578, 590, 597, 598, 601, 604, 606 to 612, 634 to 638, 646, 673 to 676, 693, 726, 729, 730, 739 to 785, 797, 798, 802 to 804, 806, 808 to 823, 834, 836, 841, 843 to 853, 855 to 873, 875 to 878, 897, 899, 909 to 914, 972.

Mauza Paikpara, jurisdiction list No. 62.

Cadastral survey plot Nos. 1, 3, 15, 18, 19, 26, 34 to 37, 63, 64, 338, 339, 364, 365, 426,

Mauza Chandpur, jurisdiction list No. 63. Cadastral survey plot Nos. 4 to 12, 22, 23, 28, 29 405, 406, 411, 412.

Mauza Jerer, jurisdiction list No. 1.

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Mauza Harirampur, jurisdiction list No. 2.

Cadastral survey plot Nos. 42, 106 to 115, 117 to 122, 155 to 161, 163 to 165, 167 to 170, 175, 196 to 19, 205, 206, 208, 212, 278, 281 to 284, 289, 290, 303 to 30, 316, 482 to 485, 494 to 499, 501, 545.

Mauza Chowghata, jurisdiction list No. 3.

Cadastral survey plot Nos. 3, 5, 7, 30, 37, 39, 40, 42, 43, 46 to 50, 52, 58, 89, 114, 116, 131, 319, 352 to 352 to 372 to 374, 376, 379 to 382, 396, 404, 406, 429 432, 436, 437, 460, 462 to 467, 469, 472, 485, 489, 492 to 534, 537 to 540, 542, 544, 546 to 548, 551, 553, 65, 689, 741, 742, 750 to 752, 774, 775, 804, 805, 817, 818, 1016.

Mauza Uttar Jaganathpur, jurisdiction list No. 4

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# Mauza Ghebari, jurisdiction list No 5

Cadastral survey plot Nos. 547, 552, 570–571–5 to 575, 577, 578, 581, 582, 584, 587, 588, 598, 600 to 60 607 to 613, 623 to 627, 630 to 640, 642 to 648–659, 65 662, 669, 672 to 675, 677, 713 to 717, 724 to 732, 73 739, 742 to 749, 753 to 755, 757, 773, 974, 977 = 98 985 to 987, 980, 991 to 999, 1002, 1003–1247 a343 t 1350, 1751, 1752, 1756, 1758, 1760.

Mauza Uttar Mamudpur, jurisdiction list No. 6.

Cadastral survey plot Nos. 174, 415, 417, 429 to 434 437, 499, 500, 501, 583 to 587, 589 to 592, 599, 600 602 604, 647, 649 to 652, 668, 669, 685 to 690 719 720 728 to 735, 738 to 743, 745 to 747, 752, 755 755 765, 767, 772 to 774, 778 to 780, 789 to 793, 804, 1006, 1007.

Mauza Mahisgara, jurisdiction list No 5.

Cadastral survey plot Nos. 32, 39 to 43, 49 to 54, 55, 57 to 65, 91, 93, 95, 97 to 99, 164 to 172, 174 to 176, 185, 238 to 240, 251, 252, 255 to 271,  $300 \text{ to } 31^o$  324.

Mauza Chopa, jurisdiction list No %

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Mouza Baidyapur, jurisdiction list No. 9.

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Mouza Bansipur, jurisdiction list No. 10

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Mouza Baldanga, jurisdiction list No. 11

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Mouza Khanpur, jurisdiction list No. 12.

tdastral survey plot Nos. 547, 548, 550, 552, 593, 664, 670, 672, 673, 695, 697, 699, 701 to 703, 706, 751

Mouza Katgara, jurisdiction list No. 13 dastral survey plot Nos. 540, 548.

Mouza Raghabindabati, jurisdiction list No. 15.

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Mouza Kashipur, jurisdiction list No. 17.

Cadastral survey plot Nos. 1 to 3, 20, 21, 23, 86 to 105, 110, 112, 115, 116, 136, 175, 188, 189, 209 to 221, 223 to 227, 235, 237, 239, 241 to 253, 255 to 258, 262 to 264, 266 to 277, 282 to 285, 330.

Mouza Maharampur, jurisdiction list No. 18.

Cadastral survey plot Nos. 4, 6, 7, 10 to 16, 18, 39 to 41, 43, 45 to 51, 54, 63 to 69, 71, 73 to 76, 83 to 86, 112, 117, 118, 138, 142, 159, 162, 164, 165, 175 to 177, 181, 182, 186, 190, 192, 194, 196, 213, 214, 216, 239 to 242, 245, 247 to 253, 255, 256, 263 to 265, 267, 268, 270 to 272, 271, 275, 497, 526, 527, 529, 530, 532, 538 to 553, 557, 559 to 569, 572, 574 to 576, 608 to 818.

Mouza Dakshin Sankarpur, jurisdiction list No. 19.

Cadastral survey plot Nos. 1 to 10, 20 to 52, 54 to 57, 76, 77, 80 to 82, 84 to 86, 89, 92 to 97, 101, 102, 105 to 112, 114 to 117, 208 to 210, 239, 242, 252 to 262, 265, 267 to 315, 354, 358, 368, 375, 376, 381, 389, 390, 394, 403, 426 to 430, 133 to 443, 455 to 457, 459, 466, 469 to 474, 477 to 479, 481 to 483, 486 to 490, 493, 696 to 703, 709 to 715, 717, 719, 720, 735 to 738, 829, 840 to 843, 972, 974 to 976, 978 to 980, 982 to 985, 987, 988, 997, 1002, 1005, 1027 to 1029, 1032, 1034, 1054, 1055.

Mouza Madpur, jurisdiction list No. 20.

Cadastral survey plot Nos. 383 to 386, 389, 497, 509, 510, 512, 519, 557, 564 to 570, 604, 615, 617, 618, 620, 622, 623, 625 to 627, 632, 638, 641, 642, 670, 676 to 681, 684, 688, 697 to 703, 706, 707, 711, 713 to 715, 717, 718, 740, 741 to 749, 762, 763, 768 to 770, 773, 776 to 778, 781, 785, 791 to 793.

Mouza Surgpur, jurisdiction list No. 21.

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Mouza Rappur, jurisdiction list No. 22.

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Mouza Salalpur, jurisdiction list No. 23.

Cadastral survey plot Nos. 88 to 90, 92 to 94, 97; 100 to 102, 104 to 109, 123, 125 to 127, 172, 173, 176, 177, 181, 185, 199 to 202, 204, 208, 209, 211 to 214, 217 to 238, 251 to 256, 264 to 269, 273 to 275, 279, 298, 304, 323, 324, 327, 328, 331, 333, 345, 346, 358 to 360, 366, 373 to 378, 381 to 383, 385, 391 to 402, 427, 428, 482 to 494.

Mouza Byashpur, jurisdiction list No. 24.

Cadastral survey plot Nos. 38, 50 to 54, 62, 63, 65 to 76, 100 to 113, 115, 122, 123, 161, 163, 172, 176, 177, 180 to 182, 190, 193 to 195, 197, 200, 266, 298, 311, 315, 317, 318, 320, 322, 328, 329, 331 to 345, 348 to 350, 358 to 362, 364 to 368, 372, 374 to 386, 388, 397, 398, 400, 401, 408, 437.

Mouza Dedhara, jurisdiction list No. 25.

Cadastral survey plot Nos. 666, 668, 669, 927 to 929.
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Mouza Pashim Banpur, jurisdiction list No. 26.

Cadastral survey plot Nos. 170 to 173, 288, 304 to 306, 308 to 311, 324 to 331, 364 to 368, 372, 373, 375, 378 to 386, 388 to 390, 393, 404, 405, 407 to 409, 414 to 416, 422, 575.

Mouza Baharampur, jurisdiction list No. 27.

Cadestral survey plot Nos. 151 to 163, 272 to 276, 518 to 526, 529 to 534, 544 to 551.

Mouza Chandpur, jurisdiction list No. 63.

Cadastral survey plot Nos. 130 to 133, 178 to 182, 189 to 194, 196 to 200, 214 to 217, 1103 to 1110, 1413 to 1118, 1143, 1145, 1148 to 1154, 1156 to 1161, 1464, 1166, 1168 to 1174, 1173 to 1184, 1489, 1493, 1201 to 1204, 1212 to 1214, 1217, 1219 to 1228, 1251, 1268, 1271, 1288, 1294, 1296, 1297, 1300, 1308, 1309, 1314, 1315, 1317 to 1326, 1328, 1330 to 1333, 1335 to 1339, 1345, 1347 to 1352, 1356 to 1361, 1366 to 1370, 1377, 1378, 1382, 1387, 1424 to 1426, 1428, 1432 to 1436, 1439, 1595, 1598, 1601 to 1610, 1616 to 1622, 1624 to 1633, 1636 to 1643, 1650.

Mouza Dhamialikar, jurisdiction list No. 64.

Cadastral survey plot Nos. 157, 160 to 164, 167, 168, 173, 216, 219, 227 to 229, 231, 232, 236 to 242, 244 to 246, 249 to 251, 253 to 257, 260 to 265, 276 to 279, 281, 282, 300, 311, 400, 402, 406 to 408, 411 to 413, 416, 419, 426, 440, 695, 698, 699, 701 to 708, 714, 751, 761 to 764, 767 to 771, 773, 774, 778 to 789, 782 to 792, **796, 797, 800** to 806, 808 to 811, 829, 830, 1230 to 1232, 1234, 1239, 1247 to 1250, 1265 to 1273, 1275, 1279, 1282, 1296 to 1304, 1306 to 1309, 1313, 1314, 1316, 1317, 1319, 1322 to 1327, 1330, 1331, 1334, 1335, 1337, 1339 to 1342, **1347**, 1353, 1354, 1357, 1358, 1364 to 1366, **1368** to 1371, 1373 to 13.7, 1379, 1381 to 1379, 1381 to 1424, 1429 to 1396 to 1402, 1404 to 1408, 1433, 1435 to 1441, 1444 to 1447, 1449 to 1454, 1459 to **1472**, **1474** to **1478**, **1497** to **1505**, **1520**, **1521**, **1523** to **1530**, **1532** to **1535**, **1585** to **1587**, **1628**, **1624**, **1626** to 1628, 1672 to 1674, 1677, 1682 to 1705, 1708 to 1718, 1720 to 1723, 1727 to 1736, 1739 to 1750, 1753, 1754, **1757**, 1764, 1781, 1814, 1817, 1822 to 1825, 1827, **1828**, 1830 to 1832, 1842 to 1845, 1851, 1854 to 1857, **1870**, 1879, 1907, 1934, 1976.

Mouza Satipalasi, jurisdiction list No. 65.

Cadastral survey plot Nos. 2 to 11, 13, 14, 17, 12, 17, 21, 22, 24 to 31, 143, 161, 167 to 169, 171, 172, 17, 176, 184 to 190, 193 to 196, 199 to 204, 206 to 20, 210, 211, 274 to 218, 222, 446, 449 to 424, 441, 445, 446, 448, 450, 453, 455, 456, 464, 472, 473, 479, 483, 485, 486, 489 to 491, 494, 495, 655 to 660 6; 674, 679, 683 to 686, 691 to 695, 697, 698, 701 to 709 to 714, 717 to 719, 721 to 723, 725 to 733, 735, 737, 749, 830, 832, 853.

Mouza Kanikar, jurisdiction list No. 69

Cadestral survey plot Nos. 247 to 249, 259 to 267, 268, 274 to 280, 282 to 288, 294, 295.

Mouza Deulpara, jurisdiction list No. 70.

Cadastral survey plot Nos. 2 to 6, 8 to 14, 16, 174, 50 to 55, 78, 80, 86, 89, 657, 659 to 668, 670, 687 to 690, 692 to 694, 711, 718 to 732, 734 to 747, 745 to 752 to 759, 762 to 767, 778 to 781, 786, 787, 790 and 794 to 796, 805 to 563, 621, 830, 1077.

# Mouza Kabilpur jurisdiction list No. 71

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Mouza Mitrapur, jurisdiction list No 72

Cadastral survey plot Nes 1 to 11, 15 to 18, 25 to 57 to 59, 61 to 80, 84, 85, 87 to 90, 92 to 108, 111 to li 117, 425 to 127, 429 to 341, 443 to 451, 453 to 18 168, 474 to 473, 588, 589, 596, 606.

Mouza Chinagori, jurisdiction list No. 73

Cadastral survey plot Nos. 207, 208, 223 to 25 241 to 244, 247 to 249, 281, 288, 289, 294, 298 3013 304, 307, 316 to 324, 527 to 339, 345 to 347, 352 33 455 to 458, 460, 464, 529, 531 to 534, 587 to 596 6028 605, 616, 618, 625, 709, 711, 717, 791, 799 to 38 805, 841 to 848, 912 to 916, 994.

Mouza Serpur, jurisdiction list No. 74

Cadastral survey plot Nos. 105, 108 to 111, 114, 119, 121 to 124, 131 to 136, 138, 140 to 144, 166 to 170, 171, 174 to 176, 178 to 184, 204 to 206, 221, 230 to 232, 234, 236, 237, 240 to 265, 269, 270, 282 to 284, 621 to 629, 895, 911, 914, 977, 978, 10009, 1010.

Mouza Balighara, jurisdiction list No. 75.

Cadastral survey plot Nos. 63, 65, 69, 71 to 76, to 83, 89, 90, 103, 109 to 111, 121, 123, 127, 134 to 1336, 364, 367, 369, 370, 372, 373, 375, 380, 381 to 387 to 389, 391 to 406, 470, 729 to 736, 741, 73, 776, 812, 814 to 817, 819, 820, 822 to 825, 89, 840, 842 to 844, 850, 852 to 859, 861 to 863, 871, 878, 1121, 1122, 1176, 1177, 1181 to 1186, 1195, 1198, 1199, 1202 to 1204, 1206, 1207.

Mouza Moghalpur, jurisdiction list No. 76.
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Mouza Mandra, jurisdiction list No. 77. Cadastral survey plot Nos. 3 to 6, 14 to 16, 18, 24 to 28, 60 to 62, 71, 72, 77 to 79, 83, 92, 93, 96, 111. 3 to 165, 170, 171, 176 to 182, 184, 192, 298, 303, 304, 6, 307, 310, 312, 313, 317 to 322, 324 to 328, 323 to 1, 366, 368, 369, 372, 380, 385 to 388 394, 396, 9, 403 to 405, 408, 409, 412 to 411, 417 to 420, 451, 0. 482 to 486, 491 to 495, 500, 562, 563, 579, 626, 9 to 636, 641, 642, 645, 646, 713, 717, 813 to 820, 0 to 893, 904, 905, 907 to 912, 952 to 960, 984, 986 to 95, 1007 to 1009, 1022, 1024, 1026, 1028 to 1637. 12, 1114 to 1116, 1250 to 1260, 1262, 1263 1278, 79, 1284, 1300 to 1303, 1305, 1315, 1318 to 1321, 23, 1324, 1326, 1329, 1333, 1338, 1370, 1382, 1384 to 37, 1419 to 1427, 1430, 1432 to 1434, 1436 to 1441 13 to 1445, 1447 to 1452, 1464, 1469, 1517, 1520, 90 to 1597, 1601, 1632, 1633, 1636, 1637, 1642, 19. 1651, 1653 to 1655, 1657 to 1660, 1662 to 1964, 79 to 1683, 1685 to 1688, 1712, 1720, 1728 to 1735. 38, 1740, 1743, 1747 to 1750, 1818, 1858, 1859, 31, 1983, 2002 to 2007, 2031, 2034, 2166, 2161, 15, 2177 to 2182, 2184 to 2186, 2188, 2293 to 2295 )7 to 2211, 2213, to 2221, 2223, 2225 to 2228, 2232 to 14, 2241 to 2249, 2251 to 2257, 2287 to 2302 2311 to 5. 2323, 2324, 2334, 2344 to 2348, 3001, 3004, 6 to 3013, 3024, 3044, 3045, 3047, 3048, 3070, 3071. 4. 3086 to 3092, 3096 to 3103, 3108, 3109, 3111 6 to 3381, 3441, 3442, 3561, 3568, 5571 to 3575 7, 3580 to 3582, 3584 to 3589, 3593, 3594, 3596, 7, 3613, 3614, 3619, 3622 to 3630, 3656 to 3659 1, 3662, 3664 to 3666, 3670, 3676, 3772, 3773, 7 to 3779, 3781 to 3783, 3785, 3786, 3788, 3791, 3, 3795, 3796, 3801 to 3803, 3805 to 3807, 3819, 2, 3843, 3859, 4065, 4066, 4255 to 4260, 4265, 4266, 2, 4486 to 4489, 4608 to 4616, 4623, 4660 4661, 5, 4666, 4668 to 4670, 4672, 4673, 1077, 1078, 4, 4686 to 4688, 4692 to 4694, 4744, 4746, 4749, 0, 4752 to 4759, 4778 to 4783, 4785 to 4787, 5180 to 9, 5191 to 5193, 5197, 5198, 5221 to 5224, 5235 3 to 5278, 5281 to 5292, 5329, 5336, 5337. 2, 5345, 5351, 5385 to 5388, 5391 to 5399, 5401 to 3, 5405, 5406, 5408 to 5411, 5817, 5853, 5873, 4, 5884 to 5889, 5942 to 5946, 5949 to 5951, 5953

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Mouza Kakgaehhi, jurisdiction list No. 79. dastral survey plot Nos. 273 to 276 281 to 284, 295 to 324, 331, 335, 336, 340 to 342 345 to 352, 356, 358, 364 to 372, 375, 377, 389 392 to 395, to 942, 944, 945, 947, 955, 956, 966, 966 to 972, to 1016, 1019, 1020, 1032 to 1041, 1044 to 1052, to 1065, 1067, 1069, 1070, 1080, 1083 to 1089.

Mouza Bhanderhati, jurisdiction list No. 80.

Cadastral survey plot Nos, 1572 to 1575, 1601 to 1605, 1607 to 1516, 1619, 1620, 2010, 2011, 2041, 2048 to 2056, 2055, c 2059, 2061, 2062, 2064, 2066 to 2076, 2078, 2116, 2118, 2119, 2124, 2417, 2510, 2515, 2517, 2529, 2522, 2523, 2543, 2556, 2561, 2564, 2579 to 2588, 2556 to 2697, 2611, 2613, 2614, 2619, 2620, 2622, 2624, 2549, 2650, 2833.

Mouza Durgaprosad, paris liction list No. 81.

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Manza Paschim Kashabpur purisdiction list No. 82.

Cadastral survey plot Nos. 281, 283, 290 to 292, 295 to 200, 304 to 307, 318 to 323, 323 to 339, 374 to 380, 383, 384, 507, 568, 540, 544, 548 to 531, 538, 540, 558 to 560, 554, 663, 632, 634 to 637, 643, 646 to 652, 660, 684 to 686, 691 to 690, 696, 607, 715, 717, 718, 743 to 749, 752 to 758, 750, 762, 765 to 767, 780, 781, 787 to 791, 794 to 797, 800 to 808, 895 to 898.

Monza Makalpar, purishecton list No. 83.

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Cadastral survey plot No. 38 fo 40, 113 to 116, 721-722, 725, 728 to 73 \*\* 734 755, 745 to 747, 750, 751, 765 to 767, 774 to 755, 889 791 o 793, 839 to 848, 854, 855 857 859 to 867, 869 to 873, 875, 877, 883, 886 to 896 951, 962 951 102) 1027 1025 to 1027, 1028 to 1031, 1033, 1034, 1036, 1037, 1070, 1071, 1074, 1092 to 1094, 1103

Morza Chalesalian, persheron list No. 87.

Celasoral urvey plot . . . 1 6 1 - 10, 12 to 14, 19, 32, 35, 37, 54, 57, 78 79 96 to 92, 97 to 102, 104 to 412, 329.

Mouza Hiranyabati, jurisdiction list No. 88.

Cadastral survey plot Nos. 5 to 7, 11 to 14, 29, 33 to 36, 38, 43, 46 to 58, 67 to 69, 72 to 77, 121 to 126, 136 to 139, 143, 145, 146, 297, 213, 224, 225, 236, 295 to 300, 302, 310 to 313, 323 to 325, 330 to 332, 363 to 367, 391, 414, 415, 418, 419, 423 to 429.

Mouza Gotpur, jurisdiction list No. 89.

Cadastral survey plot Nos. 477, 478, 484, 485, 488 to 491, 493 to 499, 502 to 506, 582, 595, 596, 599 to 604, 609, 611, 613, 614, 616 to 618, 764, 765, 774, 776, 791, 797, 806, 807, 809 to 813, 815, 817, 819, 822, 823, 1028 to 1035, 1041, 1052 to 1061, 1065 to 1068, 1070, 1071, 1076, 1080, 1083 to 1087, 1263, 1264, 1278, 1283, to 1286, 1288 to 1296, 1299 to 1301, 1342 to 1348, 1350 to 1353, 1357, 1364, 1365, 1367 to 1369, 1373, 1388 to 1393, 1398, 1400 to 1407, 1414 to 1418.

Mouza Dipa, jurisdiction list No. 91.

Cadastral survey plot Nos. 3 to 6, 8 to 13, 17, 18, 21, 23, 25, 30 to 33, 35, 36, 38, 39, 46, 49, 50, 52, 55, 57, 58, 228, 230, 232 to 234, 238, 240 to 245, 254 to 256, 259, 269 to 271, 273, 274, 276, 278.

Mouza Kamalpur, jurisdiction list No. 92.

Cadastral survey plot Nos. 4 to 8, 10 to 17, 19, 22 to 27, 31, 41, 43 to 45, 51 to 61, 65 to 71, 82, 86 to 88, 91, 93, 94, 99 to 105, 112, 116 to 122, 124, 129 to 131, 134, 135, 143, 154, 158 to 161, 171 to 181, 185, 187 to 189, 190 to 193, 195 to 201, 204, 205, 254, 260 to 263, 271, 272, 274, 278 to 280, 285 to 297, 299, 300, 302, 304 to 308, 310, 311, 316, 329, 330, 332, 334 to 339, 341, 342, 344, 356, 360, 363, 364, 386, 415, 418 to 420, 424, 429, 431 to 438, 440 to 450, 452 to 475, 481, 482, 490, 493, 495, 509, 510, 525 to 528, 530 to 532, 544, 553 to 559, 561 to 567, 569 to 571.

Mouza Purbabanpur, jurisdiction list No. 93.

Cadastral survey plot Nos. 1 to 5, 11, 12, 19, 53, 61, 66, 153, 221, 222, 228, 229, 369 to 371, 374, 375, 377 to 382, 385, 541, 542, 599 to 601, 613 to 622, 624, 629, 630, 632 to 635, 637, 658, 733, 734, 750 to 753, 755 to 768, 784, 942, 945, 949 to 978.

Mouza Ghanashyampur, jurisdiction list No. 94.

Cadastral survey plot Nos. 4, 8, 9, 13 to 18, 54 to 60, 65, 108, 109, 112, 113, 389, 392, 406, 408, 409, 411 to 415, 420, 422 to 427, 429, 437, 441 to 444, 487, 508, 509, 544, 552, 554, 555, 569 to 577, 580, 585, 590 to 594, 590, 600, 601, 606 to 609, 623, 625 to 627, 690, 694, 697 to 701, 710, 718, 720, 1033, 1042.

Mouza Purba Kalikapur,

Cadastral survey plot Nos. 53, 60, 63, 64, 66 to 68.

Mouza Samaspur, jurisdiction list No. 97.

Cadastral survey plot Nos. 585, 586, 590, 594, 595, 601 to 603, 612, 613, 622 to 627, 703 to 707, 709, 711, 712, 715, 716, 725 to 727, 729, 740, 750 to 752, 754, 755, 757 to 761, 765, 809, 840, 850, 1314 to 1322, 1328, 1329, 1332, 1333, 1345, 1347, 1348, 1358, 1462, 1488.

Mouza Chainpabera, jurisdiction list No. 98.

Cadastral Survey plot Nos. 126, 143, 145, 146, 149, 247, 250, 268, 486 to 488, 510, 511, 516, 525, 530 to 533, 535, 541, 542, 544, 548, 549, 551 to 554, 556 to 558, 560, 561, 564, 693, 696, 732.

Mouza Kona, jurisdiction list No. 100.

Cadastral survey plot Nos. 216, 220, 251 to 258, 265, 314 to 325, 332, 336, 347, 348, 350, 493 to 496, 532, 534 to 539, 596, 597, 638 to 640, 642, 644, 652, 667 to 670, 682 to 686, 696 to 698, 700, 704, 727, 728, 736 to 738, 745, 747 to 750, 752 to 756, 758, 839 to 841, 1017, 1035, 1036, 1099 to 1102, 1123, 1124, 1127, 1899, 1967, 1971.

Mouza Ala, jurisdiction list No. 101.

Cadastral survey plot Nos. 213, 324, 325, 327 to 338

Mouza Jadupur, jurisdiction list No. 102.

Cadastral survey plot Nos. 25, 26, 29, 30, 41 to 151, 201, 202, 395, 398, 400, 429, 441, 458,  $459,\,4$  474, 476, 477.

Mauza Harpur, jurisdiction list No. 103.

Cadastral survey plot Nos.—19, 60 to 62, 64 to 72, 74, 77, 78, 121, 174, 176 to 178, 180 to 184, 1 to 189, 238, 239, 242, 244 to 246, 333 to 336, 338, 3430, 431, 434 to 436, 605 to 607, 637, 685, 823, 8 826, 828 to 830.

Mauza Simla, jurisdiction list No. 104.

Cadastral survey plot Nos.—161, 165, 305, 308 312, 338 to 341, 467, 468, 476, 477, 485 to 487, 4 to 493, 495 to 498, 502, 503, 505, 510, 514, 526, 5540, 542, 544 to 548, 630 to 633, 649, 677, 681 to 687, 700 to 706, 733, 735, 742, 743, 749 to 752, 7853 to 856, 861 to 865, 870, 872 to 874, 877, 880, 88 884 to 886, 890, 901, 904 to 909, 911, 913, 917, 91 921, 927 to 932, 936 to 939, 941, 943, 944, 950, 95 975, 978, 982, 983, 993 to 998, 1006, 1007.

Mauza Uttar Mallikpur, jurisdiction list No. 105.

Cadastral survey plot Nos.—4, 14, 24 to 29, 3 33 to 35, 37 to 39, 41 to 43, 45 to 54, 63 to 66, 74, 9 103, 137, 140, 142, 143, 146 to 148, 151, 152, 157 15 to 184, 189, 192, 194, 196, 202 to 211, 213 to 22 222, 226 to 247, 249 to 253, 255, 258 to 260 262, 26 265, 267, 291 to 294, 295 to 315, 320 to 325, 329, 335 to 342, 344, 345, 347, 351 to 357, 410 to 413, 415, 435 439 to 444, 464, 484, 487.

Mauza Madhusudanpur, jurisdiction list No. 106.

Cadastral survey plot Nos.—1, 2, 4, 29, 34, 38, 40 50 to 55, 57 to 77, 80 to 87, 90 to 94, 96 to 108, 10 to 112, 114, 116, 120, 176 to 178, 181, 182, 185 to 188 225, 227, 229, 230, 231, 235 to 238, 374, 377 to 383 383, 396, 426 to 433, 466 to 468, 503, 508, 525, 552 563, 565, 582.

Mauza Chhotomallickpur, jurisdiction list No. 107.

Cadastral survey plot Nos.—37 to 45, 56, 101 to 103, 312 to 314, 326, 327, 329, 333, 336, 340 to 347, 350 to 362, 417 to 420, 426, 427, 545, 546.

Mauza Golgola, jurisdiction list No. 108.

(adastral survey plot Nos.—13, 21, 22, 26, 28, 33, 6, 37, 40, 56 to 60, 63 to 71, 74, 288, 293, 295, 310, 11, 319, 320, 323, 324, 327, 329 to 334, 459.

Mauza Pitha, jurisdiction list No. 109.

(adastral survey plot Nos.—70 to 80, 95, 107, 125, 32, 137, 195, 229, 232 to 234, 236, 237, 239, 240, 42 to 248, 322, 342, 374 to 378, 501, 507, 575, 636, 37, 641, 642, 768.

Mauza Hatkamalpur, jurisdiction list No. 110.

(adaktral survey plot Nos.—81, 82, 85, 86, 88, 130, 31, 154, to 159, 193 to 196, 463, 467 to 469, 471, 472, 55, 658, 664, 670.

Mauza Chitla, jurisdiction list No. 114.

(%da,tral survey plot Nos. 353, 386 to 388, 390 ,395, 402, 404 to 412, 415, 416, 418 to 422, 528 to 33, 549 to 555, 557, 563 to 566, 568, 569, 865, 867 ,871, 875 to 882, 884 to 892, 900, 907, 942.

Mauza Mahamaya, jurisdiction list No. 115.

Cadastral survey plot Nos.—377 to 382, 404, 406, 38, 555, 562 to 565, 567, 570, 587 to 590, 597 to 599, 49, 620, 670, 672, 676 to 678, 683 to 685, 748, 750, 51, 753, 755, 1011 to 1013, 1022, 1027, 1029, 1032, 033, 1036, 1037, 1040 to 1042.

Mauza Jalbona, jurisdiction list No. 187.

(adastral survey plot Nos. -277, 291, 292, 308 to 10, 313 to 317, 319 to 326, 329 to 332, 334 to 338, 51, 371 to 374, 376 to 378, 380, 382, 383, 385 to 388, 38, 404, 409 to 413, 415, 417 to 420, 423 to 426, 503, 94, 506 to 508, 510, 511, 513 to 515, 521 to 524, 528 > 539, 541 to 549, 551 to 553, 556 to 558, 561, 562, 64, 580 to 585, 605, 607 to 609, 643 to 646, 648, 1584.

Mauza Mallikpur, jurisdiction list No. 188.

Cadastral survey plot Nos.—130, 142, 145, 213, 20, 265, 266, 318 to 320, 332, 336, 337, 340, 386, 389, 42, 400, 410, 432, 434 to 436, 447, 601 to 605, 607, 606, 611, 614 to 621, 629, 634, 667 to 670, 676 to 79

Mauza Bahadurpur, jurisdiction list No. 191.

Cadastral survey plot Nos.—88, 90, 94, 250, 264, 270.

Mauza Noapara, jurisdiction list No. 193.

Cadastral survey plot Nos.—13, 43, 44, 46, 47, 1 to 54, 62 to 64, 566, 567, 596 to 600, 605 to 607, 14, 854 to 863, 865 to 868, 877 to 879, 884, 900, 901, 15, 909, 910, 914 to 916, 922, 923, 928, 929, 932, 933, 36, 938 to 940, 944, 953, 954, 959, 964 to 967, 973, 74, 977, 993, 994, 996, 1000, 1006, 1067, 1065, 1066.

Mauza Ramchandpur, jurisdiction list No. 194.

Cadastral survey plot Nos.—13, 110, 111, 130, 197, 88, 208 to 217, 260 to 262, 264 to 270, 273 to 276, 78 to 284, 327, 330 to 332, 342 to 350, 352 to 354, 52 to 366, 369 to 372, 375 to 379, 383, 482, 490 to 52, 504, 508, 509, 530 to 538, 550 to 556, 561, 562, 34 to 566, 571, 572, 576.

Mauza Padpara, jurisdiction list No. 195.

Cadastral survey plot Nos.-30, 33, 34, 38 to 46, 211, 213, 214, 230 to 235, 253 to 269, 271 to 275, 277 to 281, 283 to 285, 308, 323, 326, 328, 329, 335, 369, 371 to 375, 379 to 383, 389, 393, 395 to 398, 400 to 104, 406, 413, 459 to 462, 464, 465, 467, 468, 475, 476, 494 to 498, 501 to 507, 509, 512 to 514, 517 to 523, 525 to 530, 532 to 542, 545, 546, 549, 550.

Mauza Akhilpur, jurisdiction list No. 196.

Cadastral survey plot Nos.—7, 45, 49, 54, 56 to 67, 71 to 81, 84 to 99, 113 to 119, 121 to 123, 125, 127, 129 to 132, 221, 222, 224, 239, 241, 242, 257 to 260, 262, 396, 397, 399 to 401, 405 to 414, 416, 428, 430 to 434, 440 to 448, 450 to 455, 457 to 463, 497, 515, 526, 528, 559, 555, 557 to 572, 574, 576, 577, 581 to 586, 588 to 594, 659, 662, 663, 667 to 669, 671 to 676, 678, 679, 681 to 690, 694 to 706, 711 to 713, 715 to 728, 747, 748, 751, 753, 762, 767.

Mauza Kanuibanka, jurisdiction list No. 197.

Cadastral survey plot Nos.—6, 10 to 14, 19, 22, 30, 97, 431, 433 to 438, 440 to 448, 451, 452, 454, 455, 522, 528 to 530, 533 to 535, 551, 567 to 569, 598, 858, 860 to 864, 876 to 879, 883 to 888, 893 to 895, 902, 907, 910, 912, 914 to 919, 964, 967, 969, 978, 1036, 1038 to 1043, 1045, 1047, 1050, 1051, 1301 to 1306, 1316, 1322 to 1324, 1405, 1407 to 1410.

Mauza Gouripur, jurisdiction list No. 198.

Cadastral survey plot Nos.—6 to 9, 114 to 122, 124, 126 to 129, 131, 146, 147, 155 to 158, 160, 161, 163, 178, 197, 201 to 205, 207, 209 to 212, 216, 219, 220, 254, 255, 416, 418, 419, 433 to 435, 455 to 467, 470, 474, 510 to 524, 526, 527, 530, 532 to 534, 538 to 552, 554, 555, 558, 562 to 566, 569, 570, 572 to 577, 585 to 588, 598, 619, 621, 623 to 627, 654, 657.

Mauza Baganan, jurisdiction list No. 199.

Cadastral survey plot Nos.—78, 82 to 85, 91, 92, 94, 97, 98, 102 to 108, 170.

Mauza Parameswarpur, jurisdiction list No. 200.

Cadastral survey plot Nos.-45, 48, 71, 72, 76, 78, 82, 83, 190, 219, 256, 258, 290, 291, 294 to 298.

Mauza Hariharpur, jurisdiction list No. 201.

Cadastral survey plot Nos. 55 to 59, 63 to 66, 69, 70, 86 to 90, 119, 123, 145, 147, 301, 304, 401, 415 to 417, 419, 423.

Mauza Dakshin Malikapur, jurisdiction list No. 202.

Cadastral survey plot Nos.—17 to 23, 25 to 27, 30, 31, 35 to 42, 46, 51 to 59, 70 to 75, 105 to 112, 149, 150, 253 to 255, 259, 549, 354, 388.

Mauza Dhantikau, jurisdiction list No. 203.

Cadastral survey plot Nos.—16, 23, 24, 27, 46, 47, 56, 57, 59 to 61, 63, 324, 329, 331, 335, 336, 345, 357, 359, 360, 366 to 372, 406, 407, 409 to 414, 417, 418, 424.

Mauza Gangarampur, jurisdiction list No. 204.

Cadastral survey plot Nos.—2 to 5, 32 to 37, 39, 40, 44, 47 to 54, 56 to 66, 74 to 78, 82, 84, 137, 138, 140, 147 to 149, 389, 390, 393, 394, 490, 500, 502 to 507, 509, 511, 513 to 515, 544 to 549, 583 to 585, 587 to 591, 596 to 600, 602, 615 to 617, 619 to 621, 623, to 628, 683, 684, 940 to 942.

Mauza Chelua, jurisdiction list No. 205.

Cadastral survey plot Nos.—71, 73, 76 to 78, 141, 232 to 236, 247, 248, 251, 254, 256 to 259, 261, 275, 280, 281, 284, 285, 287, 292 to 295, 297 to 301.

Mauza Sandhanpur, jurisdiction list No. 206.

Cadastral survey plot Nos.—95 to 99, 106, 111, 115, 118, 119, 125 to 127, 130, 131, 140, 166 to 174, •178, 186, 187, 236, 237, 240 to 244, 255, 546 to 551, 554 to 564, 567 to 571, 574, 576.

Mauza Dakshin Basudebpur, jurisdiction list No. 207.

Cadastral survey plot Nos.—272, 275, 277 to 284, 286, 287, 349, 351 to 355, 357 to 359, 371 to 375, 379 to 383.

Mauza Purandarpur, jurisdiction list No. 208.

Cadastral survey plot Nos. -78, 86 to 90, 96 to 98, 101 to 103, 105 to 111, 113 to 116, 125 to 127, 130, 210, 217, 278, 283, 288, 400, 403, 406 to 408, 434, 435, 464, 466, 471, 474, 475, 477, 478, 490, 492, 494 to 496, 498, 500, 502, 505, 546, 548, 550, 552 to 554, 556.

Mauza Jotmohanesh, jurisdiction list No. 210.

Cadastral survey plot Nos.—160, 165, 171, 199, 207, 209, 211, 221, 223, 226 to 228, 232 to 236, 277, 278, 292, 309, 357, 360, 362, 365 to 367, 371 to 377, 379, 389, 398, 402, 416, 420 to 426, 428 to 431, 433 to 435.

Mauza Purba Keshabpur, jurisdiction list No. 211.

Cadastral survey plot Nos. 36, 37, 39 to 41, 46, 70, 76, 82, 83, 111 to 121, 123 to 125, 127 to 131, 133, 214 to 224, 226 to 229, 236, 240, 241, 243, 246, 247, 250, 251, 445, 446, 531 to 534.

Mauza Bajitpur, jurisdiction list No. 212.

Cadastral survey plot Nos.--116, 298, 355 to 357, 360 to 362, 373 to 376, 1048, 1057 to 1059, 1063, 1065, 1068 to 1073, 1075, 1082, 1083, 1085, 1087, 1088, 1090, 1100, 1109 to 1117, 1124 to 1127, 1131 to 1136, 1522, 1525, 1529 to 1533, 1535, 1538, 1540, 1541, 1546 to 1549.

Mauza Parbazar, jurisdiction list No. 213.

Cadastral survey plot Nos.—162, 214, 215, 217, 218, 220 to 222, 225, 226, 258, 265 to 267, 305, 306, 310, 312, 314, 320, 322, 324 to 342, 344, 346 to 353, 448, 449, 454, 455, 460, 462, 463, 465 to 472, 475 to 477, 479, 483, 488, 502, 503, 520, 534, 536, 537, 539 to 541, 549, 551 to 554, 576, 594, 597, 599, 618 to 622, 625, 626, 628 to 632, 805, 862, 863, 867, 878, 881, 1015 to 1023, 1025.

Mauza Natitagob, jurisdiction list No. 214.

Cadastral survey plot Nos.—1, 4, 8 to 15, 17, 22, 74 to 76, 78, 79, 81 to 84, 87 to 89, 91, 92 10 102, 122, 123, 127 to 129, 138, 490, 491, 505, 530 534, 540, 541, 543 to 546, 556, 557, 561, 562, 564, 570, 572 to 575, 578 to 581, 587 to 596, 599 to 61 612, 614, 617, 619 to 621, 625, 762, 827, 829, 85 880 to 892, 900, 927, 931, 954, 958, 981, 992, 109 1100 to 1102, 1106, 1112 to 1119, 1122, 1181, 118 1253, 1256 to 1258, 1260 to 1264, 1266 to 1271, 127 1279, 1283 to 1286, 1289, 1290, 1292, 1294, 1296, 1298, 1396, 1397, 1399, 1401, 1402, 1404 to 1406, 141 1415, 1428 to 1433.

Mauza Bejoypur, jurisdiction list No. 149.

Cadastral survey plot Nos.—14, 20, 22 to 2, 2 to 30, 32 to 35, 37 to 45, 47 to 50, 62, 64, 65, 67 to 70, 73, 75, 76, 192 to 195, 222, 223, 232, 235 to 237, 247, 248, 251 to 256, 258, 259, 316 to 326, 328 to 335, 337, 391, 396, 491, 518, 520.

Mauza Sripatipur, jurisdiction list No. 153.

Cadastral survey plot Nos. -1483, 1495, 1496, 1499, 1510, 1514.

Mauza Baramallickpur, jurisdiction list No. 131

Cadastral survey plot Nos.—142 to 144, 150, 151 153, 164 to 167, 169 to 172, 186 to 188, 483, 491, 49, to 495, 532 to 535.

Mauza Satidaha, jurisdiction list No. 132

Cadastral survey plot Nos.—368 to 372, 385 to 390 392 to 397, 410 to 412, 421, 422, 424 to 427.

Mauza Guruf, jurisdiction list No. 126.

Cadastral survey plot Nos. - 390 to 396, 401, 721 723 to 728, 730, 735, 736, 741, 744, 745, 2866 to 2871 2873, 2876, 2877, 2879 to 2882, 2892 to 2894, 2896 to 2901, 2903, 2910, 2917 to 2923, 2926, 2928, 3501, 3502, 3507.

Mauza Choragram, jurisdiction list No. 158.

Cadastral survey plot Nos.—1118 to 1120, 1125 m 1125, 1990 to 1992, 2707, 2713 to 2716, 2719, 2720 2726 to 2732, 2739 to 2741, 2744 to 2752, 2764, 2764, 2757, 2759, 2762 to 2766, 2769, 2548 to 2553, 256 to 2563, 2565 to 2578, 2580 to 2582, 2596 to 2582, 2606 to 2624, 2693, 2695, 2825.

Mauza Ghoshla, jurisdiction list No. 134.

Cadastral survey plot Nos. -169 to 174, 218, 220, 225, 227, 228, 239, 241, 242, 289 to 291, 293, 295, 302 to 305, 310, 311, 1211, 1917, 2627 to 2631, 2632, 2644 to 2649, 2651 to 2653, 2664 to 2680, 2713, 2715 to 2720, 2722, 2723, 2726 to 2731, 2733 to 2736, 2738 to 2741, 2745, 2823 to 2826, 2829, 2833 to 2836, 2871 to 2874, 2877 to 2879, 2881 to 2885, 2887, 2890 to 2909, 2913 to 2917, 2935 to 2939, 2941, 2944 to 2947, 2949 to 2951, 2953, 3207, 3217, 3218, 3290 to 3231 3256, 3268, 3269, 3271 to 3275, 3281 to 3285, 2873 3293, 3295 to 3297, 3434, 3435, 3437 to 3441, 348 to 3449, 3451, 3452, 3454, 3455.

Jauza Purba Gopinathpur, jurisdiction list No. 133.

 $\begin{array}{c} {\rm Padastral\ survey\ plot\ Nos, --6\ to\ 8,\ 13,\ 41,\ 42,\ 45,\ 127,\ 141,\ 147\ to\ 153,\ 192,\ 193,\ 234,\ 236,\ 239\ to\ 2246,\ 255,\ 326\ to\ 330,\ 398\ to\ 400,\ 404\ to\ 408,\ 412,\ 541,\ 544\ to\ 548,\ 610,\ 611.} \end{array}$ 

Mauza Kantagoriaya, jurisdiction list No. 167.

 $_{\rm hd}$  astral survey plot Nos.—244, 245, 618, 637, 540, 644 to 646, 715 to 718, 728, 729, 736.

Mauza Purbanarayanpur, jurisdiction list No. 168.

adastral survey plot Nos.—187 to 189, 195, 201, to 205, 209, 210, 216, 278, 280, 281, 315 to 317, 333 to 336.

lauza Uttar Basudebpur, jurisdiction list No. 169.

#dastral survey plot Nos.—69, 179, 188, 190 to 337 to 339, 340, 342 to 348, 351, 355, 358, 359, 364, 373 to 376, 421 to 423, 599 600 to 611, 613 15, 617, 619, 643 to 645, 648 to 650, 652, 717, 718.

Mauza Majnan, jurisdiction list No. 162.

dastral survey plot Nos. -5 to 7, 13, 26, 27, 37, 243, 46, 52 to 57, 67, 113, 118 to 125, 128 to 130, 133, 135 to 137, 151, 152, 157.

Mauza Khajurdaha, jurisdiction list No. 172.

lastral survey plot Nos.—117 to 120, 128, 129, 152, 135 to 143, 145, 146, 241 to 245, 258 to 262, o 271, 280, 281, 283, 1381, 1384, 1388, 1390, 1394, 138, 1402, 1408 to 1414, 1430, 1432, 1433, 1773, 182, 1803, 1804, 1806 to 1810, 1812, 1817 to 1820, 1973, 1977, 1980, 1982 to 1984, 1987, 1989, 2130, 2345.

Mauza Gopalpur, jurisdiction list No. 168.

lastral survey plot Nos.—903, 905 to 907, 918, 923, 924, 935, 942, 943, 949 to 954, 958, 959, 966, o 987, 990 to 993, 1465 to 1468.

Manza Durgapur, jurisdiction list No. 166.

dastral survey plot Nos.—1150 to 1154, 1183 86, 1188 to 1191, 1193, 1194, 1196 to 1200, 1203 05, 1210 to 1214, 1216, 1217, 1219 to 1221, 1228, 1232, 1233.

Mauza Panchra, jurisdiction list No. 156.

 $^{\rm dastral~survey}$  plot Nos.—300 to 303, 309 to 311, 314, 321.

Mauza Barakhanpur, jurisdiction list No. 161.

dastral survey plot Nos.—215, 218, 219, 228, to 238, 246 to 249, 259, 899, 901, 902, 905, 906 915 to 918, 920, 922, 923, 925, 927, 930, 931.

#### Mauza Palasi, jurisdiction list No. 117.

Cadastral survey plot Nos.—1058, 1059, 1298, 1336 to 1344, 1360 to 1363, 1365, 1375 to 1377, 1380, 1381, 2439, 2440, 2442, 2443, 2449, 2451, 2452, 2457, 2458, 2461, 2467, 2469, 2583, 2584, 2586, 2587, 2590, 2596, 2601 to 2605, 2607, 2608, 2612, 2613, 2615, 2617 to 2619, 2636, 2642, 2651, 2654, 2655, 2795, 2811, 2814, 2816, 2821, 2823 to 2825, 2842 to 2847, 2858, 2859, 2862, 2876, 2877, 2879 to 2884, 2889.

Mauza Getegori, jurisdiction list No. 116.

Carlastral survey plot Nos.—1, 10, 17, 18, 26, 85, 86, 101 to 103, 106 to 109, 114 to 118, 120, 302 to 308, 312 to 321, 323, 325, 328 to 331, 338, 340 to 342, 345, 346, 348 to 351, 353 to 363, 365, 366, 368, 370, 404, 426, 429, 430, 432, 434, 435, 437, 438, 440 to 443, 495, 1514, 1517, 1523 to 1528, 1544 to 1550, 1553, 1556 to 1588, 1560, 1561, 1563, 1564, 1566 to 1578, 1582 to 1589, 1603, 1605 to 1608, 1614 to 1617, 1619, 1621 to 1623, 1626, 1670, 1673, 1679 to 1681, 1704, 1706, 1709, 1711, 1713 to 1716, 1718 to 1720, 1722, 1728, 1738, 1740, 1741, 1744 to 1746, 1767 to 173, 1778, 1779, 1793 to 1795, 1808, 1817, 1818, 1820, 1821, 1825 to 1827, 1839, 1845, 2046, 2047, 2069, 2070, 2073, 2074, 2082, 2086, 2088, 2089, 2092, 2093, 2095, 2099, 2134, 2135, 2140.

# In police-station Tarakeswar, district Hooghly

Mauza Santoshpur, jurisdiction list No. 1.

Cadastral survey plot Nos. -856, 866, 875, 885 916, 1001, 1005, 1150, 1199 to 1200, 1210, 1213, 1214 1216 to 1218, 1220 to 1221, 1223, 1225, 1226, 1230, 1232, 1233, 1237, 1238, 1244, 1245, 1251 to 1254, 1256, 1258, 1260, 1289, 1292, 1293, 1294, 1310, 1311, 1341, 1342, 1355, 1359 to 1362, 1364 to 1366, 1369, 1397, 1407, 1409, 1410, 1415, 1416 to 1419, 1426, 1435, 1436, 1480 to 1482, 1488, 1489, 1500 to 1502, 1510 to 1513, 1517, 1519, 1520, 1556, 1557, **1569** to 1571, 1616, 1667 to 1671, 1674, 1676, 1680 to 1686, 1692, 1700 to 1703, 1724, 1726 to 1730, 1732 to 1743, 1753 to 1774, 1781 to 1784, 1787, 1794 to 1796, 1798 to 1799, 1804 to 1805, 1808, 1809, 1812, 1813, 1815 to 1821, 1822, 1892 to 1899, 1901 to 1906, 1942, 1947, 2153 to 2155, 2157, 2187, 2188, 2215, 2222, 2226, 2227, 2233, 2235 to 2245, 2216, 2221.2247, 2248, 2250, 2252 to 2254, 2265, 2266, 2376, 2378 2380, 2385, 2455, 2461, 2465 to 2467, 2482, 2496, 2500, 2522, 2523, 2525, 2526, 2532, 2542, 2551, 2554, 2556, 2593 to 2597, 2601, 2602, 2606, 2673, 2674, 2686, 2688, 2689, 2692, 2722, 2723, 2727 2676. 2722, 2723, 2727, 2728, 2772, 2775, 2776, 2778 to 2780.

Mauza Kulteghari, jurisietion list No. 4.

Cadastral survey plot Nos.—562, 563, 564, 1337, 1339, 1340 to 1342, 1343, 1352, 1399, 1401, 1402, 1425, 1431, 1432.

Mauza Mohanbati, jurisdiction list No. 5.

Cadastral survey plot Nos.—580, 581, 583, 621, 622, 625, 670, 671.

Mauza Teghari, jurisdiction list No. 6.

Cadastral survey plot Nos. 932, 938, 951, 952, 956, 1004, 1006, 1010, 1302 to 1304, 1313, 1315, 1366, 1369, 2388.

# Mauza Talpur, jurisdiction list No. 11.

Cadastral survey plot Nos.—368, 369, 372, 373, 420, 421, 437 to 439, 440 to 442, 463, 464, 465, 466 to 473, 484, 485, 487 to 491, 492, 677 to 679, 1251, 1252, 1253 to 1255, 1294, 1320, 1429 to 1425, 1426, 1429, 1430, 1522, 1523, 1526, 1531, 1534, 1742.

# Mauza Luskanpur, Jurisdiction list No. 13.

Ga lastral survey plot Nos. -1024, 1028, 1042, 1033, 1096, 1239, 1231, 1259, 1261, 1262, 1263, 1282, 1288, 1289, 1295, 1298, 1390, 1301, 1307, 1405, 1601, 1604, 1606, 1631 (+) 1635, 1637 to 1640, 1641, 1642, 1661, 1662, 1664, 1701, 1715, 1716 to 1719, 1734, 1735, 1736, 1739, 1749, 1741 to 1743, 1749 to 1753, 1766, 1766 to 1769, 1775.

# Mauza Muktarpur, jurisdiction list No. 14.

Cadastral survey plot Nos.—9, 13 to 19, 2), 21, 29, 32, 33, 34, 35, 37, 33 to 41, 62, 63, 124, 126 to 128, 851, 855, 912, 914, 917, 920, 922 to 924, 926, 927, 929 to 931, 936, 937, 938, 974, 977, 978, 931, 982, 983, 984, 1023, 1040, 1172, 1173, 1202, 1264, 1719, 1743, 2119, 2122, 2129, 2170, 2180, 2199, 2213, 2214, 2223, 2721, 3246, 3247, 3257, 3296, 3299 to 3304, 3307, 3308, 3311, 3312, 3315, 3317, 3424, 3446, 3559, 3562, 3570.

#### Mauza Makrar, jurisdiction list No. 15.

Cada tral survey plot Nos. -417, 418, 424 to 427, 431, 432.

# Mauza Chandar, jurisdiction list No. 23.

Cadastral survey plot Nos.—20, 23 to 27, 65, 72 to 75, 76, 78, 79, 605, 609 to 612, 613, 645, 652 to 654, 1413, 2158, 2159.

# Mauza Tygra, jurisdiction list No. 32.

Cadastral survey plot Nos.—33, 34, 36, 38, 156 to 158, 165, 166, 172, 179 to 188, 194, 196, 199, 200, 208 to 215, 217, 221, 223, 229 to 232, 235, 239, 244, 252, 253, 282 to 284, 288, 345, 719, 1183, 1184, 1238, 1244.

### Mauza Aligori, jurisdiction list No. 33.

Cadastral survey plot Nos. --89, 90, 92, 228, 229, 231, 255, 262, 264, 266 to 269, 277 to 286, 288 to 291, 296 to 302, 304, 305, 308, 310, 314, 331 to 335, 340, 344, 346, 347, 351, 352, 356, 358, 363, 364, 367, 368, 369, 377, 378 to 382, 383, 404 to 409, 428, 431, to 434, 435, 436, 441 to 442, 445, 446, 448, 450, 510 to 513, 519, 522.

# Mauza Basudebpur, jurisdiction list No. 34.

Cadastral survey plot Nos.—341, 347, 348, 354 to 356, 357, 370, 521, 526 to 529, 532, 568, 570, 577, 584, 587, 588, 590,

# Mauza Baidyapur, jurisdiction list No. 35.

Cadastral survey plot Nos. 270 to 273, 275, 283, 593, 598, 599, 600, 667, 669, 673, 675, 676, 878, 881, 889, 890, 898, 901 to 903, 905, 906, 1001, 1018, 1022, 1024 to 1026, 1030 to 1032, 1034 to 1037, 1038, 1045, 1046, 1048 to 1053, 1056 to 1060, 1065, 1068.

## Mauza Mirzapur, jurisdiction list No. 36

Cadastral survey plot Nos.—413 to 415, 417, 4425, 427, 431, 443, 444, 446, 448 to 450, 452 462 439, 471, 472, 483, 484, 506, 547, 548, 550, 551, 554, 573, 592, 624, 654, 659, 663 to 668, 812 815 822, 826, 827, 831, 832, 834 to 836, 839, 934 955, 969, 970 to 972, 974, 975, 977, 985, 987, 988 993 to 995, 1013 to 1015, 1016, 1040 to 1042 1047 to 1049, 1051, 1053 to 1055, 1058, 1058 to 1974, 1976, 1077, 1089 to 1107, 1109 to 1123 1137, 1138, 1141, 1142, 1143, 1144, 1145, 1147, 1151 to 1153, 1154, 1155, 1179 to 1186, Qo 2263, 2264, 2314, 2315, 2318 to 2322, 2321, 2327, 2332 to 2341, 2343, 2332 to 2338, 2301, 23 2401, 2493 to 2495, 2421, 2547, 2548, 2501, 2595, 2597, 2598, 2601, 2395, 2606, 2317, 2644, 2332, 2743, 2823, 2839, 2853, 2854, 2858, 2861, 2869 to 2872, 2874, 2876, 2885, 2887, 2989, 2990, 2994, 3013, 3020 to 3022, 3026, 3027, 1 3043 to 3045, 3047, 3050, 3056, 3058, 3060, 30% 3 3089 to 3071, 3077 to 3078, 3080 to 3089, 30% 30 3097, 3099 to 3102, 3104, 3105, 3222 to 3226, 32228, 3230 to 3234, 3236, 3242 to 3246, 3247 to 32 3252 to 3255, 3261 to 3264, 3238, 3270 to 3272 3 to 3290, 3294, 3347 to 3355, 3399, 3434, 3437 3459

# Mauza Aknapur, jurisdiction list No. 35

Cadastral survey plot Nos.—231, 232, 235 to 241 to 244, 246, 260 to 265, 267, 270, 350, 355, 363, 368 to 370, 380, 385, 386, 388 to 394, 465, 410 to 414, 416, 417, 419 to 421, 1501 to 1505 to 1511, 1514, 1516, 1518, 1520, 1548 to 1553, 1554, 1565, 1600 to 1602, 1609 to 1612, 9 1641, 1645, 1652 to 1653, 1659 to 1661, 1639 to 1703, 1705 to 1708, 1806, 1807, 2029 to 2032 2 2040, 2042, 2043, 2051 to 2055.

# Mauza Bhammalpur, jurisdiction list No. 38

Cadastral survey plot Nos.—54, 214 to 216, 2b 220, 226 to 231, 242, 243, 245, 246, 248, 249, 262, 265, 267 to 269, 271, 272, 275, 276, 279, 289, 348 to 354 to 358, 360, 361, 363, 364, 367, 368, 371, 378, 384 to 387, 390, 396 to 398, 400 to 402 404 to 409 to 422, 425, 427 to 434, 449, 452 to 455 459.

# Mauza Rambati, jurisdiction list No. 39.

Cadastral survey plot Nos.—I to 4, 7 to 25, 33 to 55 to 57, 62 to 65, 99, 101, 110, 118, 122 to 136 I 136 to 141, 153 to 157, 185, 189, 206 to 209, 223, 2247, 251, 301, 303, 307, 308, 337, 360 to 364 366, to 371, 427 to 429, 454 to 459, 468, 488, 489, 504 511, 513 to 516, 550.

# Mauza Kulut, jurisdiction list No. 40

Cadastral survey plot Nos.—3 to 8, 10 to 16, 19 to 24, 27, 29 to 32, 38 to 43, 46 to 50, 52 to 56, 58 to 67 to 72, 74 to 93, 96, 98 to 102, 104 to 106, 110 to 119 to 124, 128 to 130, 134, 135, 222, 265 to 267, 276, 278 to 281, 283, 284, 287, 291 to 301, 303, 305, 309, 319, 349 to 352, 481 to 487, 489 to 492 to 500, 510, 513 to 525, 528 to 536, 538 to 541, 54 574 to 578, 625, 656.

Mauza Somespur, jurisdiction list No. 41.

Hastral survey plot Nos.—5 to 10, 12 to 15, 17, 0, 27, 32, 33, 35, 37, 38, 40, 234, 239, 240, 242, 244 53, 255, 258, 267, 354, 377, 380, 403, 406, 420, 431, 459, 460, 465 to 470, 473, 474, 477 to 479, 519 to 527, 532, 533, 536 to 538, 553 to 558, 0565 to 578, 582 to 591, 593 to 600, 607 to 16 to 618, 625 to 628, 636, 666, 669 to 671, 673, 677, 679, 682 to 684, 689, 699, 702.

Mauza Moheshpur, jurisdiction list No. 42.

stral survey plot Nos.—174, 181, 182, 220, 221, 225, 28, 230, 247, 248, 254, 287 to 291, 297, 298, 430, 33, 444, 500, 545, 552 to 554, 556, 560, 565, 68, 570 to 574, 580, 583, 584, 587 to 591, 593, 598, 600 to 604, 606, 607, 610 to 615, 617 to 622, 626, 628 to 632, 634 to 644, 652, 653, 655 to 672, 77, 679, 681, 682, 685, 687 to 689, 691 to 694, 9, 718, 720, 723 to 727, 733, 738, 739, 741 to 745, 750, 759, 766 to 768, 770, 772, 775 to 780, 783,

Mauza Radhanagore, jurisdiction list No. 43.

stral survey plot Nos.—114, 115, 126, 134, 144, 48, 150 to 153, 159, 182 to 191, 195, 197 to 200, 56, 238, 242, 250, 251, 259, 266, 267, 269 to 280, 299, 301, 302, 304, 305, 307 to 328, 330 to 4, 336 to 340, 342, 352, 365, 366, 374, 386, 387, 4, 626.

sauza Nandanbati, jurisdiction list No. 44.

stral survey plot Nos.—56, 57, 60, 61, 95, 162, 7 to 169, 171 to 173, 180 to 188, 199, 200, 231 242 to 244, 246, 248, 283, 284, 291, 303, 304, 7, 309.

Mauza Madpur, jurisdiction list No. 48.

tral survey plot Nos.—273, 276 to 283, 365, 371, 374, 375, 377 to 382, 387 to 389, 396, 410, 415, 417, 423 to 431, 439, 445 to 450, 456, 457, 462 to 468, 478 to 480, 493 to 495, 531, 532, 535 to 537.

auza Monoharpur, jurisdiction list No. 50.

auza Ballanipur, jurisdiction list No. 51.

ral survey plot Nos.—20, 30, 31, 37 to 40, 42 1 to 52, 54 to 57, 64, 65, 67, 69, 71 to 74, 76, 93 to 99, 105, 107 to 109, 111 to 115, 132 to 141 to 143, 211, 407, 411.

Mauza Nazirpur, jurisdiction list No. 52.

tral survey plot Nos.—29, 30, 35 to 37, 39.

lauza Baligari, jurisdiction list No. 53.

kal survey plot Nos.—22, 24, 25, 27, 48, 50, 82 to 84, 86 to 88, 90, 92, 93, 95, 97, 98, 108, 118 to 120, 125, 126.

# Mauza Joynagar, jurisdiction list No. 54.

Cadastral survey plot Nos.—11, 12, 19, 348, 349, 424, 426, 430 to 432, 433, 2101, 2114, 2115, 2129, 2130, 2145, 2329 to 2333, 2335, 2336, 2378, 2379, 2598 to 2600, 2631.

Mauza Shyampur, jurisdiction list No. 55.

Cadastral survey plot Nos. -92 to 102, 103, 159, 161, 162, 210 to 217, 219, 230 to 231, 234, 235, 240, 241, 244, 525, 531 to 534.

Mauza Kunjaban, jurisdiction list No. 56.

Cadastral survey plot Nos. -19, 21, 34, 36 to 47, 53, 54, 58 to 60, 62, 66 to 71, 74 to 77, 78, 79 to 85, 90, 92 to 95, 113 to 114, 117, 127, 128, 130 to 136, 137, 138, 140, 151 to 154, 159, 161 to 163, 166 to 169, 188, 194, 195, 239 to 241, 245 to 251, 255, 256, 257, 269, 270 to 276, 279, 281 to 285, 287.

Mauza Bhabanipur, jurisdiction list No. 57.

Cadastral survey plot Nos.—44, 45, 48, 49, 52, 54 to 56, 58, 60 to 62, 64, 65, 66. 76 to 78, 79, 80, 91, 99 to 103, 104, 135, 136, 138, 171, 179, 184, 186, 225, 230, 231, 312, 314, 331, 334, 335, 337, 338, 348, 530, 531.

Mauza Adangachi, jurisdiction list No. 58.

Cadastral survey plot Nos.—205, 206, 210 to 213, 215, 218, 220 to 222, 224, 225, 228 to 230, 234, 235, 276, 278 to 280, 296 to 298, 300 to 303, 306, 308 to 313, 315 to 318, 365 to 368, 370 to 377, 378, 380, 382 to 394

Mauza Pratiharpur, jurisdiction list No. 59.

Cadastral survey plot Nos. - -276, 533 to 534, 575 to 577, 580, 583 to 585, 601, 602, 604 to 615, 617, 619.

Mauza Champadanga, jurisdiction list No. 67.

Cadastral survey plot Nos. -548, 565, 566, 579, 580, 583, 621 to 623, 631, 632, 633, 636, 636, 641, 642, 644, 645, 647, 648, 650 to 655, 656 to 658, 720, 722, 724, 725, 728, 902, 904, 915 to 921, 923, 924, 925, 928, 1478, 1710, 1711, 1772, 1778, 1779 to 1780, 1781, 1782, 1793, 1806, 1817, 1818, 1822, 2636, 2637, 2638, 2781, 2787 to 2789, 2799, 2800, 2827, 2843, 5787, 5789, 5958, 5960 to 5964, 5967, 5988, 5989.

Mauza Bermul, jurisdiction list No. 70.

Cadastral survey plot Nos. --664, 667 to 671, 674, 769, 774 to 785, 804, 807, 811 to 815, 816, 844.

Mauza Binogram, jurisdiction list No. 72.

Cadastral survey plot Nos. 455, 165, 167 to 169, 172 to 174, 177 to 189, 192 to 197, 199 to 200, 202 to 205, 207, 208, 242, 243, 247 to 252, 258 to 264, 266, 269 to 271, 286, 287, 295, 296, 300, 301, 324, 354 to 456, 358, 359 to 363, 370, 372 to 382, 402, 417, 418, 428 to 433, 437 to 440, 441, 442, 443, 461 to 470, 472 to 483, 486, 487, 496, 502, 506, 507, 529, 530, 531, 533, 534, 560, 561 to 563, 565 to 573, 578, 580 to 585, 586, 589, 598 to 601, 629, 633, 634, 637, 638, 651, 652, 654 to 656, 658, 659, 660, 661, 765, 770, 773, 790, 793, 923, 924, 930, 931, 932, 969, 970, 971, 977, 980, 1293, 1306, 1452, 1560, 1571, 1624, 1668, 1736, 1737, 1740 to 1742, 1744 to 1746, 1785.

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# In police station Bhadreswar, district Hooghly

Mauza Khalisami, jurisdiction list No. 1.

Cadastral survey plot Nos. 28 to 37, 42 to 52, 55, 62 to 66, 73 to 76, 82, 85 to 97, 100 to 114, 116, 317 to 338, 340 to 343, 345, 348, 350 to 355, 362, 366, 374, 376, 465 to 471, 475, 479, 484 to 486, 489 to 493, 495 to 499, 503, 504, 506, 507, 516, 519, 520, 527, 528, 530, 531, 533, 534, 536, 537, 539 to 547, 549 to 551, 553 to 580, 582 to 585, 587 to 595, 611, 1919 to 1922, 1935, 1936, 1938.

Mauza Belkuli, jurisdiction list No. 2.

Cadastral survey plot Nos. 7, 18, 21, 24 to 28, 30 to 32, 36, 38 to 40, 60, 62, 64, 67, 83, 86, 97, 98, 101, 161 to 165, 167, 171, 175, 178, 184 to 186, 217, 252, 257, 258, 262 to 264, 275, 276, 1194.

Mauza Bejra, jurisdiction list No. 4.

Cadastral survey plot Nos. 849, 854, 856, 858 to 861, 887.

Mauza Swetpur, jurisdiction list No. 5. Cadastral survey plot Nos. 38, 90.

#### In police-station Jangipara, District Hooghly

Mauza Shibchak, jurisdiction list No. 1 Cadastral survey plot Nos. 11 to 13, 17, 22, 34, 61.

Mauza Rajbalhat, jurisdiction list No. 6.

Cadastral survey plot Nos. 5780.

Mauza Anarbati, jurisdiction list No. 14.

Cadastral survey plot Nos. 555 to 558, 772 to 775, 779, 780, 785 to 788, 1522, 1524, 1525, 1547, 1549, 1554, 1562, 1564, 1565, 1574, 1580, 1581, 1590.

Mauza Rahimpur, jurisdiction list No. 23.

Cadastral survey plot Nos. 295, 298, 363, 387, 434, 480, 534, 539, 979, 800, 864, 955.

Mauza Soari, jurisdiction list No. 25.

Cadastral survey plot Nos. 58, 60, 63, 72, 83, 398, 429, 430.

Mauza Krishnanagore, jurisdiction list No. 56.

Cadastral survey plot Nos. 184 to 188, 200 to 211, 1398, 1399, 1400, 1420, 1421, 1503, 1504, 1505, 1529, 1542, 1552, 1558, 1660, 1572, 1573, 1579, 1585, 1586, 1602, 1630, 1631, 2902 to 2904, 2907, 2908, 2910, 2912, 2968, 2995, 3020, 3024, 3029, 3030 to 3040, 3476, 4114 to 4118, 4667, 4668, 4672, 4673, 4675, 4676, 4692, 4717 to 4720, 4722 to 4724, 4741 to 4747, 6003, 6007, 6015, 6031 to 6034, 6072, 6077, 6080, 6081, 6139, 6141, 6142, 6146, 6160, 6161, 6170, 6172 to 6174, 6176, 6177, 6179 to 6181, 6200, 6205, 6209, 6214, 6216, 6217, 6219, 6248, 6249, 6252 to 6257, 6333, 6343 to 6345, 6355, 6361, 6363 to 6365, 6639, 6640, 6642 to 6455, 6647, 6683 to 6688, 6691, 6693, 6694, 6751 to 6754, 6760, 6782 to 6786, 6855, 6860, 6864, 6872 to 6874, 6881, 6889, 6890, 6909, 6914 to 6918, 7147, 7148, 7176, 7177, 7179, 7194, 7195, 7197, 7199, 7200, 7208, 7218, 7220, 7245, 7250 to 7253.

Mauza Mohanbati, jurisdiction list No. 57

Cadastral survey plot Nos. 103 to 105, 111, 112 115, 117 to 120, 123 to 125, 126, 131, 134, 141 145, 288, 305, 499.

Mauza Chakpur, jurisdiction list No. 58,

Cadastral survey plot Nos. 258, 262 to 265, 519, 530, 532, 533, 535 to 537, 545, 546, 559, 561, 618, 620, 624, 625, 632 to 634, 642, 754 to 757, 783.

Mauza Prasadpur, jurisdiction list No. 61,

Cadastral survey plot Nos. 116, 117, 141, 142, 157, 165, 166, 191, 959 to 961, 964, 965, 968, 969, to 975, 977 to 983, 1042.

Mauza Srirampur, jurisdiction list No. 64

Cadastral survey plot Nos. 1 to 3, 25 to 2, 2 to 34, 39 to 41, 86, 314, 318, 320, 325, 327, 328, 333, 334, 335, 341, 342, 345, 346, 348, 349 to 32, 363, 371, 374, 379 to 381, 382, 384, 385, 388, 388, 398 to 403, 407, 412, 441, 678.

Mauza Madhabpur, jurisdiction list No. 65.

Cadastral survey plot Nos. 6, 10 to 14, 18, 19 t 25, 27 to 33, 35 to 39, 46, 59, 60, 61, 140, 161, 164 170, 175 to 178, 364, 366.

Mauza Beli, jurisdiction list No. 66.

Cadastral survey plot Nos. 17 to 20, 25, 28, 32 35, 40, 41, 157, 161, 175, 178, 179, 181, 185, 196, 190, 191 to 194, 198 to 203, 206 to 211, 250 254, 257, 259, 262, 264, 267, 268 to 271, 274, 326, 347, 353, 368, 377, 379, 383, 392.

Mauza Jangipara, jurisdiction list No. 67.

Cadastral survey plot Nos. 467, 586, 588.

Mauza Ajodhya, jurisdiction list No. 68.

Cadastral survey plot Nos. 414 to 416, 419 422, 667, 672, 673, 684, 704, 713, 716, 717, 747 1547, 1559 to 1561, 1565, 1570, 1571, 1773, 1780 1795 to 1800, 1884, 2000, 2001 to 2010, 2038.

Mauza Bemnagore, jurisdiction list No. 70.

Cadastral survey plot Nos. 993, 945, 981–982, 992, 995, 1000, 1001, 1002, 1017, 1018, 1102, 1103 to 1107, 1127, 1129.

Mauza Tara, Jurisdiction list No. 71.

Cadastral survey plot Nos. 806, 807 to 809, 812, 813, 814 to 816, 822, 850, 867, 868, 882, 884 to 892, 957, 949.

Mauza Kumarbazar, jurisdiction list No. 74. 7 Cadastral survey plot Nos. 244, 245, 256, 257, 2

# Mauza Dharampur, jurisdiction list No. 75.

Cadastral survey plot Nos. 190, 193, 199, 201, 203, 205, 211, 213, 214, 218, 221, 222, 237, 314, 317, 321, 323 to 325, 333 to 337, 340 to 342, 349, 369, 371, 373, 377, 381 to 287.

Mauza Chandinagore, jurisdiction list No. 76.

Cadastral survey plot Nos. 10, 11, 14, 15, to 17, 38, 39, 40, 291, 295, 296, 299, 300, 302, 342, 343, 371 to 373, 382, 383 to 386, 387, 420, 421, 425 to 429, 430, 431, 446, 454, 455, 456, 457, 462, 463, 364, 465, 467, 490, 491, 493, 498, 515, 527, 529, 531, 532 to 536, 543, 546, 547, 551, 552, 576, 578, 579, 583, 585, 586, 589, 590, 596, 601, 602, 603, 605, 741, 743, 744 to 746, 754, 756 to 758.

Mauza Ichhabati, jurisdiction list No. 77.

Gadastral survey plot Nos. 2, 5, 6, 7, 84, 89, 86, 116 to 119, 120, 128, 129, 130 to 132, 134, 135, 140, 145, 149, 166, 167, 169, 177, 178, 180, 233 to 236, 237, 243 to 248, 252, 255, 256, 258.

Mauza Bishnupur, jurisdiction list No. 78.

Cadastral survey plot Nos. 6, 13, 14, 23, 24, 35, 36, 57, 40, 75, 78, 79, 80, 125, 157, 166, 178, 180, 181, 182, 183, 184, 186, 187, 189, 191, 193, 197 to 203, 206, 208 to 210, 212, 226, 243, 287, 288, 289, 290, 293, 294, 301 to 311, 372, 374, 375, 379, 392 to 395, 398, 401 to 403, 405, 406, 407.

Mauza Nilarpur, jurisdiction list No. 93.

Cadastral survey plot Nos. 773, 793, 798, 802, 810, 811, 814 to 817, 819, 821 to 825, 829, 830, 834, 835, 837, 839 to 842, 851, 852, 854, 872, 873, 881 to 884, 1077 to 1086, 1104, 1105, 1144, 1148, 1237, 1240, 1249, 1325, 1333, 1336 to 1340, 1344 to 1346, 1356 to 1358, 1360, 1362, 1366 to 1376, 1378, 1381 to 1384, 1396, 1398, 1401, 1402, 1431.

Mauza Charpur, jurisdiction list No. 94.

Cadastral survey plot Nos. 1, 2, 4, 6, 7, 9, 18, 16, 128, 129, 483, 487, 495 to 497, 501, 506, 511 to 13, 515 to 518, 520, 522 to 528, 530 to 532.

Mauza Bakcha, jurisdiction list No. 95.

Cadastral survey plot Nos. 79, 80, 85 to 90, 100, 103, 105, 106, 111, 130 to 132, 135 to 138, 140, 141, 144, 146 to 149, 164 to 171, 173 to 177, 180 to 182, 181, 185, 262 to 265, 321, 324, 327, 328, 334, 338, 342, 344, 352, 357 to 359, 362 to 365, 368 to 370, 373, 427, 30, 432, 495, 589, 594, 596, 608, 619.

Mauza Kashipur, jurisdiction list No. 96.

Cadastral survey plot Nos. 64 to 68, 76 to 78, 89, 91, 94 to 97, 101, 160, 161, 185 to 187, 208, 209, 234, 0 236, 238 to 241, 358, 360 to 363, 380, 385, 436 to 439, 47 to 452, 457 to 463, 663, 729, 734, 736 to 738, 744, 145, 764, 767.

### Mauza Hazipur, jurisdiction list No. 98.

Cadastral survey plot Nos. 3, 244 to 246, 247, 249, 265, 272 to 280, 289, 294 to 302, 304, 318, 751, 811, 823, 824, 827 to 831, 834, 836, 837, 839 to 846, 849, 852, to 866, 869, 874 to 876, 895, 897, 899, 904, 906, 908, 909, 911, 915, 980, 982, 985 to 987, 1033 to 1042, 1046, to 1052, 1067 to 1081.

Mauza Bhimpur, jurisdiction list No. 99.

Cadastral survey plot Nos. 196, 222, 223, 225, 258, to 269, 271, 277 to 280, 286, 288, 290, 291, 296, 298, 301 to 303, 305 to 310, 358, 363, 367 to 370, 372, 373, 394, 397 to 400, 439 to 444, 702 to 705, 707 to 709, 717, 718, 751, 752, 779, 822, 824, 825, 828, 841, 842, 844, 852, 854, 856, 858, 861 to 863, 884, 1120, 1131, 1134 to 1145, 1178, 1185 to 1187, 1192, 1194 to 1204, 1216 to 1224, 1226 to 1228, 1243.

Mauza Purba Durgapur, jurisdiction list No. 100.

Cadastral survey plot Nos. 4, 7 to 9, 11, 14, 15, 34, 41, 44, 48, 49, 52, 290, 291, 330, 334, 338, 339, 341, 342, 345, 347 to 349, 360, 361, 365 to 367, 369 to 371, 374 to 384, 386, 420 to 422, 424 to 428, 430 to 439, 441 to 444, 448, 450, 451, 453, 454, 461, 462, 470, 471, 473 to 478, 480, 486, 526, 545, 556, 557, 559, 566, 569, 570, 572, 606, 1504.

Mauza Furfura, jurisdiction list No. 102.

Cadastral survey plot Nos. 471, 981 to 984, 1003, to 1006, 1008.

Mauza Rampara, jurisdiction list No. 105.

Cadastral survey plot Nos. 1 to 4, 87, 606, 610, 612, 639, 647 to 656, 666 to 668, 709, 710, 712, 718, 752, 753, 756 to 767, 771, 773, 774.

Mauza Tarolpur, jurisdiction list No. 106.

Cadastral survey plot Nos. 3, 7, 8, 26, 30, 33 to 36, 41, 43 to 45, 47, 48, 75, 81, 90, 91, 93, 95, 96, 120 to 123, 184, 197, 271, 359, 369 to 375, 384 to 387, 389, 393, 396, 398.

Mauza Rajibpur, jurisdiction list No. 107.

Cadastral survey plot Nos. 202, 264, 270, 271, 285, 287, 288.

Mauza Belpura, jurisdiction list No. 109.

Cadastral survey plot Nos. 447, 684, 689, 690, 692 to 695, 697 to 700, 720, 722 to 724, 908 to 911.

Mauza Ramnagore, jurisdiction list No. 110.

Cadastral survey plot Nos. 53, 55, 56, 59 to 64, 84 to 113, 115, 119, 128 to 130.

By order of the Governor,
B. N. CHAUDHURI, Dy. Secy.
to the Govt. of West Bengal.

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# Calcutta



# Bazette

# Extraordinary Published by Authority

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MONDAY, DEC. 17, 1962

[ SAKA 1884

I-Orders and Notifications by the Governor of West engal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# HOME DEPARTMENT

# Constitution and Elections

# **NOTIFICATIONS**

o. 4663A.R.—17th December 1962.—The follow-notification by the Secretary to the Governor of st Bengal is hereby published for general information.

# "NOTIFICATION

lo. 6121S.—14th December 1962.—The Governor assented to the West Bengal Bhudan Yagna Bill.

S. K. MUKERJEI, Secy. to the Governor, West Bengal."

By order of the Governor,

S. K. CHATTERJEE,

Secy. to the Govt. of West Bengal.

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# 3960 THE CALCUTTA GAZETTE, EXTRAORDINARY, '| DEC. 17, 1962

No. 4664A.R.—17th December 1962.—The folling notification by the Secretary to the Governo West Bengal is hereby published for general infortion:—

# "NOTIFICATION

No. 6124S.—14th December 1962.—The Gover has assented to the Chota Nagpur Tenancy (W Bengal Amendment) Bill, 1962.

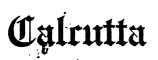
S. K. MUKERJEI.

Secy. to the Governor, West Benj

By order of the Governor.

S. K. CHATTERJEE,

Secy. to the Govt. of West Beng





# Gazette

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PART III—Acts of the West Bengal Legislature

## COVERNMENT OF WEST BENCAL

Law Department

# Legislative

## NOTIFICATION

The following Act of the West Bengal Legislature, having No. 3345L. — 17th December, 1962. en assented to by the Governor is hereby published for general information:--

# West Bengal Act XVIII of 1962

THE WEST BENGAL BHITDIN MAGNA ACT, 1962.

[Passed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 17th December, 1962.]

An Act to provide for dealing with lands donated by people in pursuance of Bhudan Yagna as initiated by Acharya Vinoba Bhave and matters ancillary thereto;

WHEREAS it is expedient to provide for dealing with lands donated by people in pursuance of Bhudan Yagna as initiated by Acharya Vinoba Bhave and matters ancillary thereto:

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows :-

- be called the West Bengal Short title, 1. (1) This Act may extent and application. Bhudan Yagna Act, 1962.
  - (2) It extends to the whole of West Bengal.
  - (3) It shall apply to such area or areas with effect from such date or dates as the State Government may, by notification in the Official Gazette, specify in this behalf and different dates may be specified in respect of different STORE.

#### The West Bengal Bhudan Yagna Act. 1962.

#### (Sections 2-6.)

#### Definitions.

- In this Act, unless there is anything repugnant in the subject or context,-
  - (1) "Bhudan Yagna" means the movement initiated by Acharya Vinoba Bhave for the encouragement of voluntary donation of land for distribution to landless persons;
  - (2) 'Board' means the West Bengal Bhudan Yagna Board constituted under section 3:
  - (3) "land" means land used for purposes of agriculture or horticulture or purposes incidental thereto, and includes waste land;
  - (4) "landless persons" includes a person owning land not exceeding such limit as may be prescribed;
  - (5) "prescribed" means prescribed by rules made under this Act.

#### Establishment and incorporation of Bhudan Yaana Board.

- 3. (1) The State Government shall, by notification in the Official Gazette, establish a Board to be called the "West Bengal Bhudan Yagna Board" consisting of such number of members as it may think fit for carrying out the purposes of this Act.
- (2) A majority of the members of the Board shall be nominated by Acharya Vinoba Bhave.
- (3) The Board shall be a body corporate having perpetual succession and a common seal, with power to acquire, hold and dispose of property, both movable and immovable, and to enter into contracts and to do all acts necessary and consistent with the purposes of this Act and shall sue and be sued by the name referred to in subsection (I).

#### Staff and fund of the Board.

- 4. (1) The Board shall appoint a Secretary and such other staff as it may consider necessary for carrying out the purposes of this Act on such remuneration and on such terms and conditions as may be prescribed.
- (2) The Board shall have a fund to be called the "West Bengal Bhudan Yagna Fund" and all monies received by the Board on any account whatsoever shall be credited to, and all expenditure incurred by the Board shall be paid out of, such fund.
- (3) The accounts of the West Bengal Bhudan Yagna Fund shall be kept and audited in such manner as may be prescribed.

#### Particulars of donated land to be furnished to Board.

5. Any person who donated any land before the coming into operation of the West Bengal Bhudan Yagnu Ordinance, 1962, or desires to donate any land in pursuance of Bhudan Yagna shall furnish to the Board all particulars or ord. VII in respect of such land specifically mentioning,—

- (a) the right, title and interest of such person in the
- (b) the nature and extent of encumbrances, if any, to which the land is subject, and
- (c) whether any rent, revenue, cess or tax in respect of the land is outstanding or not.

# Vesting

6. (1) On receipt of the particulars referred to in section 5, the Board shall refer the same to an Officer having jurisdiction over the area in which the land concerned is situated specially appointed by the State Government in this behalf and thereupon the Officer shall, if he is satisfied after giving, in such manner as may be prescribed, the notice of his intention so the land after

# The West Bengal Bhudan Yagna Act, 1962.

(Sections 7-12.)

that the donor has good title to the land and that the land is free from encumbrances, make a vesting order, and shall, after the expiry of the period of appeal or, if an appeal be filed, after the disposal thereof confirming the vesting order, send such vesting order to the Registering Officer having jurisdiction over the area in which the land is situated for registration thereof.

- (2) The Registering Officer shall on receipt of a vesting order sent by the Officer under sub-section (1) register the same.
- (3) On registration of any vesting order under subsection (2), the right, title and interest of the person donating the land in respect of which the vesting order is made shall vest in the Board and the Board shall hold the land so vested on such terms, conditions and restrictions as may be prescribed:

Provided that if any rent, revenue, cess or tax in respect of such land be in arrears at the time when the same is donated, the person donating the land, and not the Board, shall remain liable to pay such arrears.

Appeal.

7. An appeal from a vesting order made under subsection (I) of section 6, shall lie, it preferred within thirty days from the date of the vesting order, to the Munsif having jurisdiction over the area within which the land in respect of which the vesting order is made is situated and the Munsif shall dispose of such appeal by an order either confirming the vesting order or setting it aside:

Provided that no such order in appeal shall be passed without giving the party or parties prejudicially affected thereby an opportunity of being heard

Settlement of donated land.

- 8. (1) The Board may settle on such terms, conditions and restrictions as may be prescribed, any land vested in it under sub-section (3) of section 6 with landless persons residing within the area within which such land is situated.
- (2) When the possession of any land donated by any person in pursuance of Bhudan ) agua is made over to the Board by the donor before a vesting order in respect of the land is made under sub-section (1) of section 6, the Board shall be competent to make provisional settlement of the land on such terms and conditions as it may think fit with landless persons residing within the area within which the land is situated.

Documents to be free from stamp duty and fees. **9.** Notwithstanding anything to the centrary contained in any other law, no stamp duty or fees shall be chargeable in respect of any document executed or registered in pursuance of the provisions of this  $\Lambda c$ .

Indemnity.

10. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act or any rule or order made thereunder.

Power to make rules.

11. The State Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act and such rules may provide for any matter which may be or is required to be prescribed.

Repeal and savings.

12. (1) The West Bengal Bhadan Yagna Ordinance, 1962 is hereby repealed.

(2) Anything done or any action taken under the West Bengal Bhudan Yagna Ordinance, 1962, shall be deemed to have been validly done or taken under this Act as if this Act had compared on the 18th day of Sentember, 1962.

West Ben. Ord. VII of 1962.

Act had commenced on the 18th day of September, 1962.

By order of the Governor,

K. K. HAJARA.

Secy. to the Gort, of West Bengal.

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MONDAY, DECEMBER 17, 1962

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# PART III -Acts of the West Bengal Legislature

# COVERNMENT OF WEST BENGAL LAW DEPARTMENT

Legislative

NOTIFICATION

No. 3346L. — 17th December, 1962. — The following Act of the West Bengal Legislature, having been assented to by the Governor, is hereby published for general information:—

# West Bengal Act XIX of 1962 THE CHOTA NACPUR TENANCY (WEST BENCAL AMENDMENT) ACT, 1962.

[Passed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Calcutta Garette, Extraordinary, of the 17th December, 1962.]

An Act to amend the Chota Nagpur Tenancy Act, 1908, in its application to West Bengal.

WHEREAS it is expedient to amend the Chota Nagpur Ben. Act Tenancy Act, 1908, in its application to West Bengal, for VI of 1908. the purpose and in the manner hereinafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Chota Nagpur Tenancy (West Bengal Amendment) Act, 1962

Application of the Act.

2. The Chota Nagpur Tenancy Act, 1908, in its application to West Bengal (hereinafter referred to as the said Act), shall be amended for the purpose and in the manner hereinafter provided.

Amendment of section 46A of Ben. Act VI of 1908. 3. For clause (a) of sub-section (1) of section 46A of the said Act, the following clause shall be, and shall be deemed always to have been, substituted, namely:—

"(a) a transfer to the Government, or to a person belonging to the community, tribe or caste, to which the transferor belongs."

Repeal and savings.

4. (1) The Chota Nagpur Tenancy (West Bengal West Ben Ord. IV of 1962 is hereby repealed.

(2) Anything done or any action taken under the said Act as amended by the Chota Nagpur Tenancy (West Bengal Amendment) Ordinance, 1962, shall be deemed to have been validly done or taken under the said Act as amended by this Act as if this Act had commenced on the 7th day of September, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

the West Bengal Government Printing, West Bengal, the West Bengal Government Printing, West Bengal,

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# Gazette

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A—Orders and Notifications of the Government of Statutory Notifications of the Election Commission, and other Election Notifications published for I information. Orders and Notifications which have ally been published in the "Gazette of India' and epublished.

# MINISTRY OF HOME AFFAIRS

# **ORDERS**

New Delhi, the 26th November 1962

i.R.1594.—In exercise of the powers conferred ause (1) of article 359 of the Constitution, the dent hereby makes the following amendments in No. G.S.R. 1418, dated the 30th October, namely:—

the said Order,-

- ) for clause (b), the following clause shall be substituted, namely:—
- '(b) a person who, or either of whose parents, or any of whose grand parents was at any time a citizen or subject of any country committing external aggression against India, or of any other country assisting the country committing sucreggression against India,"

- (2) for the explanation, the following expl tion shall be substituted, namely-
- "Explanation.—In this Order, the word foreign has the meaning assigned to it in Foreigners Act, 1946 (31 of 1946)."

[No. 4, 1/62]

- G.S.R. 1595.—In exercise of the powers confer by sections 3, 4 and 8 of the Foreigners Act. 1946 of 1946), read with the Foreigners Law (Applicat and Amendment) Act, 1962 (42 of 1962), the Cent Government hereby makes the following Order amend the Foreigners (Internment) Order, In namely:—
- 1. This Order may be called the Foreign (Internment) Amendment Order, 1962.
- 2. In the said Order, for paragraph 3, the folling paragraph shall be substituted, namely:—
  - "3. Application of chapter.—This chapter is apply to and in relation to any foreigner is, and any person who, or either of which parents, or any of whose grand parents at any time a citizen or subject of a country at war with, or committing extending exten

[No. 6/168/62-I

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MONDAY, DECEMBER 17, 1962

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PART V—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President

# MINISTRY OF LAW

(Legislative Departmen.)

The following Act of Parliament received the assent of the President on the 12th December, 1962, and is hereby published for general information:—

### Act No. 51 of 1962

# THE DEFENCE OF INDIA ACT, 1962

# ARRANGEMENT OF SECTIONS

# CHAPTER J Preliminary

## Sections

- 1. Short title, extent, application, duration and savings.
- 2. Definitions.

# CHAPTER II

# Emergency Powers

- 3. Power to make rules.
- 4. Special powers to control civilian personnel employed in connection with the Armed Porces of the Union.
- 5. Enhanced penalties.
- 6. Temporary amendments to Acts.

## CHAPTER III

# Civil Defence Services

- 7. Constitution of Civil Defence Service
- 8. Appointment of members and officer ..
- 9. Dismissal of members of Civil Defence Scrvice.
- 10 Functions of members of Civil Defence Services
- 11. Penalty.
- 12. Power to make rules.

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#### CHAPTER IV .

## Special Tribunals

#### Sections

- 13. Constitution of Special Tribunals.
- 14. Jurisdiction of Special Tribunals.
- 15. Procedure of Special Tribunals.
- 16. Exclusion of public from proceedings of Special Tribunals.
- 17. Power of Special Tribunals.
- 18. Sentences of Special Tribunals.

#### CHAPTER V

## Employment of technical personnel in the national service

- 19. Definitions.
- 20. Liability for employment in national service.
- 21. National Service Tribunals.
- 22. Notified establishments.
- 23. Employment of technical personnel in the national service.
- 24. Reinstatement.
- Relinquishment of employment by, dismissal of, and engagement by establishment of, technical personnel
- 26. Penalties and procedure.
- 27. Service of summons, notices, orders, etc.
- 28. Power to make rules.

# CHAPTER VI

## Requisitioning and acquisition of immovable property

- 29. Requisitioning of immovable property.
- 30. Payment of compensation.
- 31. Power to obtain information and give direction.
- 32. Power of entry into, and inspection of, property, etc.
- 33. Eviction from requisitioned property.
- 34. Penalty for contravention of any order regarding requisitioning.
- 35. Release from requisition.
- 36. Acquisition of requisitioned property.
- ... 37. Compensation for acquisition of requisitioned property.
  - 38. Power to make rules.
  - 39. Certain properties requisitioned under previous law to be deemed to be requisitioned under this Chapter.

## CHAPTER VIJ

## Supplemental

- 40. Power to delegate.
- 41. Rules to be laid before Houses of Parliament.
- 42. Jurisdiction of ordinary courts.
- 43. Effect of Act and rules, etc., inconsistent with other enactments.
- 44. Ordinary avocations of life to be interfered with as little as possible
- 45. Savings as to orders.
- 46. Chapter III not to apply to measures taken for the protection of Armed Forces.
- 47. Protection of action taken under the Act.
- 48. Repeal and saving.
- 49. Validation of certain requisitions.

# Act No. 51 of 1962

# THE DEFENCE OF INDIA ACT, 1962

[12th December, 1962.]

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Act

to provide for special measures to ensure the public safety and interest, the defence of India and civil defence and for the trial of certain offences and for matters connected therewith.

Whereas the President has declared by Proclamation under clause (1) of article 352 of the Constitution that a grave emergency exists whereby the security of India is threatened by external aggression;

AND WHEREAS it is necessary to provide for special measures to ensure the public safety and interest, the defence of India and civil defence and for the trial of certain offences and for matters connected therewith;

BE it, therefore, enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

# CHAPTER I

## PRELIMINARY.

- 1. (1) This Act may be called the Defence of India Act, 1962.
- (2) It extends to the whole of India and it applies also—

extent, application, duration and sa vings

Short title,

- (a) to citizens of India outside India;
- (b) to persons in the service of the Government, wherever they may be;
- (c) in respect of the regulation and discipline of the naval, military and air forces or any other armed forces of the

Union, to members of, and persons attached to, employed with, or following, those forces, wherever they may be;

- (d) to, and to persons on, ships and aircraft registered in India, wherever they may be.
- (3) It shall remain in force during the period of operation of the Proclamation of Emergency issued on the 26th October, 1962, and for a period of six months thereafter but its expiry under the operation of this sub-section shall not affect—
  - (a) the previous operation of, or anything duly done or suffered under, this Act or any rule made thereunder or any order made under any such rule, or
  - (b) any right, privilege, obligation or liability acquired accrued or incurred under this Act or any rule made thereunder or any order made under any such rule, or
  - (c) any penalty, forfeiture or punishment incurred in respect of any offence under this Act or any contravention of any rule made under this Act or of any order made under any such rule, or
  - (d) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability penalty, forfeiture or punishment as aforesaid;

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed as if this Act had not expired.

Definitions. 2. In this Act, unless the context otherwise requires,-

- (a) "civil defence" includes any measures not amounting to actual combat, for affording defence against any form of hostile attack by a foreign power or for depriving any form of hostile attack by a foreign power of its effect either wholly or in part whether such measures are taken before, during or after the time of the attack;
- (b) "Civil Defence Services" mean the services formed wholly or mainly to meet the needs of civil defence;
  - (c) "enemy" means—
  - (i) any person or country committing external aggression against India;
  - (ii) any person belonging to a country committing such aggression;

- (iii) such other country as may be declared by the Central Government to be assisting the country committing such aggression;
  - (iv) any person belonging to such other country;
- (d) "enemy territory" means—
- (i) any area which is under the sovereignty of a country referred to in sub-clause (i), or a country referred to in sub-clause (iii), of clause (c) of this section;
- (ii) any area which the Central Government may, by notification in the Official Gazette, specify to be enemy territory for the purposes of this Act or any rule made thereunder;
- (e) "military operations" mean the operations of the Armed Forces of the Union;
- (f) "occupied territory" means any territory of India which is for the time being in the occupation of a country referred to in sub-clause (i) or a country referred to in sub-clause (iii), of clause (c) of this section;
- (g) "prescribed" means prescribed by rules made under this Act;
- (h) "Proclamation of Emergency" means the Proclamation issued under clause (1) of article 352 of the Constitution on the 26th October, 1962:
- (i) "State Government" in relation to a Union territory means the administrator thereof.

# CHAPTER II EMERGENCY POWERS

- 3. (1) The Central Government may, by notification in the Official Power to Gazette, make such rules as appear to it necessary or expedient for make rules. securing the defence of India and civil defence, the public safety, the maintenance of public order or the efficient conduct of military operations, or for maintaining supplies and services essential to the life of the community.
- (2) Without prejudice to the generality of the powers conferred by sub-section (1), the rules may provide for, and may empower any authority to make orders providing for, all or any of the following matters, namely:—
  - (1) ensuring the safety and welfare of the Armed Forces of the Union, ships and aircrafts, and preventing the prosecution of any work likely to prejudice the operations of the Armed Forces of the Union;
  - (2) prohibiting anything likely to prejudice the training, discipline or health of the Armed Forces of the Union;

- (3) preventing any attempt to tamper with the loyalty of persons in, or to dissuade (otherwise than with advice given in good faith to the person dissuaded for his benefit or that of any member of his family or any of his dependents) persons from entering, the service of the Government;
- (4) preventing or prohibiting anything likely to assist the enemy or to prejudice the successful conduct of military operations or civil defence including—
  - (a) communications with the enemy or agents of the enemy;
  - (b) acquisition, possession without lawful authority or excuse and publication of information likely to assist the enemy;
  - (c) contribution to, participation or assistance in, the floating of loans raised by or on behalf of the enemy;
  - (d) advance of money to, or contracts or commercial dealings with the enemy, enemy subjects or persons residing, carrying on business, or being, in enemy territory or occupied territory; and
  - (e) acts, publications or communications prejudicial to civil defence or military operations;
- (5) preventing the spreading without lawful authority or excuse of reports or the prosecution of any purpose, likely to cause disaffection or alarm, or to prejudice India's relations with foreign powers or to prejudice maintenance of peaceful conditions in any area or part of India, or to promote feelings of ill-will, enmity or hatred between different classes of the people of India:
  - (6) requiring the publication of news and information;
- (7) (a) prohibiting the printing or publishing of any newspaper, news-sheet, book or other document containing matters prejudicial to the defence of India and civil defence, the public safety, the maintenance of public order, the efficient conduct of military operations or the maintenance of supplies and services essential to the life of the community;
- (b) demanding security from any press used for the purpose of printing or publishing, and forfeiting the copies of, any newspaper, news-sheet, book or other document containing any of the matters referred to in sub-clause (a);
- (c) forfeiture of such security and the circumstances in which and the authority by whom such forfeiture may be ordered:

- (d) closing down any press or any premises used for the purpose of printing or publishing any newspaper, news-sheet, book or other document containing any of the matters referred to in sub-clause (a) in spite of the forfeiture of such security;
- (8) regulating the conduct of persons in respect of areas the control of which is considered necessary or expedient, and the removal of persons from such areas:
- (9) requiring any person or class of persons to comply with any scheme of defence or civil defence;
  - (10) ensuring the safety of-
  - (a) ports, dockyards, lighthouses, light-ships and aerodromes;
  - (b) railways, tramways, roads, bridges, canals and all other means of transport by land or water;
  - (c) telegraphs, post offices, signalling apparatus and all other means of communication;
  - (d) sources and systems of water-supply, works for the supply of water, gas or electricity, and all other works for public purposes;
  - (e) vessels, aircraft, transport vehicles as defined in the Motor Vehicles Act, 1939, and rolling stocks of railways and tramways;
  - (f) warehouses and all other places used or intended to be used for storage purposes;
  - (g) mines, oil-fields, factories or industrial or commercial undertakings generally, or any mine, oil-field, factory or industrial or commercial undertaking in particular;
  - (h) laboratories and institutions where scientific or technological research or training is conducted or imparted;
  - (i) all works and structures being part of, or connected with, anything earlier mentioned in this clause; and
  - (j) any other place or thing used or intended to be used for the purposes of Government or a local authority or a semi-Government or autonomous organisation, the protection of which is considered necessary or expedient for securing the defence of India and civil defence, the public safety, the public order, or the efficient conduct of military operations, or for maintaining supplies and services essential to the life of the community;
- (11) the demolition, destruction or rendering useless in case of necessity of any building or other premises or any other property;

- (12) prohibiting or regulating traffic, and the use of vessels, buoys, lights and signals, in ports and territorial, tidal and inland waters;
  - (13) the control of lights and sounds;
- (14) the control of persons entering, travelling in or departing from, India;
- (15) notwithstanding anything in any other law for the time being in force,—
  - (i) the apprehension and detention in custody of any person whom the authority empowered by the rules to apprehend or detain (the authority empowered to detain not being lower in rank than that of a District Magistrate) suspects, on grounds appearing to that authority to be reasonable, of being of hostile origin or of having acted, acting, being about to act or being likely to act in a manner prejudicial to the defence of India and civil defence, the security of the State, the public safety or interest, the maintenance of public order, India's relations with foreign States, the maintenance of peaceful conditions in any part or area of India or the efficient conduct of military operations, or with respect to whom that authority is satisfied that his apprehension and detention are necessary for the purpose of preventing him from acting in any such prejudicial manner,
  - (ii) the prohibition of such person from entering or residing or remaining in any area,
  - -(iii) the compelling of such person to reside and remain in any area, or to do or abstain from doing anything, and
  - (iv) the review of orders of detention passed in pursuance of any rule made under sub-clause (i);
- (16) restricting and regulating the charter of foreign vessels and aircraft:
- (17) regulating the structure and equipment of vessels for the purpose of ensuring the safety thereof and of persons therein;
- (18) regulating work in dockyards, shipyards and aerodromes in respect of the construction and repairs of vessels and aircraft;
- (19) prohibiting or regulating the sailings of vessels from ports, traffic at aerodromes and the movement of aircraft, and traffic on railways, tramways and roads, and reserving and requiring to be adapted, for the use of the Government, all or any accommodation in vessels, aircraft, railways, tramways or road vehicles for the carriage of persons, animals or goods;

- (20) the impressment of vessels, aircraft, vehicles, and animals for transport;
- (21) prohibiting or regulating the use of postal, telegraphic or telephonic services, including the taking possession of such services, and the delaying, seizing, intercepting or interrupting of postal articles or telegraphic or telephonic messages;
- (22) regulating the delivery otherwise than by postal or telegraphic service of postal articles and telegrams;
- (23) the control of trade or industry for the purpose of regulating or increasing the supply of, and the obtaining of information with regard to articles or things of any description whatsoever which may be used in connection with the conduct of military operations or civil defence or for maintaining supplies and services essential to the life of the community;
- (24) the control of generation, supply, distribution, use or consumption of electrical energy;
- (25) the taking over by the Central Government or the State Government, for a limited period, of the management of any property (including any undertaking) relating to supplies and services essential to the life of the community;
- (26) the control of agriculture (including the cultivation of agricultural land and crops to be raised therein) for the purpose of increasing the production and supply of foodgrains and other essential agricultural products;
- (27) the provision, storage and maintenance of commodities and things required for the conduct of military operations or for the defence of India and civil defence;
- (28) the requisition of services of persons for maintaining supplies and services essential to the life of the community;
- (29) the provision, construction, maintenance or alteration of buildings, premises or other structures or excavations required for the conduct of military operations or the defence of India and civil defence;
- (30) the protection of property by the performance of such fire prevention and other duties as may be allotted to any person;
- (31) the securing of any building, premises or other structures from being readily recognisable in the event of a hostile attack by a foreign power;
- (32) prohibiting, restricting or otherwise regulating the bringing into, or taking out of, India of goods or articles of any description (including coin, bullion, bank notes, currency notes, securities and foreign exchange), and bringing into any part or place in India of any such goods or articles as aforesaid intended

to be taken out of India without being removed from the ship, aircraft or other conveyance in which they are being carried, and applying the provisions of the Sea Customs Act, 1878, and in particular section 19 thereof to such prohibitions, restrictions and regulations

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- (33) controlling the possession, use or disposal of, or dealing in, coin, bullion, bank notes, currency notes, securities or foreign exchange;
- (34) the control of any road or pathway, waterway, ferry or bridge, river, canal or other source of water-supply;
- (35) the requisitioning and acquisition of any movable property; and the principles on which and the manner in which compensation shall be determined and given in respect of such requisitioning or acquisition;
- (36) the prevention of any corrupt practice or abuse of authority or other mala fide action in relation to the production, storage, purchase, sale, supply or transport of goods for any purpose connected with the defence of India and civil defence, the efficient conduct of military operations or the maintenance of supplies and services essential to the life of the community;
- (37) the prevention of hoarding, profiteering, blackmarketing, or adulteration of, or any other unfair practices in relation to, any goods procured by or supplied to the Government or notified by or under the rules as essential to the life of the community.
- (38) prohibiting or regulating the possession, use or disposal of—
  - (a) explosives, inflammable substances, corrosive and other dangerous substances or articles, arms and ammunitions of war;
    - (b) vessels;
    - (c) wireless telegraphic apparatus;
    - (d) aircraft; and
  - (e) photographic and signalling apparatus and any means of recording information;
- (39) prohibiting or regulating the bringing into, or taking out of, India and the possession, use or transmission of ciphers and other secret means of communicating information;
- (40) prohibiting or regulating the publication of inventions and designs;
- (41) prohibiting or regulating the publication of results of research work having a bearing on efforts relating to defence of India or military operations;
  - (42) preventing the disclosure of official secrets;

- (43) prohibiting or regulating meetings, assemblies, fairs and processions;
- (44) preventing or controlling any use of uniforms, whether official or otherwise, flags, official decorations like medals, badges and other insignia and anything similar thereto, where such use is calculated to 'deceive or to prejudice the public safety, the maintenance of public order, the defence of India and civil defence;
- (45) ensuring the accuracy of any report or declaration legally required of any person;
  - (46) preventing the unauthorized change of names;
- (47) preventing anything likely to cause misapprehension in respect of the identity of any official person, official document or official property or in respect of the identity of any person, document or property purporting to be, or resembling, an official person, official document or official property;
- (48) the precautionary measures which the Government or any department thereof or any local authority, members of police forces and fire brigades and members of any other service or authority employed primarily for purposes other than civil defence purposes should be required to take within their respective jurisdictions or with respect to any personnel employed by them;
- (49) the seizure and custody or destruction of injured, unclaimed or dangerous animals;
- (50) the salvage of damaged buildings and property and disposal of the dead;
- (51) the evacuation of areas and the removal of property or animals therefrom;
- (52) the accommodation in any area of persons evacuated from another area and the regulation of the conduct of evacuated persons accommodated in such area;
- (53) the billeting of evacuated persons or persons authorised to exercise functions under this Act;
- (54) the instruction of members of the public in civil defence and their equipment for purposes of civil defence;
- (55) the entry into, and search of any place reasonably suspected of being used for any purpose prejudicial to the public safety or interest, to the defence of India and civil defence or to the efficient conduct of military operations, and for the seizure and disposal of anything found there and reasonably suspected of being used for such purpose;

- (56) the preparation of any scheme of defence service or any other service connected with the defence of India and requiring any person or class of persons to comply with such scheme:
- (57) the eviction of unauthorised occupants from such public premises [as defined in the Public Premises (Eviction of Unauthorised Occupants) Act, 1958] as are, in the opinion of the Central Government, required for the purposes connected with the defence of India and civil defence, the public safety or interest, the efficient conduct of military operations or the maintenance of supplies and services essential to the life of the community.
- (3) The rules made under sub-section (1) may further-
- (i) provide for the arrest and trial of persons contravening any of the rules or any order issued thereunder;
- (ii) provide that any contravention of, or any attempt to contravene, or any abetment of, or any attempt to abet, the contravention of any of the provisions of the rules or any order issued under any such provision, shall be punishable with imprisonment for a term which may extend to seven years, or with fine, or with both;
- (iii) provide for the seizure, detention and forfeiture of any property in respect of which such contravention, attempt or abetment as is referred to in clause (ii) has been committed and for the adjudication of such forfeiture whether by a court or by any other authority;
  - (iv) confer powers and impose duties—
  - (a) upon the Central Government or officers and authorities of the Central Government as respects any matter, notwithstanding that the matter is one in respect of which the State Legislature has power to make laws; and
  - (b) upon any State Government or officers and authorities of any State Government as respects any matter, notwithstanding that the matter is one in respect of which the State Legislature has no power to make laws;
- (v) prescribe the duties and powers of public servants and other persons as regards preventing the contravention of, or securing the observance of, the rules or any order made thereunder;
- (vi) provide for preventing obstruction and deception of, and disobedience to, any person acting, and interference with any notice issued, in pursuance of the rules or any order made thereunder:

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- (vii) prohibit attempts by any person to screen from punishment any one, other than the husband or wife of such person, contravening any of the rules or any order made thereunder;
- (viii) empower or direct any authority to take such action as may be specified in the rules or as may seem necessary to such authority for the purpose of ensuring the public safety or interest or the defence of India and civil defence:
- (ix) provide for charging fees in respect of the grant or issue of a licence, permit, certificate or other document for the purposes of the rules.
- 4. The Central Government may, by notification in the Official Special Gazette, direct by general or special order that any persons who control not being members of the Armed Forces of the Union are attached civilian to, or employed with, or following those Forces, shall be subject to employed naval, military or air force law, and thereupon such persons shall be in consubject to discipline and liable to punishment for offences under with the the Navy Act, 1957, the Army Act, 1950 and the Air Force Act, Armed 1950, as the case may be, as if they were included in such class of the Union. persons subject to any of those Acts as may be specified in the notification or in the absence thereof, by an officer empowered by the Central Government in this behalf.

5. (1) If any person contravenes, with intent to wage war against Bnhauced India or to assist any country committing external aggression against India, any provision of the rules made under section 3 or any order issued under any such rule, he shall be punishable with death or imprisonment for life, or imprisonment for a term which may extend to ten years and shall also be liable to fine.

# (2) If any person,—

- (a) contravenes any such provision of, or any such rule or order made under the Aircraft Act, 1934, as may be notified in this behalf by the Central Government, or
- (b) in any area notified in this behalf by a State Government, contravenes any such provision of, or any such rule made under, the Arms Act, 1959, the Indian Explosives Act, 1884, the Explosive Substances Act, 1908, or the Inflammable Substances Act, 1952, as may be notified in this behalf by the State Government.

he shall, notwithstanding anything contained in any of the aforesaid Acts or rules made thereunder, be punishable with imprisonment for a term which may extend to five years, or, if his intention is to assist any country committing external aggression against India or, to wage war against India, with death, imprisonment for life of imprisonment for a term which may extend to ten years and shall in either case also be liable to fine.

(3) For the purposes of this section, any person who attempts to contravene, or abets or attempts to abet, or does any act preparatory to, a contravention of any provision of any law, rule or order shall be deemed to have contravened that provision.

Temporary amendments to Acts.

- 6. During the continuance in force of this Act,-
  - (1) the Indian Official Secrets Act, 1923 shall have effect as if—
    - (a) in sub-section (1) of section 5 thereof, after the words "in his possession or control", the words "any information likely to assist the enemy as defined in the Defence of India Act, 1962, or" had been inserted; and after the words "in such a place," the words "or which relates to or is used in, a protected area as defined in the rules made under the Defence of India Act, 1962, or relates to anything in such area," had been inserted;
    - (b) for sub-section (4) of section 5 thereof, the following sub-section had been substituted, namely:—
      - "(4) A person guilty of an offence under this section shall be punishable with imprisonment for a term which may extend to five years, or if such offence is committed with intent to assist any country committing external aggression against India or to wage war against India, with death or imprisonment for life or imprisonment for a term which may extend to ten years and shall in either case also be liable to fine.";
    - (c) after clause (a) of section 12 thereof, the following clause had been inserted, namely:—
      - "(aa) an offence under section 5 shall be a cognizable and non-bailable offence;";
    - (2) the Aircraft Act, 1934 shall have effect as u-
    - (a) at the end of clause (r) of sub-section (2) of section 5, the following words had been inserted, namely:—

"including the taking of steps necessary to secure compliance with, or to prevent contravention of, the rules regulating such matters, or, where any such rule has been contravened, to rectify, or to enable proceedings to be taken in respect of, such contravention.";

- (b) in clause (b) of sub-section (1) of section 8, for the words, brackets, letters and figures "clause (h) or clause (i) of sub-section (2) of section 5", the words, brackets, letters and figures "clause (d), (e), (h), (i), (k) or (l) of sub-section (2) of section 5, or the commission of an offence punishable under section 11," had been substituted;
- (c) in section 11, after the words "in the air", the words "or in such a manner as to interfere with any of the Armed Forces of the Union or any ships or aircraft" had been inserted:
- (d) in section 13, for the words, brackets, letters and figures "clause (i) of sub-section (2) of section 5" the words, brackets, letters and figures "clause (c), (d), (e), (h), (i), (j), or (k) of sub-section (2) of section 5 or punishable under section 11" had been substituted; and
  - (e) section 14 had been omitted;
- (3) the Payment of Wages Act, 1936, shall have effect as if after clause (i) of sub-section (2) of section 7 thereof, the following clause had been inserted, namely:—
  - "(ii) deductions made with the written authorisation of—
    - (i) the employed person; or
    - (ii) the president or secretary of the registered trade union of which the employed person is a member on such conditions as may be prescribed,

for contribution to the National Defence Fund or to any Defence Savings Scheme approved by the State Government;";

- (4) the Motor Vehicles Act, 1939 (in this clause referred to as the "said Act") shall have effect subject to the following provisions, namely:—
  - (a) the State Government may, by notification in the Official Gazette, authorise, subject to such conditions, if any, as it may think fit to impose, any person—
    - (i) also to perform such functions of the State Government under Chapter IV (in this clause referred to as the "said Chapter") of the said Act, other than the making of rules as may be specified in the notification;
       and

(ii) to perform to the exclusion of the State Transport Authority or Regional Transport Authority, as the case may be, such functions of the State Transport Authority or any Regional Transport Authority under the said Chapter as may be specified in the notification:

and the expression "proper authority" in this clause shall, in relation to the performance of any such function as aforesaid, be construed in accordance with the provisions of such notification, if any, relating to that function;

- (b) notwithstanding anything to the contrary in section 58 or section 62 of the said Act, the proper authority may grant a permit or a temporary permit under the said Chapter to be effective for any specified period or for the period of operation of this Act, whichever is less;
- (c) the State Government may, by general or special order, in writing, provide that the proper authority,—
  - (i) in deciding to grant or refuse to grant a permit under the said Chapter, shall not be bound to take into consideration representations made by any persons other than the applicant for the permit or to follow the procedure laid down in section 57 of the said Act, and may take into consideration an application for a stage carriage permit or a public carrier's permit which has not complied with the provisions of sub-section (2) of that section:
  - (ii) in fixing the maximum and minimum fares or freights for stage carriages and public carriers, shall not be bound to give the representatives of the interests affected an opportunity of being heard or to follow the procedure laid down in section 43 of the said Act, or where such action is taken for the purpose of preventing the charge of excess fares or freights, to have regard to any of the considerations set forth in clauses (a) to (d) of sub-section (1) of that section;
- (d) without prejudice to the provisions of section 60 of the said Act, the proper authority may, if in its opinion the public interest so requires, cancel, or modify the conditions of, or suspend for such period as it thinks fit, any permit or counter-signature under the said Chapter which is valid in its jurisdiction;
- (e) the Central Government or the State Government may, by general or special order in writing, exempt from all or any of the provisions of the said Chapter any transport

vehicle used or required for use in connection with any work or purpose declared by the Central Government or, as the case may be, the State Government in the order to be a work or purpose connected with the detence of India, the conduct of military operations or civil defence,

(f) if the State Government by general or special order in writing so directs, the provisions of sub-section (2) of section 38 of the said Act shall have effect in relation to any controlled motor vehicles specified in the order as it the words "not being in any case more than two years or less than six months" had been orgitted.

Explanation .- lu this clause "controlled motor vehicle" means any moior vehicle declared by the Government to be a controlled motor vehicle by order made in this behalf.

#### CHAPTER III CIVIL DEFENCE SERVICES

- 7. (1) The State Government may constitute for any area within Constitution the State a body of persons to be called the Civil Detence Service and of Civil Defence may appoint a person (hereinafter called the Director) to command Service. such body.
- (2) Subject to any orders which the Central Government may make in this behalf, any member of a Civil Defence Service of any State may at any time be required to discharge functions in relation to civil defence in any other State and shall while so discharging such functions be deemed to be a member of a Civil Defence Service of that other. State and be vested with the powers, functions and privileges and be subject to the liabilities of a member of a Civil Defence Service of that other State.
- 8. (1) Any authority authorised in this behalf by the State Gov- Appointmen. ernment may appoint as members of a Civil Defence Service so many of members persons who are fit and willing to serve as such as it is authorised by the State Government to appoint, and the Director may appoint any such member to any office or command in the Service.

- (2) Every person so appointed to be a member of a Civil Defence Service shall be given a certificate of membership in such form as may be prescribed.
- 9. The Director or any other authority authorised in this behalf Dismissal of by the State Government may, by order in writing, dismiss sum-members marily from a Civil Defence Service any member thereof if, in the Defence opinion of the Director or such other authority, he fails to discharge Service. satisfactorily, or is guilty of misconduct in the discharge of, his duties as such member, or his continued presence in the Service is otherwise undesirable.

Functions
of members of
Civil
Defence
Services.

- 10. (1) The members of a Civil Defence Service shall perform such functions in relation to the carrying out of measures for civil defence as may be assigned to them by rules made under this Act or by any other law for the time being in force.
- (2) The Director or any person authorised in this behalf by the Director or by the State Government may by order at any time call out a member of a Civil Defence Service for training or to discharge any such functions as aforesaid.

Peaulty.

11. If any member of a Civil Defence Service on being called out by an order under sub-section (2) of section 10 neglects or refuses without sufficient excuse to obey such order or to discharge his functions as a member of the Civil Defence Service or to obey any lawful order or direction given to him for the performance of his duties, he shall, on conviction by a competent court, be punishable with fine which may extend to five hundred rupees.

Power to make rules.

- 12. (1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Chapter.
- (2) In particular, and without prejudice to the generality of the foregoing powers, such rules may—
  - (a) prescribe the duties of members of Civil Defence Services and regulate the manner in which they may be called out for service;
  - (b) regulate the organisation, appointment, conditions of service, discipline, accourrement, and clothing of members of any or all of the Civil Defence Services;
  - (c) prescribe the form of certificates of membership of any or all of the Civil Defence Services;
  - (d) provide that a contravention of, or an attempt to contravene, and any abetment of or attempt to abet the contravention of, any of the provisions of the rules or of any order issued under any such provision shall be punishable with imprisonment for a term which may extend to seven years, or with fine, or with both:
  - (e) provide for the arrest and trial of persons contravening, or reasonably suspected of contravening, any of the provisions of the rules or of any order issued under any such provision;
  - (f) provide for the seizure, detention and forfeiture of any property in respect of which such contravention, attempt or abetment as is referred to in clause (d) has been committed;

- (g) prescribe the duties and powers of public servants and other persons as regards preventing the contravention of, or securing the observance of, the rules or of any order issued thereunder;
- (h) provide for preventing the obstruction and deception of, and disobedience to, any person acting, and interference with any notice issued, in pursuance of the rules or of any order issued thereunder;
- (i) prohibit attempts to screen from punishment any person contravening any of the rules.

#### CHAPTER IV

#### SPECIAL TRIBUNALS

13. (1) The State Government may, for the whole or any part of Constitution the State, constitute one or more Special Tribunals which or each of Tribunals. which shall consist of three members appointed by that Government.

- (2) No person shall be appointed as a member of a Special Tribunal unless he-
  - (a) is qualified under clause (2) of article 217 of the Constitution for appointment as a Judge of a High Court; or
  - (b) has for a total period of not less than three years exercised, whether continuously or not, the powers under the Code of Criminal Procedure, 1898 (hereafter in this Chapter referred to as the Code) of any one or more of the following, namely:-
    - (i) Sessions Judge, Additional Sessions Judge, Chief Presidency Magistrate, Additional Chief Presidency Magistrate.
      - (ii) District Magistrate, Additional District Magistrate.
- (3) At least one member of a Special Tribunal shall be qualified for appointment thereto under clause (a) of sub-section (2), and where only one member is so qualified under that clause, at least one other member shall be qualified for appointment under clause (b) of that sub-section by virtue of having exercised powers exclusive of those specified in sub-clause (ii) of the said clause (b).
- 14. During the period during which the Proclamation of Emer-Jurisdiction gency is in operation, the State Government may, by general or special Tribunals. order, direct that a Special Tribunal shall try any offence-

(a) under any rule made under section 3, or

(b) punishable with death, imprisonment for life or imprisonment for a term which may extend to ten years under section 5 of this Act or under sub-section (4) of section 5 of the Indian Official Secrets Act, 1923, as amended by section 6 of this Act,

triable by any court having jurisdiction within the local limits of the jurisdiction of the Special Tribunal and may in any such order di-cet the transfer to the Special Tribunal of any particular case from any

other Special Tribunal or any other criminal court not being a High Court.

Procedure of Special Tribunals.

- 15. (1) A Special Tribunal may take cognizance of offences without the accused being committed to it for trial.
- (2) Save in cases of trials of offences punishable with death or imprisonment for life or imprisonment for a term which may extend to five years or more, it shall not be necessary in any trial for a Special Tribunal to take down the evidence at length in writing, but the Special Tribunal shall cause a memorandum of the substance of what each witness deposes, to be taken down, and such memorandum shall be signed by a member of the Special Tribunal and shall form part of the record.
- (3) A Special Tribunal shall not be bound to adjourn any trial for any purpose unless such adjournment is, in its opinion, necessary in the interests of justice.
- (4) A Special Tribunal shall not, merely by reason of a change in its members, be bound to recall and to re-hear any witness who has given evidence, and it may act on the evidence already recorded by or produced before it.
- (5) After an accused person has once appeared before it, a Special Tribunal may try him in his absence if, in its opinion, his absence has been brought about by the accused himself for the purpose of impeding the course of justice, or if the behaviour of the accused in court has been such as, in the opinion of the Special Tribunal, to impede the course of justice.
- (6) In the event of any difference of opinion among the members of a Special Tribunal, the opinion of the majority shall prevail.
- (7) The State Government may, by notification in the Official Gazette, make rules providing for-
  - (i) the times and places at which Special Tribunals may sit; and
  - (ii) the procedure to be adopted in the event of any member of a Special Tribunal being prevented from attending throughout the trial of any accused person.
- (8) A Special Tribunal shall, in all matters in respect to which no procedure has been prescribed by this Act or by rules made thereunder, follow the procedure prescribed by the Code for the trial of warrant cases by Magistrates.

Exclusion of Tribunele.

16. In addition, and without prejudice, to any powers which a public from Special Tribunal may possess by virtue of any law for the time being proceedings of Special in force to order the exclusion of the public from any proceedings, if at any stage in the course of a trial of any person before a Special Tribunal, application is made by the prosecution, on the ground that the publication of any evidence to be given or of any statement to be made in the course of the trial would be prejudicial to the safety of the State, that all or any portion of the public shall be excluded during any part of the hearing, the Special Tribunal may make an order to that effect, but the passing of the sentence shall in any case take place in public.

- 17. A Special Tribunal shall have all the powers conferred by the Power of Code on a Court of Session exercising original jurisdiction.

  Special Tribunals.
- 18. (1) A Special Tribunal may pass any sentence authorised by Sentences of Special Tribunals.
  - (2) A person sentenced by a Special Tribunal-
    - (a) to death or imprisonment for life, or
    - (b) to imprisonment for a term of five years or more, under this Act or the rules made thereunder or under subsection (4) of section 5 of the Indian Official Secrets Act, 1923, as amended by section 6 of this Act,

shall have a right of appeal to the High Court within whose jurisdiction the sentence has been passed, but save as aforesaid and not withstanding the provisions of the Code, or of any other law for the time being in force, or of anything having the force of law by whatsoever authority made or done, there shall be no appeal from any order or sentence of a Special Tribunal, and no court shall have authority to revise such order or sentence, or to transfer any case from a Special Tribunal, or to make any order under section 491 of the Code, or have any jurisdiction of any kind in respect of any proceedings of a Special Tribunal.

(3) The powers conferred upon the appropriate Government by Chapter XXIX of the Code shall apply in respect of a person sentenced by a Special Tribunal.

### CHAPTER V

EMPLOYMENT OF TECHNICAL PERSONNEL IN THE NATIONAL SERVICE

19. In this Chapter, unless the context otherwise requires,—

Definitions.

- (a) "employment in the national service" means employment in a notified establishment in pursuance of an order passed under section 23;
- (b) "employer" means any person who employs technical personnel to do any work in an establishment and includes any

person entrusted with the supervision and control of technical personnel in such an establishment;

- (c) "establishment" means—
  - (i) any office, or
- (ii) any place where any industry, trade, business or occupation is carried on; and includes any technical institution or training centre established, selected or approved by the Central Government;
- (d) "National Service Tribunal" means a Tribunal constituted under section 21;
- (e) "notified establishment" means any Government establishment and any establishment declared by notification under sub-section (1) of section 22 to be engaged in work of national importance;
- (f) "notified occupation" means any occupation which the Central Government may, by rules made under this Chapter. specify as a notified occupation for the purposes of this Chapter;
- (g) "technical personnel" means all persons who possess knowledge of or skill in one or more of the notified occupations, whether or not they are employed in any establishment, and includes such persons or class of persons undergoing training in any of those occupations in any establishment as may be declared by the Central Government by notification in the Official Gazette to be technical personnel for the purposes of this Chapter.

Liability for service.

20. All technical personnel, being citizens of India and not being employment members of the Armed Forces of the Union or members of any Reserve of any such Force who are liable, under the terms of their service in such Reserve, to be called up for service at any time and not only on partial or general mobilisation, shall be liable under this Chapter to undertake employment in the national service.

National Service Tribunals.

- 21. (1) The Central Government shall constitute, for such areas and in such places as it thinks fit, National Service Tribunals to exercise the functions assigned to such tribunals by or under this Chapter.
- (2) The composition, powers and procedure of National Service Tribunals shall be such as may be prescribed.

Notified establishments.

22. (1) The Central Government may, by notification in the Official Gazette, declare any establishment, which is engaged in work which, in the opinion of the Central Government, is likely to assist

the defence of India and civil defence, the efficient conduct of military operations, or the maintenance or increase of supplies and services essential to the life of the community, to be an establishment engaged in work of national importance and thereupon such establishment shall be a notified establishment and while making such declaration, the Central Government may require that catablishment to make such provisions as may be specified in the notification in regard to the terms of service and conditions of work of its employees.

- (2) Every notified establishment shall be eligible to apply to a National Service Tribunal or to the Central Government for technical personnel and having so applied, shall take into its employment such technical personnel within such period and on such terms and conditions as may be prescribed.
- 23. (1) Subject to any rules made in this behalf under this Chap- Employment ter, the Central Government may require a National Service Tribunal to report what technical personnel, whether employed in an the national establishment or not, is available within its jurisdiction for employment in the national service and may by order in writing,-

- (a) require the employer in any establishment by which such technical personnel is employed to release such personnel as may be specified in the order, for employment in the national service;
- (b) direct any technical personnel to undertake such employment in the national service as may be specified in the order;
- (c) direct that any technical personnel engaged in any establishment under conditions not amounting to employment in the national service shall, for the purposes of sub-section (8), be deemed to have been taken into employment in the national service; and
- (d) require any notified establishment, notwithstanding that it has not made any application under section 22, to take into its employment such technical personnel within such period as may be specified in the order.
- (2) Notwithstanding anything in sub-section (1), a National Service Tribunal may-
  - (a) exercise the powers conferred on the Central Government by clauses (a) and (b) of sub-section (1);
  - (b) require by order any employer to give training in his establishment to persons for qualifying them as technical personnel:

- (c) direct by order technical personnel to present themselves at such place and time as may be specified in the order for interview or inquiry, and if so required, for submission to a test of their technical skill.
- (3) Any order made by the Central Government under sub-section (1) and by a National Service Tribunal under sub-section (2) shall be complied with within such period or on such date as may be specified in this behalf in the order.
- (4) The Central Government or, as the case may be, a National Service Tribunal, may, by order in writing transfer technical personnel from one form or place of employment in the national service to another; and the employer and the personnel concerned shall comply with such order.
- (5) No person included in the definition of technical personnel, who has been directed to undertake employment in the national service or transferred from one form or place of employment to another under the foregoing provisions, shall be discharged from or leave his employment in such service unless the employer or person concerned has previously obtained the permission of the Central Government or, as the case may be, of the National Service Tribunal.
- (6) Any person included in the definition of technical personnel who is required to undertake employment in the national service or transferred from one form or place of employment to another under the foregoing provisions of this section, may be required by the Central Government, or, as the case may be, the National Service Tribunal concerned, to submit himself to be examined by such medical authority as may be prescribed.
- (7) An appeal shall lie to the Central Government against any order passed by a National Service Tribunal under this section and the decision of the Central Government shall be final.
- (8) The terms of service of technical personnel taken into employment in the national service shall be such as may be prescribed:

Provided that any rights which such technical personnel may have under the provident or superannuation fund or other scheme relating to gratuity, bonus or other benefit for the advantage of employees maintained by the establishment from which they are released shall be preserved.

Reinstatement. 24. (1) Every person who was employed in an establishment immediately before his employment in the national service and whose employment in the national service has not been terminated

by dismissal for serious misconduct shall, on his release from such employment in the national service, be entitled to be reinstated in his former employment, in accordance with such conditions as may be prescribed:

Provided that in determining such conditions regard shall be had to the additional skill and experience acquired by him in the course of his employment in the national service.

- (2) The Central Government may by rules made in this behalf provide for the appointment of Technical Personnel (Reinstatement) Tribunals to deal with such matters in relation to reinstatement of persons released from employment in the national service as may be prescribed.
- 25. (1) Subject to any rules made in this behalf, a National Ser- Relinquishvice Tribunal may require any establishment (including a notified employment establishment) to post before a specified date and to keep posted, on by, dismissal its premises notices intimating that
  - engagement by establish-
  - (a) no person included within the definition of technical ment personnel who is employed in the establishment shall at any time personnel. after the posting of the notice, leave his employment without the previous permission in writing of the National Service Tribunal;
  - (b) if the National Service Tribunal refuses such permission, that tribunal may lay down, subject to the prescribed conditions, the terms of service on which the employer shall continue to retain him in employment;
  - (c) if any such person leaves his employment without the previous permission in writing of the Tribunal as aforesaid he may be directed by the Tribunal to return to his employment.
  - (2) After notices referred to in sub-section (1) have been posted on the premises of any establishment (including a notified establishment), no employer in the establishment shall engage, discharge or dismiss any person included in the definition of technical personnel except in accordance with rules made in this behalf.
  - 26. (1) Whoever contravenes any order of the Central Govern-Penalties ment or of a National Service Tribunal made under section 23 or end cedure. wilfully fails to comply with any summons, requirement, direction or order issued or made by the Central Government or by a National Service Tribunal under any other provision of this Chapter shall be punishable with imprisonment for a term not exceeding six months, or with fine not exceeding one thousand rupees, or with both

- (2) No court shall take cognizance of any offence punishable under sub-section (1) except with the previous sanction in writing,—
  - (a) in the case of contravention of any order or any wilful failure to comply with any summons, requirement or direction of the Central Government, of the Central Government;
  - (b) in the case of contravention of any order or any wilful failure to comply with any summons, requirement or direction of a National Service Tribunal, of the National Service Tribunal.
- (3) Notwithstanding anything contained in the Code of Criminal Procedure, 1898, an offence punishable under sub-section (1) shall be cognizable.
- (4) No court inferior to a Presidency Magistrate or a Magistrate of the First Class shall try any offence punishable under subsection (1).

Service 27. Any summons, notice, requirement, direction or order issued, of summons, made or given to any person under this Chapter may be served notices, orders, etc. by being sent by registered post addressed to that person at his last known residence.

Power to make rules.

- 28. (1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Chapter.
- (2) Without prejudice to the generality of the foregoing power, such rules may prescribe—
  - (a) the occupations which shall be notified occupations for the purposes of this Chapter;
  - (b) the composition, powers and procedure of National Service Tribunals;
  - (c) the technical personnel, which may be taken into the employment of any notified establishment under sub-section (2) of section 22 and the period within which and the terms and conditions on which such personnel shall be so taken;
  - (d) the medical authority before whom any person may be required to submit himself for examination under subsection (6) of section 23:
  - (e) the terms of service of technical personnel taken into employment in the national service;

- (f) the conditions in accordance with which released from employment in the national service may reinstated in their former employment;
- (g) the appointment of Technical Personnel (Reinstatement) Tribunals and the matters in relation to reinstatement which such Tribunals may be required to deal with:
- (h) the provisions relating to engagement, discharge or dismissal of persons by any employer in any establishment on the premises of which notices have been posted under subsection (1) of section 25;
- (i) any other matter which may be prescribed or which is to be provided for by rules.
- (3) Any rule made under this Chapter may provide that a contravention of the rule shall be punishable with imprisonment for a term not exceeding six months, or with fine not exceeding one thousand rupees, or with both.

#### CHAPTER VI

### REQUISITIONING AND ACQUISITION OF IMMOVABLE PROPERTY

29. (1) Notwithstanding anything contained in any other law Requisifor the time being in force, if in the opinion of the Central Govern-immovable ment or the State Government it is necessary or expedient so to do property. for securing the defence of India, civil defence, public safety, maintenance of public order or efficient conduct of military operations, or for maintaining supplies and services essential to the life of the community, that Government may by order in writing requisition any immovable property and may make such further orders as appear to that Government to be necessary or expedient in connection with the requisitioning:

Provided that no property or part thereof which is exclusively used by the public for religious worship shall be requisitioned. •

- (2) The requisition shall be effected by an order in writing addressed to the person deemed by the Central Government or the State Government, as the case may be, to be the owner or person in possession of the property, and such order shall be served in the prescribed manner on the person to whom it is addressed.
- (3) Whenever any property is requisitioned under sub-section (1), the period of such requisition shall not extend beyond the period for which such property is required for any of the purposes mentioned in that sub-section.
- 30. Whenever in pursuance of section 29 the Central Govern-Payment of ment or the State Government, as the case may be, requisitions any tion. immovable property, there shall be paid to the persons interested

compensation the amount of which shall be determined by taking into consideration the following, namely:—

- (i) the rent payable in respect of the property or if no rent is payable, the rent payable in respect of similar property in the locality:
- (ii) if in consequence of the requisition of the property the person interested is compelled to change his residence or place of business, the reasonable expenses (if any) incidental to such change;
- (iii) such sum or sums, if any, as may be found necessary to compensate the person interested for damage caused to the property on entry after requisition or during the period of requisition, other than normal wear and tear:

Provided that where any person interested being aggrieved by the amount of compensation so determined makes an application within the prescribed time to the Central Government or the State Government, as the case may be, for referring the matter to an arbitrator, the amount of compensation to be paid shall be such as the arbitrator appointed in this behalf by the Central Government or the State Government, as the case may be, may determine:

Provided further that where there is any dispute as to the title to receive the compensation or as to the apportionment of the amount of compensation, it shall be referred to an arbitrator appointed in this behalf by the Central Government or the State Government, as the case may be, for determination, and shall be determined in accordance with the decision of such arbitrator.

Explanation.—In this section and in section 37, the expression "person interested" in relation to any property includes all persons claiming or entitled to claim an interest in the compensation payable on account of the requisitioning or acquisition of that property under this Act.

Powe to obtain informstion and give direction.

- 31. The Central Government or the State Government, as the case may be, may, with a view to requisitioning any property under section 29 or determining the compensation payable under section 30, by order—
  - (a) require any person to furnish to the authority mentioned therein such information in his possession relating to any property as may be specified;
  - (b) direct that the owner, occupier or the person in possession of the property shall not, without the permission of Government, dispose of it or where it is a building, structurally alter it till the expiry of such period as may be specified in the order.

32. Any person authorised in this behalf by the Central Govern- Power ment or the State Government, as the case may be, may enter into entry into, and insany immovable property and inspect such property for the purpose of pection of, determining whether, and if so in what manner, an order under section property, etc. 29 should be made in relation to such property or with a view to securing compliance with any order made under that section.

33. (1) Any person remaining in possession of any requisitioned Eviction property in contravention of any order made under section 29 may quisitioned be summarily evicted from the property by any officer empowered property. in this behalf by the Central Government or the State Government, as the case may be.

- (2) Any officer so empowered may, after giving to any woman not appearing in public reasonable warning and facility to withdraw, remove or open any lock or bolt or break open any door of any building or do any other act necessary for effecting such eviction.
- 34. If any person contravenes any order made under section 29 Penalty or section 31, he shall be punishable with imprisonment for a term travenwhich may extend to one year, or with fine, or with both.

tion of order any regarding requisitioning.

- 35. (1) Where any property requisitioned under section 29 is Release from requisition. to be released from such requisition, the Government by which or under whose authority the property was requisitioned or any person generally or specially authorised by it in this behalf may, after such inquiry, if any, as it or he may in any case, consider necessary to make or cause to be made, specify by order in writing the person to whom possession of the property shall be given and such possession shall, as far as practicable, be given to the person who appears to the Government or, as the case may be, the person authorised as aforesaid, to be entitled to the possession of the property at the time such
- order is made. (2) The delivery of possession of the property to the person specified in the order under sub-section (1) shall be a full discharge of the Government from all liabilities in respect of the property, but shall not prejudice by any rights in respect of the property which any other person may be entitled by due process of law to enforce against the person to whom possession of the property is delivered.
- 36. (1) Any immovable property which has been requisitioned Acquisiunder section 29 may, in the manner hereinafter provided, be acquired requisiin the circumstances and by the Government specified below, tioned property. namely: -

(a) where any works have, during the period of requisition, been constructed on, in or over the property wholly or partly at the expense of any Government, the property may be sequired by that Government if it decides that the value of or the right to use, such works shall, by means of the acquisition of the property, be preserved or secured for the purposes of any Government, or

- (b) where the cost to any Government of restoring the property to its condition at the time of its requisition as aforesaid would, in the determination of that Government, be excessive having regard to the value of the property at that time, the property may be acquired by that Government.
- (2) When any Government as aforesaid decides to acquire any immovable property, it shall serve on the owner thereof or where the owner is not readily traceable or the ownership is in dispute, by publishing in the Official Gazette, a notice stating that the Government has decided to acquire it in pursuance of this section.
- (3) Where a notice of ocquisition is served on the owner of the property or is published in the Official Gazette under sub-section (2) then, at the beginning of the day on which the notice is so served or published, the property shall vest in the Government free from any mortgage, pledge, lien or other similar encumbrances and the period of requisition thereof shall come to an end.
- (4) Any decision or determination of a Government under subsection (1) shall be final, and shall not be called in question in any court.
- (5) For the purposes of this section, "works" includes every description of buildings, structures and improvements of the property.

Compensation for sequisition of requisitioned property.

- 37. (1) The compensation payable for the acquisition of any profor perty under section 36 shall be-
  - (a) the price which the requisitioned property would have fetched in the open market if it had remained in the same condition as it was at the time of requisitioning and been sold on the date of acquisition, or
  - (b) twice the price which the requisitioned property would have fetched in the open market if it had been sold on the date of the requisition,

#### whichever is less.

(2) Where any person interested is aggrieved by the amount of compensation determined in accordance with sub-section (1), he may make an application within the prescribed time to the Central Government or the State Government, as the case may be, for referring the matter to an arbitrator appointed in this behalf by the Central Government or the State Government, and the amount of compensa-

tion to be paid shall be such as may be determined by the arbitrator in accordance with sub-section (1).

- (3) The provisions of section 31 and section 32 shall apply in relation to the acquisition of any property or the determination of compensation for such acquisition as they apply in relation to the requisitioning of any property or the determination of compensation for such requisitioning.
- (4) Where there is any dispute as to the title to receive the compensation or as to the apportionment of the amount of compensation, it shall be referred to an arbitrator appointed in this behalf by the Central Government or the State Government, as the case may be, for determination, and his decision thereon shall be final.
- 38. (1) The Central Government or the State Government, as the Power case may be, may by notification in the Official Gazette, make rules make rules. for carrying out the purposes of this Chapter.
- (2) In particular, and without prejudice to the generality of the foregoing powers, such rules may prescribe-
  - (a) the procedure to be followed in arbitration proceedings under this Chapter:
  - (b) the period within which the owner of any property or any other person interested in the amount of compensation may apply to the Government concerned for referring the matter to an arbitrator;
  - (c) the principles to be followed in apportioning the costs of proceedings before the arbitrator;
    - (d) the method of payment of compensation;
    - (e) the manner of service of notices and orders;
    - (f) any other matter which has to be, or may be, prescribed.
- 39. Any property referred to in sub-section (2) of section 24 of Certain the Requisitioning and Acquisition of Immovable Property Act, 1952, properties requisiwhich continued, immediately before the commencement of that tioned under Act, to be subject to requisition under the Requisitioned Land law to (Continuance of Powers) Act, 1947, and has not, immediately before deemed the commencement of this Act, been released from requisitioning be re shall, notwithstanding anything contained in any other law for the under the chapter. time being in force or in any judgment, decree or order of any court, be deemed to be the property requisitioned under sub-section (1) of section 29 if such property is, in the opinion of the Central Government, now required for any of the purposes specified in that subsection:

#### Provided that-

(a) all'agreements or awards for the payment of compen-

sation in respect of any such property for any period of requisition before the commencement of this Act and in force immediately before such commencement, shall continue to be in force and shall apply to the payment of compensation in respect of that property for any period after such commencement;

(b) anything done or any action taken (including any orders, notifications or rules made or issued) under the Requisitioning and Acquisition of Immovable Property Act, 1952, or under the Requisitioned Land (Continuance of Powers) Act, 1947, and continued under the first-mentioned Act, shall, in so far as it is not inconsistent with the provisions of this Chapter or any rules or orders made thereunder, be deemed to have been done or taken under this Chapter.

### CHAPTER VII

#### SUPPLEMENTAL

- Power delegate.
- 40. (1) The Central Government may, by order, direct that any power or duty which by this Act or by any rule made under this Act is conferred or imposed upon the Central Government shall, in such circumstances and under such conditions, if any, as may be specified in the direction; be exercised or discharged also-
  - (a) by any officer or authority subordinate to the Central Government, or
  - (b) whether or not the power or duty relates to a matter with respect to which a State Legislature has power to make laws, by any State Government or by any officer or authority subordinate to such Government, or
    - (c) by any other authority.
- (2) The State Government may, by order, direct that any power or duty which by this Act or by any rule made under this Act is conferred or imposed on the State Government or which, being by this Act or any such rule conferred or imposed on the Central Government, has been directed under sub-section (1) to be exercised or discharged by the State Government, shall, in such circumstances and under such conditions, if any, as may be specified in the direction, be exercised or discharged by any officer or authority not being (except in the case of a Union territory) an officer or authority subordinate to the Central Government.
- Rales to be
- 41. Every rule made by the Central Government under this Act hid before shall be laid, as soon as may be after it is made, before each House Patliament, of Parliament while it is in session for a total period of thirty days

which may be comprised in one session or in two or more successive sessions, and if before the expiry of the session in which it is so laid or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

- 42. (1) Except as may be provided in this Act or in any rule Jurisdicmade thereunder or in any order made under any such rule by the ordinary Central Government or the State Government or by an officer not courts. below the rank of Collector empowered under sub-section (1) or sub-section (2) of section 40 to make such order, the ordinary criminal and civil courts shall continue to exercise jurisdiction.
- (2) For the removal of doubts, it is hereby declared that any provision in any such rule or order as aforesaid to the effect that the decision of any authority not being a court shall be final or conclusive shall be a sufficient excepting provision within the meaning of subsection (1).
- 43. The provisions of this Act or any rule made thereunder or any Effect of Act order made under any such rule shall have effect notwithstanding and rules, inconanything inconsistent therewith contained in any enactment other sistent with than this Act or in any instrument having effect by virtue of any actments, enactment other than this Act.

44. Any authority or person acting in pursuance of this Act shall Ordinary interfere with the ordinary avocations of life and the enjoyment of tions property as little as may be consonant with the purpose of ensuring life to be the public safety and interest and the defence of India and civil fered defence.

little possible.

to orders

- 45. (1) No order made in exercise of any power conferred by or Savings under this Act shall be called in question in any court.
- (2) Where an order purports to have been made and signed by any authority in exercise of any power conferred by or under this Act, a court shall, within the meaning of the Indian Evidence Act, 1872, presume that such order was so made by that authority.
- 46. Unless otherwise expressly provided in any rules or orders Chapter made under Chapter III, nothing contained in that Chapter or any III not such rules or orders shall apply to the Armed Forces of the Union measures or to any measures taken by any of the authorities in control of the taken the Armed Forces for the purpose of securing the defence or safety of tect on such forces or for the protection of any naval, military or air force Rorces. installations or stores.

Protection of action taken under th Act.

- 47. (1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of this Act or any rules made thereunder or any orders issued under any such rule.
- (2) Save as otherwise expressly provided under this Act, no suit or other legal proceeding shall lie against the Government for any damage caused or likely to be caused by anything in good faith done or intended to be done in pursuance of this Act or any rule made thereunder or any order issued under any such rule.

Eupeal and saving.

- 48. (1) The Defence of India Ordinance, 1962, and the Defence of India (Amendment) Ordinance, 1962, are hereby repealed.
- (2) Notwithstanding such repeal, any rules made, anything done or any action taken under the Defence of India Ordinance, 1962, as amended by the Defence of India (Amendment) Ordinance, 1962 shall be deemed to have been made, done or taken under this Act as if this Act had commenced on the 20th October, 1962.

Validation of certain requisitions.

49. All property, immovable or movable, purporting to have been requisitioned under the Defence of India Ordinance, 1962, on or after the 26th October, 1962 and before the coming into force of the relevant provisions of that Ordinance or the Defence of India Rules, 1962 made thereunder, shall be deemed to have been validly requisitioned, as if that Ordinance and those rules had been in force on and from the 26th October, 1962 and accordingly, the provisions of this Act and those rules shall apply to and in relation to such requirilies.

R. C. S. SARKAR, Secretary.

# The

# Calrutta



# Gazette

# Extraordinary Published by Authority

HAYANA 28 J WEDNESDAY, DEC. 19, 1962 [SAKA 1884

# PART IB.—Educational Notices GOVERNMENT OF WEST BENGAL

## **EDUCATION DIRECTORATE**

### NOTIFICATION

No. 4T.B.—17th December 1962.—It is hereby sified for general information that on the recomdation of the Expert Committee specially sinted for the purpose, the Director of Public ruction, West Bengal, has approved the following is as text-books in English for Classes III and for the year 1963, for all schools and madrashas Vest Bengal.

(i) Any deterioration in the quality of paper, printing, or illustrations of an approved book will render it liable to immediate withdrawal from the list. (Glazed paper should not be used.)

Misleading statements on the cover or title page should be avoided.

Mistakes and misprints should be corrected.

# LIST OF APPROVED BOOKS

# English for Class III

(Price Rs. 0.50 nP. each copy)

The Control of

(1) Blue Lotus Reader, Book I (Primer), by J. G. Bruton (Oxford University Press, Mercantile Buildings, Celeutta).

- (2) Deepak Reader, Book I (Edition for M Bengal), by J. F. Forrester (Oxford Univer-Press, Mercantile Buildings, Calcutta).
- (3) New Method Reader, Book I, by S. Barm (Oriental Book Company, 56 Surva S Street, Calcutta).
- (4) National Primer I, by Nil Krishna Mitra at Bandana Mitra (Barindra Mitra, Na Prokash, 206 Cornwallis Street, Calcutta)
- (5) The Red Rose Primer, by S. K. Mallik (Ar Bhowal. 1/1A College Calcutta-12).
- (6) Everest Primer by Narayan Mukhopadhya (Abhoypada Bose, Premier Book Compan 8 Shyama Charan De Street, Calcutta-12).
- (7) A New Pattern Primer I, by Madhusudan De (P. C. Mazumdar & Bros., 22 5B Jhama pukur Road, Calcutta-9).

## English for Class IV

(Price Rs. 0.75 nP. each copy)

- (1) Blue Lotus Reader, Book I (Primer), by J. ( Bruton (Oxford University Press, Mercantit Buildings, Calcutta).
- (2) Deepak Reader, Book I (Edition for Wingersit, by J. F. Forrester (Oxford University) Press, Mercantile Buildings, Calcutta).
- (3) Vivek Readers Primer II. bv Chandra Chakraborty (Dhirendra Nath Bel 12/1 Chaitan Sen Lane, Calcutta-12).
- (4) New English Primer Book II, by Dr. Srikum Banerjee (D. C. Bose, Modern Book Agency 10 Bankim Chatterjee Street, Calcutta).
- by Madhusudan (5) A New Pattern Primer II, Dev (P. C. Mazumdar & Bros., 22). Jhamapukur Road, Calcutta-9).

(Blue Lotus Readers, Book I, and Deepak Readers, Book I, are combined Reader for both these books i and IV. The prescribed price for Rs. 1.25 nP. per copy.)

B. DATIA, Director of Public Instruction West Bengal.

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# Extraordinary Published by Authority

HAYANA 28] WEDNESDAY, DEC. 19, 1962 [SAKA 1884

I I—Orders and Notifications by the Governor of West mgal, the High Court, Government Treasury, etc.

## GOVERNMENT OF WEST BENGAL

## LAW (JUDICIAL) DEPARTMENT

### NOTIFICATION

No. 10161-J.—18th December 1962.—In exercise of e power conferred by sub-section (1) of section 3 the Calcutta Sheriff's Act, 1948 (West Bengal Act XX of 1948), the Governor is pleased to appoint iri Rabindra Nath Sen, M.A., LL.B., B.Com. ond.), A.C.S. (England and Wales), to be the Sheriff Calcutta with effect from the 20th December 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

# The



## Extraordinary

## Published by Authority

(YANA 26]

MONDAY, DECEMBER 17, 1962

[SAKA 1884

I.—Orders and notifications by the Government of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

# ORATE OF COMMERCIAL TAXES WEST BENGAL NOTIFICATIONS

of T.- 28th December 1961.--In pursuhe provisions of section 9 of the Bengal Sales Tax) Act, 1941 (Bengal Act VI of e following names and addresses of l dealers whose registrations under the amended with effect from the date noted ach of them and in respect of the partipearing in the different items in the indicated against such particulars are for general information:---

erial number, name, address, chief place of business and number of branches.

umber and date of the registration certificate.

oods for use in manufacture or in the execution of contracts.

goods for resale.

late of amendment.

har Kana Saha Chowdhury and Biseswari Hying on business under the trade name the National Industries, (S) 71/B Kasariid, Calcutta (for) 23/2 Rup Narayan Nandan Lane, Calcutta (a); AL/786A, 29-10-60 (b); (A) 15/amp/250 volts, iron clad main switch (conduit entry) T.N.Ps national brand (c); 9-12-61 (c).

- 2. Thanwardas, Amar Prakash, Anandram, Hundraj Mall and Suroj Prakash carrying on business under the trade name Messrs. Thanwardas & Co., (8) 3/1/4 Kedar Bose Lane, Calcutta (for) 1/1/1 Sashi Sekhar Bose Road, Calcutta (a); AL/798A, 30-12-60 (b); 13-12-61 (e).
- 3. (8) Pratulla Kumar Dutta (Karta of Hindu united family) carrying on business under the trade name Messrs. Panch Kari Dutta, (for) Profulla Kumar Dutta carrying on business under the trade name Messrs. Panch Kari Dutta, 42/C Ashutosh Mukherjee Road, Calcutta (a); AL/108A, 9-6-56 (b): 14-12-61 (e).
- 4. Messrs. Builders and Traders, Barakar, district Buildwan (a); AS/2194A, 15-4-61 (b); (A) Paints, wire nettings, hinges, nuts and bolts, pipe and pipe fittings, cane buskets, shovels, showals, steel chairs, collupsible gate, m.s. angles and flats, fans and radio parts (d); 8-12-61 (e).
- 5. Messrs, Mahurilal Madanlal, Burnpur (a); AS/954A, 9-11-48 (b); (A) Cuminseed, coriander seeds, chillies, hand-made soap, tea, cocoanut oil, poppy seeds, fenugreek seeds, soda, dry fruits, cardamom, ghee, tejpata, groundnut oil, mustard oil, empty tin, gunny bags, pulses, wheat and

- wheat products, gur, salt, oil cake, kerosine oil, matches for general merchandise as and when required for re-sale (d); 11-12-61 (e).
- 6. Messrs. Bon Behari Kundu and Manick Chandra Kundu, Raniganj (a); AS/1341A, 10-6-50 (b); (A) Powder, snow, cream, hair oil, scent, kumkum, vermilion, alta, tooth brush and powder, dental cream, paper, pencil, khata, ink, inkholder, torch-cell and torch batteries, hurricans, rubber ball, needle, tape, locks and keys, glass, chinney, butter, glass, comb, tea, tea cutlery, insense, shoe polish, fire works, leather bag for stationery goods (d); 11-12-61 (e).
- 7. Messrs. Chandra Kant M. Sheth and Dinkarlal M. Sheth (Partners) carrying on business under the trade name Bombay Variety Stores, Nachan Road, Durgapur (a); \( \text{A} \) / 8/2244\( \text{A} \), 25-10-61 (b); (A) Kitchen ware, crockery, glass ware, leather goods, travelling requisites, hats and caps, umbrella, rain coats, swimming costumes, toys, flasks, Ice bowls and spares, plastic goods, torcheell and spares, cutlery, wristwatch belts, tinned and bottled provisions, sports goods, musical mstruments, bangles and bracelates, shampoo, shoe polish and brush, ribbons, blue, tinapol, perfumes, locks, scissors, nailcutters, tapes, chains, needles, screw drivers, springs, fastners and hooks, paper and exercise book, account book and register, sweets, gogles, lighters, rexin cloth, tobacco pipes, sanitary towels, toilet papers, polythene wares, pen, pencil, pen holders, pin and chips, pincushion, blotter, paper weight, calling bell, desk calender, office files, paper cutter (d); 13-12-61 (e).
- S. Vyapar Mandal Limited, 47 Khengrapatty Street, Calcutta, (A) P-4 New Howrah Bridge Approach Road, Calcutta (a); (S) AT/287B (for) AT/3546A, 23-4-59 (b); (A) (1) Raw materials, viz., rope, jute, twine, brass rings, tapes, cotton trill, bamboos, timber, nails, hessian cloth, iron files, thread, jute canvas, flex twines. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Tents and (ii) Tarpaulins (c); 12-12-61 (e).
- 9. Messrs. Dharamchand Sethia, Mangilal Sethia and Basantmal Sethia carrying on business under the trade name Basantmal Sankarlal, 57 Khengrapatty Street, Calcutta (a); AT/1315A, 31-5-44 (b); (A) Zip fastener, lace and polythene basket (d); 12-12-61 (e).
- 10. Sarbasri Rukmanand Kejrimal and Murlidhar Purahit carrying on business under the trade name Cosmopolitan Enterprisers, 180 Cross Street, Calcutta (a); AT/3613A, 29-10-59 (b); (A) Creosote oil (d); 13-12-61 (e).
- 11. (8) Shri Harkesondas Nagindas and Taramati Nagindas carrying on business under the trade name Harkison Das & Co. (for) Shri Nagindas Prabhudas and Shri Harkisondas Nagindas carrying on business under the trade name Harkisondas & Co. 9 Amratola Street, Calcutta (a); AT/2060A, 28-10-48 (b); 13-12-61 (e).

- 12. (S) Shri Sarajmal Taparia, Shri Taparia, Bajranglal Taparia, Shri Kishanla and Jogdish Prasad Malpani carrying on under the trade name Jagannath Jeetma Shri Sarajmal Taparia, Shri Kishorlal Sata Sohanlal Taparia and Shri Brajranglal carrying on business under the trade name Jagannath Jeetmal, 37 Armenian Street, (a); AT/505A, 15-2-49 (b); 13-12-61 (c)
- 13. Shri Somabhai Patel and Shri R. Patel carrying on business under the trade Messrs. Raojibhai Somabhai Patel. (8) Armenian Street, Calcutta (for) 3.1 Rupelad Street, Calcutta (a); AT/2992A, 24-11-11 13-12-61 (e).
- 14. Messrs. Dwarkaprosad Agarwall Narajan Prosad Agarwalla carrying on hounder the trade name Bharat Export & Impe 6 Karbala Md. Street, Calcutta (a); Al 24-10-49 (b); (A) Hessian and shellar 13-12-61 (e).
- 15. (S) Messrs. Vivek Chand Burman, Chand Burman, Pradip Chand Burman and Sagar Awarthy (Partners) carrying on bi under the trade name Messrs. Western Publicity 8. (S) 142 Rash Behari Avenue, Calcutta-29. 12 Pery Mohan Paul Lane, Calcutta-7. (a) BH/3337A (for) MK/2856A (b); 12-12-6;
- 16. (8) Shri Megraj Chittanga, business under the trade name Infema Strainer Mfg. Co. (for) Messes. Intema Strainer Mfg. Co., 161/1 Mahatma Gandh Calcutta (a); CL/2913A, 29-5-58 (b); 8-426
- 17. (S) Messrs. Salebhoy Abedah and I Salebhoy carrying on business under the trade Salebhoy Abedali (for) Shri Salebhoy Acarrying on business under the trade name bhoy Abedali, 51 Canning Street. Calcutta CL/2098A, 7-12-50 (b); 8-12-61 (c).
- 18. (S) Messrs. Mohammed Gulza: and nath Khanna carrying on business under the name Shafi Brothers & Co. (for) Shafi Brothers Co., 5A Gopal Chandra Lane, Calcuta CL/532A, 30-9-41 (b); 9-12-61 (e)
- 19. (S) Shri Anil Kumar Dhingia Bi Dhingra and Hanshraj Dhingra carrying on lass under the trade name Union Trading Cration (for) Union Trading Co., 7 Colootola St Calcutta (a); CL/3175A, 5-5-60 (b); 11-12-61
- 20. Messrs. Abdul Hai, Mohd Ibrahim Murtaza Hossain carrying on business under trade name Md. Ibrahim Abdul Hai, (8) 9 8 nath Babu Lane, Calcutta-12 (for) 38H/1 6 East Road, Narkeldanga, Calcutta (a); (8) 4 3364A (for) MK/3231A, 12-1-61 (b); 12-12-61
- 21. Messrs. H. Agarwalla, B. Agarwalla and S. Agarwalla carrying on buunder the trade name Nandram Humatram Lower Chitpore Road, Calcutta (a); (1, 3, 16-6-60 (b); (A) (1) Raw materials. (2) I machinery, spare parts and accessories. Protestate all goods for which exemption from page

- of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Laminated jute bags (c); 12-12-61 (c).
- 22. (8) Shri Kantilal Parekh carrying on business under the trade name Guzrat Trading Co., (for) Messrs. Guzrat Trading Co., (8) P-40 Ezra Street, (alcutta (for) 3 Sunyet Sen Street, Calcutta (a); (L 2467A, 11-7-53 (b); 13-12-61 (e).
- 23. (S) Shri Ved Prakash Thappar (Proprietor) carrying on business under the trade name Pioneer Webbing Factory (for) Shri Ved Prakash Thappar (Proprietor) carrying on business under the trade name Ved Parkas Thapar & Sons, 38 Netaji Subhas Road, Calcutta (a); CR/1476A, 14-9-48 (b); \$12-61 (c).
- 24. Shri Nemabhai Adamally carrying on husiness under the trade name Messts. Swastik Engineering Co., 67B Netaji Subhas Road, Calcutta (a); CR/3140A, 14-8-61 (b); (A) M.s. rods (d); 8-12-61 (e).
- 25 (S) Messrs. Champalall Baid and Champalall Bauthia carrying on business under the trade name Messrs. Hamirmall Champalall, 2 Raja Woodmunt Street, Calcutta (a); CR 1401A, 1.6-48 (b); 8-12-61 (c).
- 2C. (8) Messrs. Gangadas Rathi, Ganeshlal Rathi and Sundarlal Rathi, carrying on lusiness under the trade name Rethi Brothers (for) Gangadas Rathi, Ganeshlal Rathi and Brijnohan Rathi carrying on business under the trade name Rathi Brothers, 115 Canning Street, Calcutta (a): CR/ 3059A, 13-1-59 (b); 9-12-62 (c).
- 27. Shri Dibakar Roy (Proprietor) carrying on business under the trade name P. N. Roy & Co., 89 Netaji Subhas Road, Calcutta (a): CR/411A, 26-9-41 (b); (A) Coir pole, spade, brass pin, aluminium articles, bolts and nuts, stencil, pliers, chisel, copper rivets and copper washer (d): 13-12-61 (e).
- 28 Shri Nandalal Bhadra (Proprietor) carrying on business under the trade name N. L. Bhadra & Co., (S) 85 Netaji Subhas Road, Calcutta (for) 40/2 Strand Road, Calcutta (a); CR/3048A, 13-10-60 (b); 14-12-61 (e).
- 29 (S) Chunilal Prabhudas & Co., (Cal.) Private Ltd., 1 Bonfields Lane, Calcutta (for) Messrs. Chanilal Prabhudas & Co., (Cal.) Private Ltd., 55/58 Canning Street, Calcutta (a); (S) CR/ 3174A (for) CL/1808A (b); 14-12-61 (e).
- 30. (S) Shri Dilip Kumar Sur and Shri Bipronath Sur (Partners) carrying on business under the trade name Ruth & Co. (for) Messrs. Ruth & Co. 12 Dalhousie Square, Calcutta (a); EL/205A, 11-10-41 (b); (D) General merchandise, (A) Cane, bran, tent, terpaulin, steel trunk, plastic sheets, felt and gum (d); 8-12-61 (e).
- 31. Messrs. The Indian Cable Co. Ltd., 9 Hare Street, Calcutta (a); EL/327A, 27-9-41 (b); (D) For use in the execution of electrical contracts (c); 12-12-61 (e).

- 32. Messrs, L. D. Seymour & Co. (India) Ltd., (8) 12 Chowringhee Square, Calcutta-1 (for) 30 Ganesh Ch. Avenue, Calcutta (a); (8) EL/3494A (for) 8L/2837A, 23-8-55 (b); 12-12-61 (e).
- 33. Shri Satish Chandra Dhara, Shri Sudarshan Chandra Dhara, Sarat Chandra Dhara, Makhamlal Dhara and Subodh Chandra Dhara carrying on business under the trade name Messrs. Model Engineering Works, (8) Shanpur, Sibtola, post office Dasnagar, district Howrah (for) -30/2/1 Narasingha Datta Road, Howrah (a); HW/1659A, 19-8-55 (b); 9-12-61 (c).
- 34. Messrs, Sishir Kumar Bal and Chittaranjan Chowdhury carrying on business under the trade name Bela Engineering Works, (S) Brojonath Lahiri Lane, post office Santragachi, district Howrah (for) 24/5 Brindaban Mullick Lane, Howrah (a); HW/2114A, 27-4-60 (b); 9-12-61 (e).
- 35. (8) Messrs, Sudarshan Paul and Madan Mohan Paul carrying on business under the trade name Messrs, Sudarsan Pal and Madan Mohan Pal (for) Messrs, Sudarsan Pal and Madan Mohan Pal, Munshirhat, post office Narendrapur, Howrah (a); HW/1119A, 16-6-50 (b); 12-12-61 (e).
- 36. Shrimati Sudha Roy carrying on business under the trade name Messrs. Allied Engineering Concern, (8) 2/1 Amullya Charan Roy Lane, Howrah (for) 1/2/1 Fakirdas Mondal Lane, Howrah (a); HW/1886A, 24-2-58 (b); 13-12-61 (e).
- 37 (S) Messrs, Bengal Foundry and Steel Equipments (Private) Ltd. (for) Messrs, Bengal Foundry and Steel Equipments Ltd., 41/5 Bipradas Chatterjee Lane, Sibpur, Howrah (a); HW/1682A, 17-2-56 (b); 13-12-61 (e).
- 38. (S) Messrs. Nathmal Khemka and Matreemal Tebrewalla (Partners) carrying on business under the trade name Matreeman Nathmal (for) Messrs. Matreemal Nathmal, 20 Maharshi Debendra Road, Calcutta-7 (a); JK/2514A, 8-4-53 (b); (D) Oils and oil seed, (A) Groundnut oil, til oil, mustard oil, cocoanut oil, til seed, mustard seed, mahua seed, cocoanut seed, linseed, groundnut seed, kusum seed (d); 8-12-61 (e).
- 39 Messrs, Chaitanya Charan Bhur and Bonbehari Bhur (Partners) carrying on business under the trade name C. C. Bhur, 20 Maharshi Debendra Road, Calcutta-7 (a): 4K/71A, 10-10-41 (b); (D) Other general merchandise as when required and certified by the dealer, (A) G.i. and g.e. sheets, g.i. products, flats, rods, angles, wire nettings, expanded metal, metal and metal products, machine tools, tool-tips, machinery accessories, mill stores, e.i. specials, scale and weights, marine stores, tea garden stores, welding accessories and materials, pump, pipe and tubewell fittings, hose pipe, and fittings, sanitary ware and fittings, electrical goods, paper and boards, asbestos corrugated and plain sheets and fittings, ropes and coir strings, potteries, glass and glass ware, crockery, cutlary, incandecent lights and fittings, steel and wooden furniture.

- wooden doors and windows, shutters, wax, minerals, aluminium ware and aluminium products, paints, varnish and raw maierials for paints products, brushes, water proof compounds, bituminous compound and solution, pitch, coal tar, tarpaulin, canvas, hessian cloth, timber, wood, cane and cane baskets, bamboo mats, fenugreek seed, catechew, kerosene oil, sweeping oil (d); 8-12-61 (e).
- 40. (8) Shri Indra Chand Kejriwal (Proprietor) carrying on business under the trade name Messrs. Kaniram Hazarimull (for) Messrs. Kaniram Hazarimull, 2 Doyehatta Street, Calcutta (a); JK/81<sup>4</sup>A, 29-9-41 (b); (D) General merchandise as and when required, (A) Aniseed, corriander fruit, poppy seed, ajowa, linseed, castor seed, mangrella, hessian twine, gunny bags, empty drums, wires, weighing machine (d); 9-12-61 (e).
- .41. Messrs. Keshavdeo Kajoria and Chandra Bhusan Bajpayee carrying on business under the trade name Messrs. Thanmull Keshavdeo, 24 Burtolla Street, Calcutta (a); JK/2183A, 30-8-54 (b); (A) Coir string, bleaching powder, gugal, Jawakhar, raskapoor, rasindur, singhrab, labanchaki, chuniwal flour, cowree, lead, tea, nausadar, sohaga, vermillion, dry fruits, gunny bags, paper bags, and mineral oil (d); 13-12-61 (e).
- 42. (8) Shantilal C. Mehta (Proprietor) carrying on business under the trade name Messrs. Chhotalal Amulakh and Mohenlal (for) Messrs. (hhotalal Amulakh and Mohanlal, 23 Sir Hariram tioenka Street, Calcutta-7 (a); JK/840A, 25-9-41 (b); 13-12-61 (e).
- 43. Messrs, Narendranath Sett, Satcowri Sett, Balai Chandra Sett, Pannalal Sett and Jodhayapati Sett carrying on business under the trade name Natabar Sett, 8/1 Maharshi Debendra Road, Calcutta (a); JK/347A, 27-9-41 (b); (D) General merchandise as and when required (d); 14-12-61 (e).
- 44. Shri Ratanlal Sharma (Proprietor) carrying on business under the trade name The Modern Processors, 43 Sir Hariram Goenka Street, Calcutta-7 (a); JK/3036A, 29-2-60 (b); (Λ) Keirol and serinawax (c); 14-12-61 (e)
- 45. (8) Messrs. Bholanath Kundu, Tarapada Kundu, Madan Mohan Kundu and Lakshman Chandra Kundu carrying on business under the trade name Bhola Nath Kundu (for) Messrs. Bholanath Kundu, Boralghat Road, Nabadwip, Nadia (a); KR/1298A, 20-11-50 (b); (D) Iron materials and stationery goods (d); 8-12-61 (e).
- 46. (8) Messrs, Biswanath Dey, Kedar Nath Dey, Jagannath Kundu, Shambhu Nath Kundu, Susil Kumar Kundu, Keshab Kumar Kundu, Susil Kumar Kundu and Dulal Chandra Kundu (Partners) carrying on business under the trade name Messrs. Gobardhan Paul, Nagendra Nath Dey, Biswas Nath Dey (for) Messrs, Gobardhan Paul, Nagendra Nath Dey, Biswa Na(h Dey, 56/2 Maniktola Street, Čalcutta (a); MK/259A, 24-9-41 (b); 8-12-61 (e).

- 47. (S) Sm. Madhuri Roy Choudhury (Proprietress) carrying on business under the transparence Messrs. National Press (for) National Press, 31A Keshab Chandra Sen Street, Calcutta (a), MK/2637A, 22-2-56 (b); 8-12-61 (e).
- 48. Shri Prabhat Kumar Das (Proprietor) carrying on business under the trade name Messes. Pioneer Timber Products, 14/2 Canal East Road Calcutta (a); MK/3331A, 5-1-54 (b); (8) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Packing box, shooks, planks for sale (for) Wood, planks and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, Certified by the purchasing dealers to be required for use in any process in the manufacture of packing box, shooks and planks for sale (c); (1) Venesta Panel (d); 8-12-61 (e).
- 49. Messrs. Jagdeo Ram Bechu Ram, 58 Kailash Bose Street, Calcutta (a); MK 2858A, 18-3-58 (b); (A) Stainless steel scrap, lead scrap, aluminium scrap (d); 8-12-61 (e).
- 50. (S) Shri Sharada Kar (Proprietor) carrying on business under the trade name Messrs Talbasail Hosiery (for) Messrs. Talbasail Hosiery, 5 Baranashi Ghosh Street, Calcutta (a); MK 2799A, 6-9-57 (b); 9-12-61 (c).
- 51. (8) Messrs, Lalchand Chhawchharia, Sagarmal Chhawchharia and Biswanath Chhawchharia (Partners) carrying on business under the trade name Messrs, Vijoy Bolts Manufacturing Co. (for) Messrs, Vijoy Bolts Manufacturing Co. 1-A Nanda Mullick Lane, Calcutta (a); MK 2270A, 16-1-52 (b); 9-12-61 (e).
- 52. (S) Shri Matilal Kapur (Proprietor) carlying on business under the trade name Messis Rukmini Hosiery (for) Messis. Rukmini Hosiery. 23 Baranashi Ghosh Street, Calcutta (a) MK 1188A, 6-10-45 (b); 9-12-61 (e).
- 53. (S) Messrs. Kamal Krishna Mukherjee and Bimal Krishna Roy Choudhury (Partners) carrying on business under the trade name Tyre Service Station, 264/1 Acharya Profulla Chandra Road, Calcutta (for) Tyre Service Station, 264/1 Ipper Circular Road, Calcutta (a); (S) MK/2067Λ. (for) BD1/2067Α, 5-3-51 (b); 9-12-61 (c).
- 54. (S) Shri Subhagram Shaw (Proprietel carrying on business under the trade name Subhag Ram Chunni Ram (for) Messrs. Subhag Ram Chunni Ram, 77 Kailash Bose Street, Calcutta (a); (S) MK/2833A, (for) BDI/28333. 13-12-57 (b); 9-12-61 (e).
- 55. (S) Shri Dwarka Ram Shaw (Proprietor) carrying on business under the trade name Dwarks Ram Shaw (for) Messrs. Dwarka Ram Shaw, 778 Amherst Street, Calcutta (a); MK:1124A, 2-349 (b); 9-12-61 (e).

- 6. (8) Messrs. Laxmipati Choubay and lesh Chandra Choubey (Partners) carrying on liness under the trade name Choubay Transport, Jugal Kishore Das Lane, Calcutta (for) Messrs, whay Transport (a); MK/2752A, 21-3-57 (b); 261 (c).
- i. (S) Messrs. Harilall Gupta and Hari ayan Gupta (Partners) carrying on business or the trade name Hari Lall Gupta (for) srs. Hari Lall Gupta, 1 Chalta Bagan Lane, atta (a); MK/965A, 28-5-43 (b); 9-12-61 (c).
- Research (S.) Messrs. Halkampiram Verma and ri Prasad Verma (partners) carrying on busi-under the trade name Halkampiram if Prasad (for) Messrs. Halkampiram Badri ad. 77 Kailash Bose Street, Calcutta (a); 2779A, 21-6-57 (b); 9-12-61 (e).
- ) (S) Shri Bindeshwari Ram (Proprietor) ving on business under the trade name Prasadi i Bhagwati Prosad (for) Messrs, Prasadi Ramgwati Prosad, 77 Kailash Bose Street, Calcutta MK/170A, 31-10-41 (b); 9-12-61 (e).
- 1 Shri Raghunath Rai Bareja (Proprietor) yang on business under the trade name Messrs. Vogel Industries, 188 Maniktola Main Road, atta (a); MK/228B, 15-11-61 (b); (D) Self ting, (A) Self priming (c); 9-12-61 (e).
- 1. (8) Shri Darshan Kumar Arora and Shri Kumar Arora carrying on business under the ename The Hosiery Emporium (for) Shri shan Kumar Arora and Sm. Kamalawati a carrying on business under the trade name Hosiery Emporium, 181A Chittaranjan nue, Calcutta (a); MK/3102A, 9-1-60 (b); 2-61 (c).
- 2 (8) Shri B. Mondal (Proprietor) carrying business under the trade name General Supply durate (for) Messrs, General Supply Syndicate, C Hartuki Bagan Lane, Calcutta-6 (a); (8) 2700A (for) BDI/2700A, 13-9-56 (b); (A) i fibres, cutlery, soap case, aluminium utensils, 13-12-61 (e).
- 3. (8) Shri Prankrishna Dey (Proprietor) tying on business under the trade name Messrs, w Popular Press (for) Messrs, New Popular SS, 18/A Simla Street, Calcutta (a); MK 4A, 22-9-50 (b); 14-12-61 (c).
- 34. Shri Ramani Kanta Saha (Proprietor) tying on business under the trade name Messrs.

  (a): ML/656A, 26-8-61 (b); (1) Raw mals. (2) Plant, mechinery, spare parts and sories. (3) Consumable stores, viz.. (D)

  (b): hucket, chinny. Provided that all goods which exemption from payment of sales fax is ned are intended for use in the actual process simulacture of the goods named below (c);

  (c):
  - . Shri Bissesswarlal Agarwala carrying on hess under the trade name Bissesswarlal twala. Belda Bazar, Belda, Midnapur (a); 4163A, 5.9-61 (b); (A) Refined groundnut oil dr; 8-12-61 (c)

- 66. Shri Radha Benode Basakh, Rebati Mohan Basakh, Kumud Bandhu Basakh, Gopeswar Sahu, Nekunju Behari Sahu, Radharani Basakh, Balaram Basakh, Ajit Kumar Basakh, Sudhendu Kumar Basakh, Nirod Kumar Basakh and Hari Pada Basakh carrying on business under the trade name Aeme Engineering Works, 156 Golebazar, Kharagpur, Midnapur (a); MN 888A, 13-9-49 (b); (A) Consumable stores, viz., zinc, sulphuric acid, ammon cloride, polishing unaterials, electrodes, d.a. gas, oxygen gas, paint (c); 8-12-61 (e).
- 67 Shri Benoy Kumar Choudhury carrying on business under the trade name Benoy Kumar Choudhury, P.O. Silda, Midnapur (a); MN/1551A, 21-7-61 (b); (A) Groundnut oil, cocoanut oil, tea (d); 8-12-61 (e).
- 68. Shri Guman Chand Bhandari, Narendra Saigh Bhandari, Vejoy Singh Bhandari and Kishori Singh Bhandari carrying on business under the trade name Bhandari & Sons, Bhandari Building, Kharagpur, Midnapur (a); MN/116B, 29-9-41 (b); (D) Motor truck and accessories, refrigerator, radic, mobil, electrical goods, cement, room air conditioner, (S) All types of motor vehicles (motor-cycles, motor scooter, motor cars, motor trucks, motor rikshaw, etc.) and motor accessories, refrigerators, radio, and radio accessories, mobil oil and lubricating oils, electrical goods, cement and room air conditioners (d); 9-12-61 (e).
- 69. Messrs, Rabin Electric Company, 115 Netaji Subhas Road, Calcutta (a); MR/2623A, 30-10-61 (b); (A) Electrical goods, copper wire, enamelwire, flexible wire (d); 9-12-61 (e).
- 70 Messrs Bengal Traders, 115 Netaji Subhas Road, Calcutta (a); MR 2395A, 6-7-57 (b); (A) Drawing materials, bleaching powder (d); 9-12-61 (e).
- 71 (S) Messrs, Jogjiban Samanta and Chandi Charan Samanta carrying on business under the trade name Jogjiban Samanta (for) Shri Jogjiban Samanta (Proprietor) carrying on business under the trade name Messrs, Jogjiban Samanta, 157 Netaji Subhas Road, Calcutta (a); MR/477A, 24-8-42 (b); 3-42-61 (c).
- 72. (8) Messrs Badrun Nessa Bibi, Zarina Bibi, Khairunessa Bibi, Sved Zafar Ali, Md. Salabuddin, Sultan Ahmed Siddiqui and Faiyaz Ahmed carrying on business under the trade name Standard Trading Company (6r) Messrs, Stadard Trading Company, 43 Mr Meher Ali Lane, Calcutta-15 (a); PG/2205A, 29-6-56 (b); 12-12-61 (c).
- 73. (S) Shi; Gangaram Khandeliya (Karta of Hindu united family) carrying on business under the trade name Messes, Maliram Ghanshyam Das, Balarampur (for) Shi; Maliram Khandelia (Karta, Hindu united family) carrying on business under the trade name Messes, Maliram Ghanshyam Das, Balarampur (a); PR/209A, 30-11-57 (b); 8-12-61 (e).

- 74. Shri Banarasilal Agarwala earrying on business under the trade name Messrs. Mahadeo Prasad Banarasilal, Main Road, Purulia (a); PR/311A, 25-10-60 (b); (A) Raw materials. Provided that all goods for which exemption from payment of Sales Tax is claimed are intended for use in the actual process of manufacture in West Bangal of the goods named below for sale: Brass, copper, belmetal, utensils (c); 9-12-61 (e).
- 75. (S) Messrs. Sudhansu Mitter, Sailendra Kumar Mitter, Santosh Kumar Mitra and Sarat Kumar Mitra carrying on business under the trade name S. K. Mitter & Sons (for) S. K. Mitter & Sons, 24 Brabourne Road, Calcutta (a); RB/425A, 7-6-45 (b); 8-12-61 (c).
- 76. Messrs. Kusum Products Ltd., 9 Brabourne Road, Calcutta, 2 Brabourne Road, Calcutta (1) (a); RB/S1B, 31-8-61 (b); (1) Raw materials, (2) Plant, machinery and spare parts. (3) Consumable stores, viz., oils lubricants. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (A) Molasses fermantation plant, alchohol distillation plant, crude and refined glycerine plant, fat splitting and fatty acid distillation plant, solvent oil extraction plant. batch type vegetable oil refining plant, accessories and spare parts for the above plants for sale (c); 8-12-61 (e).
- 77 Messrs, Ramniwas Modi and Bidyadevi Khazanchi carrying on business under the trade name Narriman Trading Corporation, P-36 India Exchange Place Extension, Calcutta (a); RB/ 1116A, 2-5-60 (b); (A) Fire bricks, fire clays, rubber and cork products (d); 9-12-61 (e).
- 78. (S) Messrs. Nawal Kishore Kejriwal, Guljarilal Petodia, Sidharth Kejriwal and Rajyabardhan Kejriwal carrying on business under the trade name Nawal Kishore Kejriwal, (for) Nawal Kishore Kejriwal, 23/24 Radhabazar Street, Calcutta (a); RB/58A, 11-7-45 (b); (A) sewing machine base (d); 9-12-61 (e).
- 79. (8) Messrs, Mahadeo Prosad Khemka and Gouri Sankar Khemka carrying on business under the trade name National Traders & Industries Corporation (for) National Traders & Industries Corporation, P-21/22 Radhabazar Street, Calcutta (a); RB/975A, 11-10-58 (b); (A) Silican and phosphorus bronge rods, copper sheets, brass plates, phosphorus bronze sheets (d); 12-12-61 (e).
- 80. (8) Messrs. Bhibhuti Bhusan Chatterjee, Anath Bandhu Chatterjee and Nityananda Chatterjee, carrying on business under the trade name A. C. Chatterjee & Co. (for) A. C. Chatterjee & Co., 57 Radhabazar Street, Calcutta (a); RB/247A, 3-3-50 (b); (A) (1) Raw materials. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below; (1) Printed account books and files (c); 12-12-61 (e).

- 81. (S) Shri Chhotulal Sethia carrying on bus ness under the trade name Chhotulal Sethia (tog Chhotulal Sethia, P-23/24 Radhabazar Stree Calcutta (a); RB/262A, 30-9-53 (b); 12-1-2-61 (c)
- 82. Messrs. Danmull Jawalaprasad, P. 23 g Radhabazar Street, Calcutta (a); RB/927 \(\lambda\), 9.14 41 (b); (D) General merchandise as and whe required (d); 12-12-61 (e).
- 83. (S) Messrs. K. T. Sahani, D. J. Sahan C. G. Advani, S. F. Vaswant, N. K. Sahani an M. C. Advani carrying on business under the trad name East India Paper Co. (for) East India Pape Co., 24 Brabourne Road, Calcutta (a); RB 291A 16-7-51 (b); 12-12-61 (e).
- 84. (S) Shri Babulal Santhalia carrying of business under the trade name Babulal Santhalia 48 Canning Street, Calcutta (a); RB 9: 15-5-58 (b); 13-12-61 (e).
- 85. (S) Shri M. P. Patel carrying on husi under the trade name Manubhai Purshottam & Co. Canning Street, Calcutta (a); RB 26 20-12-46 (b); (A) Nim oil, jute goods, aluming brass and iron wares, stone goods, electric mot stationery goods, ball bearings, leather good toilet requisites, hinges, (D) Kirana, rice, sundries goods, oil, general merchandise as when required (c); 13-12-61 (e).
- 86. (S) Messrs. Ramesh Chandra Vasude Bhatt, Jashwantrai Vasudeva Bhatt Har Chandra Vasudeva Bhatt and Nanda kish Vasudeva Bhatt carrying on business under trade name Allied Textile Agency († a) Merchel Agency, 63 Radhabazar Street Calculate (a); RB/779A, 25-6-55 (b); 13-12-64 (c)
- 87. (8) Shri Hari Pada Ghosal carrying business under the trade name Commercial Supply Agency, H-Canning Street, Calcutta-I (a); RB 360A, 365-(b); 13-12-61 (c).
- 88. (S) Messrs. Matadin Kajoria. Makaada Kajoria, Sm. Durgadevi Kajoria, Sita Devi Kajoria Malti Devi Kajoria and Uma Devi Kajoria carging on business under the trade name Hand S Company (for) Hind Supply Company. 48 Cal Street, Calcutta (a); RB/956A, 18-3-38 13-12-61 (e).
- 89. Shri Rampratap Agarwala, Shri Bal Agarwala and Shri Gangaram Agarwala to ners) carrying on business under the trade 1 Messrs. Jagannath Mohanlal, 65 Cotton St Calcutta (a); RJ/2248A, 21-6-45 ch: (A) piece goods, biri, stationery, table sale, jule ducts, readymade clothes, hosiery, spaces, however, and the sale of - 90. (S) Shri Debendra Nath Dutta, Shri Ratan Dutta and Shri Pravat Kumar Dutta (Peners) carrying on business under the trade in Messrs, Debendra Nath Dutta & Sons (for) Mes Debendra Nath Dutta & Sons, 13 Cotton Sm Debendra (a); RJ/274A, 8-12-41 (b); II-12-61 & Calcutta (a); RJ/274A, 8-12-41 (b); II-12-61 & Calcutta (b); II-12-61 & Calcutta (c); RJ/274A, 8-12-41 (b); II-12-61 & Calcutta (c); RJ/274A, 8-12-41 (c); II-12-61 & Calcutta (c); RJ/274A, 8-12-41 (d); RJ/274A, 8-

- 1. Shri Rameshwardas Agarwalla, Shri Abhey-Agarwalla, and Shri Omprakash Agarwalla riners) carrying on business under the trade Messrs. Rameshwardas Abheram & Co., 75 ton Street, Calcutta (a); RJ/2567A, 25-1-55; (A) Lead seal, tin seal, mild steel rounds and water-proofing felt (d); 12-12-61 (e).
- 2. (8) Shri Hari Narayan Mandal (Proprietor) rying on business under the trade name Messrs. N. Mandal & Co. (for) Messrs. H. N. Mandal Co. 167 Netaji Subhas Road, Rajakatra, Room 61-C, Calcutta (a); RJ/2889A, 16-5-59 (b); 12-61 (e):
- g3. (S) Shri Chandanmal Bengani and Shri lchand Bengani (Partners) carrying on business der the trade name Messrs. Manik Chand Punamand (for) Messrs. Manik Chand Punamchand, Mullick Street, Calcutta (a); RJ/1572A, 4:48 (b); 13-12-61 (e).
- 94. Shri Jay Krishna Roy (Proprietor) carry-2 on business under the trade name Messrs. Jay 2 shna Roy, 58 Clive Street, Calcutta (a); RJ/ 80A, 19-4-50 (b); (A) Blue, vermillion, dye and lour (c); 14-12-61 (e).
- 95. (8) Shri Bidhu Bhusan Dalal carrying on siness under the trade name B. B. Dalal (for) essrs. B. B. Dalal, 5 Nimtallaghat Street, Calta (a): SH/2755A, 9-2-59 (b); 9-12-61 (c).
- 96. (8) Shri J. M. Gupta (Proprietor) carrygon business under the trade name Messrs. napurna Stores (for) Messrs. Annapurna Stores, R. G. Kar Road, Calcutta (a); SH/954A, 25-5-45 b); 11-12-61 (e).
- 97 (8) Shri Benoy Krishna Bose (Proprietor) Stying on business under the trade name Benoy ishna Bose (for) Messrs, Benoy Krishna Bose, ) Ultadanga Railway Siding No. 28, Calcutta-(tor) Ultadanga Railway Siding No. 90, leutta-37 (a); SH/1797A, 16-12-50 (b); 11-12-61
- 98. Messrs, Jagat Ram Kapur, Gobind Ram pur, Ram Parkash Kapur, Madan Mohan Kapur, marnath Kapur, Suraj Parkash Kapur, Ved Paul apur (Partners) carrying on business under the ade name Gokal Chand Kapoor & Sons, (S) 65/1 arshi Debendra Road, Calcutta (for) 12/1A lsay Street, Calcutta (a); (s) SH/3154A (for) 1957A, 11-12-61 (e).
- 9. (S) Messrs. Shih Nath Bose and Uma Ranin carrying on business under the trade name u Printing Works (for) Basu Printing Works. Durga Charan Mukherjee Street, Calcutta, (D) 17/1 Baghbazar Street, (2) 82/4E Cornwallissel, Calcutta (a); (s) SH/3155A (for) SH/119B 51 (h); (D) Cloth, ink, colour, chemicals, nket, soap, soda, brushes, gum and A.B.C. tified by the purchasing dealer to be required use in any process in the manufacture of inted cloth, (A) (1) Raw materials, (2) Plant,

- machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Printed cloth (c); 11-12-61 (e).
- 100. (8) Nalini Bala Ghosh carrying on business under trade name Ghosh and Co. (for) Ghosh and Co., 9B Ramanath Mazumdar Street, Calcutta (a); SI, 230A, 19-11-1941 (b); 9-12-61 (e).
- 101. (8) Nalini Bala Ghosh carrying on business under the trade name New India Sports (for) II. C. Ghosh carrying on business under the trade name New India Sports, 44/1 Beniatola Lane, Calcutta (a); SL/3321A, 17-10-58 (b); 11-12-61 (e).
- 102 (8) Shri Avil Kumar Dey carrying on business under the trade name Messrs, A. K. Dey (for) Messrs, A. K. Dey, (8) 111 Bipin Behari Ganguly Street, Calcutta-12 (for) 111 Bowbazar Street, Calcutta (a); SL/1406A, 18-6-48 (b); 11-12-61 (c).
- 103. Shri Chandi Charan Bose carrying on business under the trade name Messrs. Eastern Scientific Co., 194 Bipin Behari Ganguly Street, Calcutta-12 (a); SL/254B, 16-12-53 (b); (A) Gasplant, pump motor, generator, epidioscope, santary goods, ammeter, voltmeter and exide cell (d); 11-12-61 (e).
- 104. (8) Shri Dilip Lumar Bhowani carrying on business under the trade name Messrs. Sailendra Nath China and Dilip Kumar Bhowani (for) Messrs. Sailendra Nath China. 16A, Coal Depot, Sealdah, Calcutta (a); SL/1673A, 4-5-49 (b); 12-12-61 (e).
- 105. Messrs, U. N. Dhar & Sons (Private) Ltd., 15 Bankim Chatteriee Street, Calcutta (a); SL/219B, 16-6-56 (b); Steel desk, steel chair, pressure lamps (c); 12-12-61 (c).
- 106. (8) Shri Nilkanta Bhakta carrying on business under the trade name Messrs. N. K. Bhakta & Co., (for) Messrs. N. K. Bhakta & Co., 10-4A Nebutola Row, Calcutta (a); SL/3129A, 30 7-57 (b); 12-12-61 (c).
- 107 Messes, Binov Bhusan Chatterjee and Sankar Bhusan Chatterjee, carrying on business ruder the trade name The Book Depository, (S) 4/1 Madan Street, Calcutta (for) 3 Mangoe Lane, Calcutta (a); (S) SL/2786A, (for) SL/2266A (b); 12-12-61 (e).
- 108. (8) R. G. Das carrying on business under the trade name India Parit Supply & Co. (for) India Paint Supply & Co., 104/A Lower Circular Road, Calcutta (a); SL/3346A, 13-1-59 (b); 12-12-61 (e).
- 109. (8) Messrs, Gora Chand Paul, Adwaitya Paul and Radhakanta Paul, carrying on business under the trade name Paul Brothers (for) Messrs.

- Paul Brothers, (S) 100 Bipin Behari Ganguly Street, Calcutta-12 (for) 100 Bowbazar Street, Calcutta (a); SL/2406A, 30-4-52 (b); 13-12-61 (e).
- 410. (S) Shri Anadi Charan Nandy (Proprietor) carrying on business under the trade name Anadi Charan Nandy (for) Messrs. Anadi Charan Nandy, Sheakhala, Hooghly (a); SP/84A, 11-9-41 (b); 8-12-61 (e).
- 111. (S) Shrimati Durga Rani Kumar (Proprietress) carrying on business under the tradename Coomar & Co., (for) Messrs. Coomar & Co., Station Bazar, Boinchee, Hooghly (a); SP/1141A, 1-7-77 (b); 11-12-61 (e).
- 112. (8) Shri Amar Nath Pal (Proprietor) carrying on business under the trade name Jahar Lal Pal & Sons (tor) Jahar Lal Pal & Sons, (tarpara, Hooghly (a); SP/443A, 16-7-46 (b); (A) Paints, ropes, aluminium wares, hardwares (d); 11-12-61 (e).
- 113. (8) Shri Anadi Nath Manna (Proprietor) carrying on business under the trade name Anadi Nath Manna (for) Messrs. Anadi Nath Manna, Khalisani Bowbazar, Chandernagore, Hooghly (a); SP/59B, 7-2-49 (b); 14-12-61 (e).

Explanatory notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 370C.T.—28th December 1961.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section (2) of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes.—(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (c) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. Messrs. West Bengal Mining Co., Modern Satgram Colliery, Raniganj, Burdwan (a); 247A(AS) (Central), 20-8-57 (b); (A) Stores, spare parts and machinery to be required directly for use in connection with the raising of coal (d); 11-12-61 (f).

- 2. Messrs. R. C. Mehta & Bros., Raniganj 445A(AS)(Central), 14-3-59 (b); (A) Bolts and a washer, rivets, fish bolt and fish plate, dognails, b rod, brass wire, mining lamp, wire nails and washer nails, wire netting, hinges, screw, sand paemery cloth, tape, sligh range, pipe range, files, e cutting picks; codal, steel rod, cane busket, sho handles, cottom waste, coal-tar, greese, chalk, cutting picks, coal forks, iron chain, hammers, au screw driver, cable compound, pump leather, rut joint, leather bucket, pipe and pipe fittings, g fitting for boilers, brass cocks, foot valve, ropes, a pan, colliery mining books, binding books, carl paper, envelope, eraser, survey ink, tracing cle tracing paper, files, greese, packing, graphite packing round packing, rock hard packing, steam jointi rubber, coupling goods (c); 12-12-61 (f).
- 3. Shri Gour Chandra Sen and Shri Netai Sa carrying on business under the trade name King Ston 71 Canning Street, Calcutta (a); 1083A(A1)(Centra 9-3-60 (b); (A) Boot polish, boot cream (c); 12-12-(f).
- 4. (S) Shri Harkisondas Nagindas and Sm. Tarmati Nagindas carrying on business under the traname Harkisondas & Co. (for) Shri Nagin Das Prabh das and Shri Harkisondas Nagindas carrying on busine under the trade name Harkisondas & Co., 9 Amrato Street, Calcutta (a); 18A(AT)(Central), 12-6-57 (b) 13-12-61 (f).
- 5. (S) Shri Surajmal Taparia, Shri Sohani Taparia, Shri Bajranglal Taparia, Shri Kishani Sarda, and Shri Jagdish Prasad Malpani carrying o business under the trade name Jagannath Jeetm (for) Jagannath Jeetmal, 37 Armenian Street, (a cutta (a); 472A(AT)(Central), 1-7-57 (b); 13-12-6 (f).
- 6. (S) Messrs. Vivefl Chand Burman, Gyan Chan Burman, Pradip Chand Burman, and Sheosaga Awarthy carrying on business under the trade name Messrs. Western Publicity Service (for) Western Publicity Service (S) 142 Rashbehari Avenuc Calcutta-29 (for) 12 Pery Mohan Pal Avenuc Calcutt (a); (S) 597A(BH)(Central) (for) 558A(MK)(Central) (b); 12-12-61 (f).
- 7. (S) Shri Megraj Chittangia carrying on husin under the trade name International Strainer Mfg. (for) Messrs. International Strainer Mfg. Co., 16 Mahatma Gandhi Road, Calcutta (a): 617A(C) (Central), 25-9-57 (b); 8-12-61 (f).
- 8. (S) Messrs. Mohammed Gulzar and Somme Khanna carrying on business under the trade national Shafi Brothers & Co. (for) Messrs. Shafi Brothe 5A Gopal Chandra Lane, Calcutta (a): 534A(C) (Central) 6-8-57 (b); 9-12-61 (f).
- 9. (S) Shri Anil Kumar Dhingra, Brijlal Dhing and Hanshraj Dhingra carrying on business under trade name Union Trading Corporation (for Union Trading Co., 7 Colootola Street, Calcutta (a); 1034 (CL)(Central), 30-5-60 (b); 11-12-61 (f).

- 10. Messrs. H. Agarwalla, B. Agarwalla, K. garwalla and S. Agarwalla carrying on business under trade name Nandram Hunatram, 165 Lower hitpore Road, Calcutta (a); 1038A(CL)(Central), 6-60 (b); (A)(1) Raw materials, (2) Plant, machigry, spare parts and accessories. Provided that all ods for which exemption from payment of Sales tax claimed are intended for use in the actual process manufacture of the goods named below: Laminated belogs (d); 12-12-61 (f).
- 11. Shri Kantilal Pranjivandas carrying on business der the trade name Guzrat Trading Co., (S) P-40 ra Street, Calcutta (for) 3 Sunyet Sen Street, Calta (a); 1050A(CL)(Central), 30-7-60 (b); 13-12-61
- 12. Shri Ramniklal J. Shah carrying on business fer the trade name R. J. Shah & Co., P-15 New T. Road, Calcutta (a); 1140A(CL)(Central), 10-61 (b); (A) Queen's balm, germs kutter, gripe ter and queen's black tooth powder (c); 13-12-61
- 13. (S) Messrs. Gangadas Rathi, Ganeshlal ngadas Rathi and Sundarlal Rathi, carrying on siness under the trade name Rathi Brothers (for) ngadas Rathi, Ganeshlal Rathi and Brijmohanlal hi carrying on business under the trade name Rathi thers, 115 Canning Street, Calcutta (a); 1361A(CR) antral), 17-11-58 (b); 9-12-61 (f).
- 14. (S) Chunilal Prabhudas & Co., (Cal) Private I., I Bonfields Lane, Calcutta (for) Messrs. Chunilal thudas & Co., (Cal) Private Ltd., 55|58 Canning eet, Calcutta (a); (S) 1463A(CR)(Central) (for) 4A(CL)(Central), (b); 14-12-61 (f).
- 15. Messrs. Premsukhdas Shewdhanrai, Kalimpong 101A(DJ)(Central), 13-7-57 (b); (A) Gunny bags 12-12-61 (f).
- 16. (S) Shri Dilip Kumar Sur and Shri Bipronath (Partners) carrying on business under the trade ne Ruth & Co. (for) Messrs. Ruth & Co., 11 Dalsie Square East, Calcutta (a); 537A(EL)(Central), 11-58 (b); 8-12-61 (f).
- 17. Messrs. International Overseas Corporation 1, 4 Dalhousie Square East, Calcutta (a); 36B(EL) intral), 27-8-57 (b); (A) Drugs and medicine (c); 2-61 (f).
- 18. Messrs. L. D. Seymour & Co. (India) Private i., (S) 12 Chowringhee Square, Calcutta (for) 30 nesh Chandra Avenue, Calcutta (a); (S) 719A(EL) entral) (for) 67A(SL)(Central), 20-6-57 (b); 12-61 (f).
- 19. (S) Messrs. Purakh Chand Daga, Deep Chand ga, Tajmal Bothra, Hanumanmal Bothra, Kishan and Bothra and Danmal Daga carrying on business der the trade name Kishan Chand Uttam Chand T) Messrs. Kishan Chand Uttamchand, (S) 4 Meerar Ghat Street, Calcutta (for) 61|64 Monohar Das et, Calcutta (a); (S) 946A(JK)(Central) (for) 27B J)(Central), 1-7-57 (b); 12-12-61 (f).

- 20. Messrs. Nandy Dey (Private) Ltd., 67|49 Strand Road, Calcutta (a); 69B(JK)(Central), 29-2-60 (b). (A) Oil cake, wheat, flour and pulses (c); 7-12-61 (f).
- 21. (S) Shri Shantilal C. Mehta (Proprietor) carrying on business under the trade name Messrs. Chhotelal Amulakh & Mohanlal (for) Messrs. Chhotelal Amulakh & Mohanlal, 23 Sir Hariram Goenka Street, Calcutta (a); 39A(JK)(Central), 15-6-57 (b); 14-12-61 (1).
- 22. Shri Tara Chand Agarwala and Shri Shanti Prosad Agarwala carrying on business under the trade name Messrs. Lachminarayan Tarachand, 160C Chittaranjan Avenue, Calcutta (a); 278A(MK)(Central), 29-7-57 (b); (A) Screwed and socketted steel tubes (d), 8-12-61 (f).
- 23. (S) Messrs. Kamal Krishna Mukerjee and Bimal Krishna Roy Choudhury (Partners) carrying on business under the trade name Tyre Service Station, 264|1 Acharya Profulla Chandra Road, Calcutta (for) Messrs. Tyre Service Station, 264|1 Upper Circular Road, Calcutta (a); (S) 203A(MK)(Central) (for) 203A (BDI)(Central), 10-7-57 (b); 9-12-61 (f).
- 24 (S) Shri Subhagram Shaw (Proprietor) carrying on business under the trade name Messrs. Subhagram Chunni Ram (for) Messrs. Subhagram Chuni Ram, 77 Kailash Bose Street, Calcutta (a); (S) 498A(MK) (Central) (for) 498A(BDI)(Central), 3-1-58 (b); 9-12-61 (f).
- 25. (S) Messrs. Halkampiram Verma and Badri Prasad Verma (Partners) carrying on business under the trade name Halkampiram Badri Prasad (for) Messrs. Halkampiram Badri Prasad, 77 Kailash Bose Street, Calcutta (a); 383A(MK)(Central), 12-9-57 (b); 9-12-61 (f).
- 26. (S) Shri Dwarka Ram Shaw (Proprietor) carrying on business under the trade name Dwarka Ram Shaw (for) Messrs. Dwarka Ram Shaw, 77 Amherst Street, Calcutta (a): (S) 272A(MK)(Central) (for) 272A(BDI)(Central), 26-7-57 (b); 9-12-61 (f).
- 27. (S) Messrs. Harilall Gupta and Hari Narayan Gupta (Partners) carrying on business under the trade name Harilall Gupta (for) Messrs. Harilall Gupta, 1 Chalta Bagan Lane, Calcutta (a); 37A(MK)(Central), 13-6-57 (b), 9-12-61 (f).
- 28. (S) Shri Bindeshwari Ram (Proprietor) carrying on business under the trade name Prasadiram Bhagwati Prasad (for) Messrs. Prasadiram Bhagwati Prasad, 77 Kailash Bose Street, Calcutta (a); 45A (MK)(Central), 13-6-57 (b); 9-12-61 (f).
- 29. (S) Shri Gulab Chand Shaw (Proprietor) carrying on business under the trade name Jagannath Bhagat Chitnyram Shaw (for) Messrs. Jagannath Bhagat Chitnyram Shaw, 77 Amherst Street, Calcutta (a); 6A(MK)(Central), 18-5-57 (b); 11-12-61 (f).
- 30. (S) Messrs. Bhola Nath Modak and Santosh Kumar Banerjee (Partners) carrying on business under

- the trade name Messrs. B. M. Textiles (for) Messrs. B. M. Textiles, 45A Tarak Paramanik Road, Calcutta (a); 685A(MK)(Central), 15-6-59 (b); 12-12-61 (f).
- 31. (S) Shri Darshan Kumar Arora and Prem Kumar Arora carrying on business under the trade name The Hosiery Emporium (for) Shri Darshan Kumar Arora and Sm. Kamalawati Arora carrying on business under the trade name The Hosiery Emporium, 181A Chittaranjan Avenue, Calcutta (a); 758A(MK) (Central), 9-1-60 (b); 12-12-61 (f).
- 32. (S) Shri Raghunath Rai Bareja (Proprietor) carrying on business under the trade name Messrs. IMC-Vogel Industries (for) Messrs. IMC-Vogel Industries (Partner: Shri Raghunath Rai Bareja & other), 188 Maniktola Main Road, Calcutta (a); (S) 81B(MK) (Central) (for) 747A(MK)(Central), 9-12-59 (b); 12-12-61 (f).
- 33. (S) Satya Bala Kundu, Dasseswari Kundu, Panchanan Kundu, Phani Bhusan Kundu, Anil Kundu, Manoj Mohan Kundu, Sailendra Nath Kundu, Sambhu Nath Kundu and Puspalata Nandy carrying on business under the trade name Sarat Chandra Kundu, Panchanan Kundu (for) Sarat Chandra Kundu, Panchanan Kundu, Kuikota, Midnapur (a); 5A(MN)(Central), 2-7-57 (b); (A) Soda ash (c); 8-12-61 (f).
- 34. (S) Shri Bissesswarlal Agarwala carrying on business under the trade name Bissesswarlal Agarwala (for) Bissesswarlal Agarwala, Belda Bazar, Post Office Belda, Midnapur (a); 46A(MN)(Central), 18-9-57 (b); (A) Refined groundnut oil (c); 8-12-61 (f).
- 35. (S) Ram Narayan Jhanwar and Bansilal Jhanwar carrying on business under the trade name Ramnarayan Bansilal (for) Ramnarayan Bansilal, Tantigoria, Midnapur (a); 15A(MN)(Central), 17-7-57 (b); (A) Gunny bags (c); 8-12-61 (f).
- 36. (S) Messrs. Jogjiban Samanta and Chandi Charan Samanta carrying on business under the trade name Jogjiban Samanta (for) Shri Jogjiban Samanta (Proprietor) carrying on business under the trade name Messrs. Jogjiban Samanta, 157 Netaji Subhas Road, Calcutta (a); 412A(MR)(Central), 1-7-57 (b); 8-12-61 (f).
- 37. (S) Shri Gangaram Khandeliya (Karta of Hindu United Family) carrying on business under the trade name Messrs. Maliram Ghanshyamdas, Balarampur, Post Office Rangadih, Purulia (for) Shri Maliram Agarwala carrying on business under the trade name Messrs. Maliram Ghanshyamdas, Balarampur, Post Office Rangadih, Purulia (a); 99A(PR)(Central), 10-7-57 (b); 8-12-61 (f).
- 38. Messrs. The Baitakhal Tea Co. Ltd., 9 Brabourne Road, Calcutta (a); 48A(RB)(Central), 31-7-57 (b); (A) Fuel pump, pump fittings, g.i. pipes, tools and implements for manufacturing tea, tea manufacturing machine and its parts, oil engine and its parts, belting brush, spring balance required for use in the processing of tea for sale (c); Tea chest with shooks, battens, fittings and linings (d); 8-12-61 (f).
- 39. Messrs. Kusum Products Ltd., 9 Brabourne Road, Calcutta, 2 Brabourne Road, Calcutta (1) (a); 63B(RB)(Central), 31-8-61 (b); (1) Raw materials, (2) Plant, machinery, spare parts and accessories

- required for manufacture of the goods named be (A) Molasses fermentation plant, alcohol distillation, crude and refined glycerine plant, fat splin and fatty acid distillation plant, solvent oil extraction plant, batch type vegetable oil refining plant, 8-12-61 (f).
- 40. Shri Shamsul Haque, carrying on busi under the trade name Shamsul Haque, 50 Can Street, Calcutta (a); 890A(RB)(Central), 15-2-61 (A) Toys (c); 9-12-61 (f).
- 41. (S) Shri Chhotulal Sethia carrying on busi under the trade name Chhotulal Sethia (for) Chhot Sethia, P-23|24 Radhabazar Street, Calcutta (a); 13 (RB)(Central), 25-6-57 (b); 12-12-61 (f).
- 42. (S) Messrs. Ramesh Chandra Vasudeva Bł Jashwantrai Vasudeva Bhatt, Harish Chandra Vasudeva Bhatt and Nanda Kishore Vasudeva Bhatt, caing on business under the trade name Allted Tex Agency (for) Allied Textile Agency, 63 Radhaba Street, Calcutta (a); 225A(RB)(Central), 26-6-57 (13-12-61 (f).
- 43. (S) Shri Chandmal Surana, Shri Rukman Surana, Shri Mangal Chand Surana, Shri Tansuk Surana, Shri Johrimall Surana and Shri Babulal Sur (Partners) carrying on business under the trade na Messrs. Harakchand Jaskaran (for) Messrs. Harchand Jaskaran, 225 Harrison Road, Calcutta (S) 815A(RJ)(Central) (for) 30B(RJ)(Central), 10 57 (b); 9-12-61 (f).
- 44. (S) Shri Debendra Nath Dutta, Shri Nil Rat Dutta and Shri Pravat Kumar Dutta (Partners) can ing on business under the trade name Messrs. Debend Nath Dutta & Sons (for) Messrs. Debendra Na Dutta & Sons, 13 Cotton Street, Calcutta (a), 421 (RJ)(Central), 12-7-57 (b); 11-12-61 (f).
- 45. Shri Ram Chandra Kurup, Shri Prem Nara Gour and Shri Kailash Nath Sarma (Partners) carring on business under the trade name Messry Intentional Chemical Agencies, 91 Lower Chitpur Roz Calcutta (a); 805A(RJ)(Central), 11-5-61 (b); (Bleaching powder, chemical blue, acid and alkali compounds, byflo-supercel (c); 8-12-61 (f).
- 46. (S) Shri Chandanmal Bengani and Shri Ba chand Bengani (Partners) carrying on business und the trade name Messrs. Manik Chand Punamchan (for) Messrs. Manik Chand Punamchand, 20 Mullic Street, Calcutta (a); 167A(RJ)(Central), 27-6-57 (b) 13-12-61 (f).
- 47. (S) Shri Benoy Krishna Bose (Proprietor carrying on business under the trade name Beno Krishna Bose (for) Messrs. Benoy Krishna Bose. (28 Ultadanga Coal Depot, Calcutta-37 (for) 90 Uldanga Coal Depot, Calcutta-37 (a); 418A(SH)(Central 31-10-57 (b); 11-12-61 (f).
- 48. (S) Shri Bidhubhusan Dalal carrying on l ness under the trade name B. B. Dalal (for) Me B. B. Dalal, 5 Nimtallaghat Street, Calcutta (a); 5 (SH)(Central), 9-2-59 (b); 11-12-61 (f).
- 49. Messrs. Jagat Ramkapur, Gobind Ram Ka Ram Parkash Kapur, Madon Kapur, Amm Kapur, Suraj Parkash Kapur and Ved Paul Ki

- ers) carrying on business under the trade name Chand Kapoor & Sons., (S) 65|1 Maharshi dra Road, Calcutta (for) 12|1A Lindsay Street, ta (a); (S) 885A(SH)(Central) (for) 301A(TL) ral) (b); 11-12-61 (f).
- (S) Nalini Bala Ghosh carrying on business the trade name Ghosh and Co. (for) Ghosh and 9B Ramanath Mazumdar Street, Calcutta (a); (SL)(Central), 20-7-57 (b); 9-12-61 (f).
- (S) Nalini Bala Ghosh carrying on business the trade name New India Sports (for) Hem ira Ghosh carrying on business under the trade New India Sports, 44|1B Beniatola Lane, Cal-(a); 894A(SL)(Central), 11-11-58 (b); 9-12-61
- (S) Messrs. B. B. Chatterjee and S. B. Chatcarrying on business under the trade name 300k Depository (for) Messrs. The Book Depositos 4|1 Madan Street, Calcutta (for) 3 Mangoe Calcutta (a); (S) 1269A(SL)(Central) (for) (SL)(Central) (b); 12-12-61 (f).
- Messrs. Hahnemann Publishing Co. (Private) (S) 165 Bipin Behari Ganguly Street, Calcutta-or) 165 Bowbazar Street, Calcutta (a); 23B(SL) (ral), 27-6-57 (b); (A) Capsules for packing only 14-12-61 (f).
- . (S) Shrimati Durga Rani Kumar (Proprietress) ing on business under the trade name Coomar & (for) Messrs. Coomar & Co., Station Bazar, chee, Hooghly (a); 61A(SP)(Central), 17-12-57 11-12-61 (f).
- i. (S) Sarbasri Baliram Kisan Dhote, Wasudeo n Dhote and Govindrao Kisanji Dhote (Partners) ting on business under the trade name Messrs. at Lithographing Co. (for) Messrs. Bharat Lithohing Co., 98-4 S. N. Banerjee Road, Calcutta (a); (TL)(Central), 27-6-57 (b); 14-12-61 (f).
- 6. (S) Sarbasri Dosbhai Hormusji Jila, Hormusji abhai Jila and Behram Dosabhai Jila (Partners) ying on business under the trade name Messrs & Electrical Works (for) Messrs. Roos Electrical rks, 2 Lindsay Street, Calcutta (a); 314A(TL) ntral), 30-7-57 (b); 14-12-61 (f).
- 17. (S) Mr. Ezekiel Edwards (Proprietor) carryon business under the trade name Messrs. E. wards (for) Messrs. E. Edwards, 41A Free School et, Calcutta (a); 159A(TL)(Central), 3-7-57 (b); 12-61 (f).
- 58. (S) Sm. Prova Dutta (Proprietress) carrying iness under the trade name Messrs. Dutta Chow-& Co. (for) Messrs. Dutta Chowdhury & Co., N. Banerjee Road, Calcutta (a); 457A(TL) al), 29-3-58 (b); 14-12-61 (f).

planatory notes.—Regarding the amendments the following code letters have been used to ate the manner in which the particulars of a ration have been amended:—

) means "Add"; (D) means "Delete"; (S) means titute".

S. K. GHOSE, Commissioner.

- No 373C.T. 4th January 1962.—In pursuance of the polyisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—
  - (a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
  - (e) Date of amendment.
- 1. Bejoy Lal Ghosh and Nikunja Behari Karmakar carrying on business under the trade name Messrs. Kegie & Co., 24 Ashutosh Mukherjee Road, Calcutta (a); AL, 749A, 25-4-60 (b); (A) Chura machine, cutch, radish seeds, tyre retreading machines and parts (d); 18-12-61 (e).
- 2. (S) Nripendra Kumar Nandan, Hirendra Kumar Nandan and Ramendra Kumar Nandan carrying on business under the trade name Messrs. Nandan Brothers (for) Messrs. Nandan Brothers, 66 Ashutosh Mukherjee Road, Calcutta (a); AL/69A, 9-8-48 (b); 21-12-61 (e).
- 3. Messrs. Ram Lakhan Sahu and Ram Doyal Sahu, Kulti (a); AS/1925A, 22-9-58 (b); (A) Electrical goods, art jewellery and paper (d); 15-12-61 (e).
- 4. Messrs. Sree Durga Stores & Agency, Tem porary Steel Market, Durgapur-4 (a); A\$/2237A, 25-9-61 (b); (A) Butter, Cheese, cream, ghee, honey, tea, coffee, cocoa, oats (tinned), cornflakes (tinned), cornflour, custard powder, baking powder, yeast, gelatine, macaroni, spaghitti, canned and bottled truits, jam, jelly, jure, soup, sauce, condiments, salad oil, squashes syrup, vinegar, dry fruit, cashew mut, tinned meat and fish, lard, razor, blade, polish, steel-wool, papernapkins, toothpick toothbrush, ink, fountainpen, shoe polish, blue dye (d); 18-12-61 (e).
- 5. Messrs. Dibakar Das, Nisakar Das, Sudhakar Das and Madhusudan Das carrying on business under the trade name Saraswati Cycle Store, Saraswati Cycle Store, Samihia, district Birbhum (a); AS 2007A, 5-9-59 (b); (A) han (d); 19-12-61 (e).
- 6. Messrs. Jain Stores, Neamatpur, Burdwan (a); AS/2231A, 4-9-61 (b); (A) Electric bulbs and wire, bamboo matting, pipe fittings, coir and coir string, wire nettings, coaltar and pitch (d); 19-12-61 (e).
- 7. Messrs, Keshori Mohan Pramanick, Bolpur (a); AS 1191A, 3-11-49 (b); (A) Mustard oil, salt, cocoanut oil, ghee, vegetable ghee, pulses, castor oil, poppy seeds, tejpata, hide salt, kerosine oil, sugar, candy, paper, catechue groundnuts, insence, gugul, broomstick, barley, paddy, rice, wheat and wheat products, vermilion, gur, molasses, tin (empty), gunny bags, ropes and strings, coaltar, terpentine oil, soda ash, phenyle for general merchandise as and when required for re-sale (d); 21-12-61 (e).

- 8. (S) Sarbasri Gurudayal Agarwala and Lachhminarayan Goluka carrying on business under the trade name Messrs. Pokarmal Gurudayal (for) Messrs. Pokarmal Gurudayal, 208 Cross Street, Calcutta (a); AT/1961A, 20-5-48 (b); (D) General merchandise, (A) Soda-bi-carb, caustic soda, soda ash, chemical manure, nosadar, bleaching powder, bicarbonate of ammorial, light and heavy chemicals, sand, camphor, cocoanut oil, gambier, cobalt, boric acid, selenium, acetic acid, croyotite, hydrosulphite soda, mercury, groundnut, old news paper, photo goods, water filter ultramarine blue, cement, apsamsalt snowall, dhuna, nutmeg, tea, suth gund, fibre glass, squash balls, toys, florspar, glycerine (d); 15-12-61 (e).
- 9. (S) Shri Prabhudayal Mahawar, Shri Ramanand Mahawar, Shri Bhagirathmal Mahawar, Shri Madanlal Mahawar and Shri Jagdish Prasad Mahawar carrying on business under the trade name Dalchand Prabhudayal (for) Shri Harchand Rai Mahawar, Shri Prabhudayal Mahawar Shri Ramanand Mahawar, Shri Bhagirathmal Mahawar and Shri Madanlal Mahawar carrying on business under the trade name Dalchand Prabhudayal, 3 Amratola Street, Calcutta (a); AT/1866A, 10-1-48 (b); 15-12-61 (c).
- 10). Shri Satya Narayan Kejriwal and Shibprosad Kejriwal carrying on business under the trade name Messes. B. K. Syndicate, 180 Cross Street, Calcutta (a); A  $\Gamma/3308A$ , 27-4-56 (b); (A) Steel flat and wire nail (d); 18-12-61 (e).
- 11. (S) Messrs. Surajram Motiram and Vallabhram M. Joshi carrying on business under the trade name M. Abdulla (for) Shri Surajram Motiram carrying on business under the trade name M. Abdulla, 99 Lower Chitpur Road, Calcutta (a); AT/3084A, 25-8-53 (b); 18-12-61 (e).
- 12. Messrs. Ratılal Majithia and Hiralal Bhupta carrying on business under the trade name Hiralal & Co. 16/2B Armenian Street, Calcutta (a); AT/3754A, 23-5-61 (b); (A) Hessian (d); 19-12-61 (e).
- 13. (S) Shri Ranjit Kumar Bose carrying on bu mens under the trade name Messrs. Bosco Machines (for) Messis. Bosco Machines, (S) 14 Ashu Biswes Road, Calcutta-25 (for) 2 Moira Street, Calcutta (a); BH/1871A, 26-6-50 (b); 15-12-61 (e).
- 11. Messrs. Hem Kumar Bose and Ratan Ch. Das (Partners) carrying on business under the trade name P. S. Bose & Co., (S) 48 South Tangra Road, Calcutta-46 (for) 6 Garcha 2nd Lane, Calcutta (a); BH 3262A, 15-2-61 (b); 15-12-61 (e).
- 15. Messrs, Lagan Jute Machinery Co. (Private) Ltd., (S) 24B Park Street, Calcutta-16 (for) 24 Chittatanjan Avenue, Calcutta (a); (S) BH/3339A (for) SL 3015A (b); 20-12-61 (e).
- 16 Messrs. Bhogilal Shah and Kantilal Dali Chand Shah carrying on business unde rthe trade name Repute Engineering Stores, 36G Girish Mukherjee Road, Calcutta (a); BH/3214A, 29-8-60 (b); (1) Implements and machine parts (d); 20-12-61 (e).
- 17. Basudeo Goenka, (S) 48 Provincial Road Bankura (for) Kuchkuchia, Bankura (a); BK/479A, 23-5-61 (b); 18-12-61 (e).

- 18. Messrs. Babulall Anandilall Jhantipa Bankura, Beliatore, Bankura, (A) Keshakole, kura (a); BK/25B, 20-6-61 (b); (A) Cement 18-12-61 (e).
- 19. Messrs. Model Carpentary Workshop, office Saktigarh, district Burdwan (a); BN/13 7-8-61 (b); (A) (1) Raw materials, (2) Plant, more, spare parts and accessories, (3) Consumstores. Provided that all goods for which exemptor use in the actual process of manufacture of goods named below: (1) One wooden handloom 19-12-61 (e).
- 20. (S) Shri Sudhir Ranjan Bishoyee (Propris carrying on business under the trade name Su Ranjan Bishoyee (for) Messrs. Sudhir Ra Bishoyee, Memari, Burdwan (a); BN/211A, 6. (b); 20-12-61 (e).
- 21. (S) Messrs. Jangilal Mehra and other (Figure 1) ners) carrying on business under the trade n Messrs. Mehra & Co. (for) Messrs. Mehra & Co. Shambazar, Burdwan (a); BN/436A, 19-2-46 20-12-61 (e).
- 22. (S) Shri Jitendra Nath Chatterjee (Proprie carrying on business under the trade name Me Clock Cottage (for) Messrs. Clock Cottage, B Road, Burdwan (a); BN/960A, 20-1-58 20-12-61 (e).
- 23. (S) Messrs. Chotelal Khandelwala and o (Partners) carrying on business under the trade n Messrs. Laxmi Narayan Jankilal (for) Messrs. La Narayan Jankilal, Katwa, Burdwan (a); BN 4: 18-8-45 (b); 20-12-61 (e).
- 24. (S) Shri Sudhir Chandra Das (Proprie carrying on business under the trade name Mes Baidya Nath Das & Sons, Memari, Burdwan BN/786A, 30-7-50 (b); 20-12-61 (e).
- 25. (S) Shri Chandra Kumar Guha (Proprie on behalf of the minor Shyama Prosad Guha caing on business under the trade name Mg Shyama Prosad Guha (for) Messrs. Shyama Pro Guha, Memari, Burdwan (a); BN/622A, 11-2-49 20-12-61 (e)
- 26. (S) Prafullya Kumar Chatterjee and oft (Partners) carrying on business under the trade in Messrs. The Nepani and Guzrati Tobacco Comp (for) Messrs. The Nepani and Guzrati Tobacco C pany, Memari, Burdwan (a); BN/288A, 16-4-43 20-12-61 (e).
- 27. (S) Messrs. Rasamay Paul & others (Parth carrying on business under the trade name Mes Sridhar Rice & Oil Mill (for) Messrs. Sreed Rice & Oil Mill, Saraiti Kar, Burdwan (a); BN 26115-9-42 (b); 20-12-61 (e).
- 28. (S) Shri Murarilal Marawari, (Proprid carrying on business under the trade name Mes Pannalal Murarilal (for) Messrs. Pannalal Mura Borehat, Burdwan (a); BN/455A, 5-8-46 20-12-61 (e).

- 5) Shri Matrumal Marwari (Proprietor) on business under the trade name Messrs. al Marwari (for) Messrs. Matrumal Marwari, oad, Burdwan (a); BN/69B, 20-2-56 (b); (e).
- n Messrs. Kajal Industries (Private) Ltd. on business under the trade name Chemical on (Calcutta) (for) Sm. Kalpana Mitter on business under the trade name Chemical ion (Calcutta), 55 Canning Street, Calcutta 1637A, 5-8-48 (b); 15-12-61 (e).
- lessrs. Chitta Ranjan Dutta and Satya Outta carrying on business under the trade stern Supply Agency, 6 Muralidhar Sen Calcutta (a); CL/3207A, 30-7-60 (b); l (d); 16-12-61 (e).
- hri Prakash Chand Jainath carrying on busiler the trade name Messrs. Pen Hoo Tan-7/2A Gopal Chandra Lane, Calcutta-12 (for) sh Chandra Avenue, Calcutta (a); (S) A (for) SL/3511A, 29-1-60 (b); 21-12-61 (e).
- hri Bajranglal Bidesaria and Shri Sankarlal carrying on business under the trade name ad Bhagwati Prosad, 161/1 Mahatma Road, Calcutta (a); CL/1747A, 17-3-49 (b); and jute products (d); 21-12-61 (e).
- dessrs. Murli Monohar Sureka (Proprietor) on business under the trade name Playfair ils, 36 Strand Road, Calcutta (a); CR/3116A, b); (A) Belt fastners, belt lacing, hacksaw crews, allen key, pliers, emery stick, jute ectric bulb, electric switch, insulating tape, s, switch holder, rubber hose, lime stone, riatic, valve box, twine hiddle, bobbin ends, ins, aluminium sheets for silver cans (d); (e).
- 5) Shri Dalichand Vachharaj Mehta and Shri Sharji Dinit (Partners) carrying on business ne trade name Messrs. H. Mukund & Co. ji Subhas Road, Calcutta (a); CR 2469A, D); 16-12-61 (e).
- 5) Shri Doman Lall Roy (Proprietor) carryusiness under the trade name Messrs. Doman (for) Messrs. Domanlall Roy, 124 Canning Calcutta, (A) Calcutta-1 (a); (S) CR/216B /1997A (b); 16-12-61 (e).
- Messrs. Redhi Karan Lakhotia, Monomohan a, Durga Dutt Lakhotia and Ram Gopal a carrying on business under the trade name steel Agencies, 67/B Netaji Subhas Road, (a); CR/2900A, 18-4-59 (b); (A) Screws crucible furnace, electric motors and hinges and washers (d); 18-12-61 (e).
- Shri Biswanath Chowdhury (Proprietor), on business under the trade name Bharat al Agency, P-12 New Howrah Bridge th Road, Calcutta (a); CR/2915A, 14-7-59 (b); and tar products (d); 18-12-61 (e).
- Messrs. Sarupram Gulabchand, Kalimpong, (a): DJ/129B, 15-3-54 (b); (D) General dise (d); 20-12-61 (e).

- 40. Messrs. Associated Commercial Co. of India (Private) Ltd., 7 Hastings Street, Calcutta (a); EL 3292A, 2-3-59 (b); (A) Fire bricks and fire clay; 15-12-61 (e);
- 41. (S) The Durgapur Project Ltd. (for) Messrs. Durgapur Coke Oven & By-products Plant, I Hastings Street, Calcutta, (A) Durgapur Coke Oven, Burdwan-(1), 67 Bentinck Street, Calcutta-I (a); (S) EL 278B (for) EL/3297A, 17-4-59 (b); (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are mtended for use in the actual process of manufacture of the goods named below: Coal tar, motor benzol, bengene, toluene, xylene, solvent naptha, crude napthalene, pitch, luxmass, sulphuric acid, electric energy and gas (c): 15-12-61 (e);
- 42. Messrs. Mohd. Yousuf, Ekbal Ahamed, Nasim Ahamed, Feroze Ahamed and Shaheed Parvez carrying on business under the trade name Grand Watch Co., 13 Dalhousie Square, Calcutta (a); EL. 210A, 27-9-41 (b); (D) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Wall clocks (c); 19-12-61 (e).
- 43. (S) Messrs. Sohanlal Bhowsingka, Radhakissen Agarwalla, Dharamchand Agarwalla, Debiprosad Agarwalla and Chaturbhuj Agarwalla carrying on business under the trade name Debiprosad Mahabirprosad (for) Messrs. Debiprosad Mahabirprosad, (S) 109/1 Girish Ghose Road, Belurmath, Howrah (for) 106 Girish Ghose Road, Belur, Howrah (a): HW/1316A, 10-7-51 (b); 19-12-61 (e).
- 44. (S) Shri Basanta Kumar Mukherjee carrying on business under the trade name Messrs. B. K. Engineering Works (for) Messrs. B. K. Engineering Works, 176 Benaras Road, Salkia, Howrah (a); HW/1776A, 5-4-57 (b); 20-12-61 (e).
- 45. (S) Messrs. Kali Krishna Datta and Nityananda Datta carrying on business under the trade name Messrs. Phanindra Nath Datta & Sons (for) Messrs. Phanindra Nath Datta & Sons, Uluberia, Howrah (a); HW/1332A, 30-7-51 (b); 20-12-61 (e).
- 46. (S) Shri Bata Krishna Sett, Shri Gour Mohan Sett, Shri Nil Ratan Sett and Shri Ananta Kumar Sett carrying on business under the trade name Messrs. Sadhu Chandra Sett (for) Messrs. Sadhu Charan Sett, 199 Khurut Road, Howrah (a); HW/519A, 28-1-44 (b); 21-12-61 (e).
- 47. (S) Sm. Indira Hazra carrying on business under the trade name Messrs. Bengal Hardware Agency (for) Messrs. Bengal Hardware Agency, 87 Kali Kundu Lane, Howrah (a); HW/1986A, 30-1-59 (b); 21-12-61 (e).
- 48. Shri Arun Kumar Daw (Karta) carrying on business under the trade name Messrs. Surendra Nath Daw & Son, 3 Doyehatta Street, Calcutta (a); JK/481A, 27-9-41 (b); (A) Carbide, 1. Corrugated sheet, soda, caustic soda, acids, mansil, bleaching powder, ammon chloride, ammon-bi-carbonate,

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- strontium nitrate, barium nitrate, solenium, sodium sulphade, cryolite, borax, aluminium powder, hartal, barium chlorate (d); 16-12-61 (e).
- 49. (S) Banwarilal Kanodia and Mahadeo Prosad Kanodia (Partners) carrying on business under the trade name Kanodia & Co. (for) Messrs. Kanodia & Co., 149 Cotton Street, Calcutta (a); JK/212B, 7-4-55 (b); (A) Jute goods (d); 18-12-61 (e).
- 50. (S) Messrs. Hardeo Kantirai Nanavati, Milap Mukundrai Nanavati, Dinesh Mukundrai Nanavati and Mathusri Haraprobhadebi (Partners) carrying on business under the trade name Steel Craft Agencies (for) Messrs. Steel Craft Agencies, 20 Maharshi Debendra Road, Calcutta (a); JK/2740A, 27-6-56 (b); 19-12-61 (e).
- 51. (S) Shri Rabindra Nath Dey (Proprietor) carrying on business under the trade name Messrs. Indian Agrico (for) Messrs. Iadian Agrico, (S) 20/1 Maharshi Debendra Road, Calcutta (for) 2 Mirbahar Ghat Street, Calcutta (a); JK/2917A, 5-11-58 (b); 19-12-61 (e).
- 52. (S) Shri Surendra Chandra Saha carrying on business under the trade name Bina Hosiery Mills (for) Messrs. Bina Hosiery Mills, 1 Shibtolla Street, Calcutta (a); JK/1731A, 17-6-48 (b); 20-12-61 (e).
- 53. Messrs. Natabar Paul & Co. (Private) Ltd., 19 Maharshi Debendra Road, Calcutta (a); JK/353A, 27-9-41 (b); (D) General merchandise as and when required, (A) Asbestos sheets, cycle and cycle accessories (d); 21-12-61 (e).
- 54. (S) Shri Bidhu Bhusan Das (Karta) carrying on business under the trade name Messrs. Panchanan Das & Brothers (for) Messrs. Panchanan Das & Bros. 20 Nalini Sett Road, Calcutta (a); JK/2734A, 3-5-56 (b); 20-12-61 (e).
- 55. Shri Babulal Agarwala carrying on business under the trade name Messrs. Banwarilal Babulal, 9 Jagomohan Mullick Lane, Calcutta (a); JK/2565A, 31-3-54 (b); (A) M.S. rods, flats, spares, angles, g.p. and g.c. sheets and m.s. sheets (d); 20-12-61 (e).
- 56. (S) Messrs. Durga Prosad Lohia, Radheyshyam Lohia and Raghunandan Prosad Lohia carrying on business under the trade name Sitaram Nainsukhdas (for) Messrs. Sitaram Nainsukhdas, 402 Upper Chitpore Road, Calcutta-1 (a); JK/843A, 29-9-41 (b); (D) General merchandise, (A) Groundnut oil, coconut oil, palm oil, linseed oil, til oil, groundnut seed, hessian, twine, coir string, jhus, gunnybags, dhuna, gugol, jaifal, joyitari, camphor, poppy-seed, cardamom, dry ginger, rampatri, tejpata, dry fruits, nagkheshar, chillies, gugal, cumin seed, ishapgol bhusi, keswa dana, gum, chirata, sulfa, cinamon, fennu-greek seed, ajwan, corriandar-seed, ani-seed, ritha, mirobalam, quib, gambier, arrowroot, catachu, umbrella and woollen cloth, cotton-seed, genzi, copper and brass sheets, soda ash, caustic soda, amonia, amonia bi-carb, bleaching powder, nisadal, alam, borax, waste paper, paper bags (d); 20-12-61 (e).
- 57. Messrs. Tarapada Pal, Umapada Pal, Ghanteswar Pal and Sm. Bimala Bala Pal carrying on

- business under the trade name Dass  $P_{al}$  Doyehatta Street, Calcutta (a); JK/788A,  $_{25}$  (A) White oil, mobil oil, paraffin  $_{Wai}$  paraffin, wax and furnace oil (d); 20-12-61
- 58. (S) Messrs. Satyanarayan Pharm; Ram Kumar Agarwala (Partners) carrying ness under the trade name Mannalal Sa (for) Messrs. Mannalal Satyanarain, 20 Debendra Road, Calcutta (a); JK/2663A, (b); 20-12-61 (e).
- 59. (S) Messrs. Kalobala Dasi, Panchu Gobindalal Mallick and Anjali Mallick (Partners) carrying on business under the tr Upendra Nath Mallick (for) Messrs. Upen Mallick & Co., 55 Nalini Sett Road, Calcu JK/1603A, 27-3-47 (b); 20-12-61 (e).
- 60. Messrs. Hardware & Mill Stores Ltd., (S) 16 India Exchange Place, Calcutt Royal Exchange Place, Calcutta (a); Ll 20-6-50 (b); 15-12-61 (e).
- 61. Shri Ram Gopal Daga and Sm. Cha Daga (Partners) carrying on business undername Messrs. Sree Gopal & Company, (S) Range, 1st Floor, Calcutta (for) 65 Sir Goenka Street, Calcutta (a); (S) LR/21 JK/239B (b); 15-12-61 (e).
- 62. Messrs. Ganges Printing Ink Factorn Netaji Subhas Road, Calcutta (a); Lf 25-9-41 (b); (A) (1) Raw materials, (2) machinery spare parts and accessories. that all goods for which exemption from pasales tax is claimed are intended for use in the process of manufacture of the goods named (i) Printing ink and (ii) Litho oil stand oil, (D black, dry colours and (1) Any other raw no (2) Plant, machinery, spare parts, accessor consumable stores. Certified by the put dealer to be required for use in any process manufacture of printing ink, litho varnish (c); 15-12-61 (e).
- 63. (S) Sarbasri G. D. Parmar, R. D. Lalibai Parmar, Rudibai Parmar and M. K. minor (Partners) carrying on business unitrade name Messrs. Devji Ghelabhai & Bros Old Chinabazar Street, Calcutta (for) Messa Ghela Bhai & Bros., 219A Old Chinabazar Calcutta (a); LR/132B, 5-7-45 (b); 16-12-61
- 64. (S) Sarbasri Ram Krishna Kajoria, Saty Mookharjee and Radheshyam Choudhury (Pearrying on business under the trade name Suburban Stores Supply Co. (for) Messrs. St Stores Supply Co., 10 Canning Street, Calcu LR/1623A, 5-1-49 (b); 16-12-61 (c).
- 65. Shri Krishna Kumar Chanaria an Shardadevi Podder (Partners) carrying on b under the trade name Messrs. Premier Agent India Exchange Place, Calcutta (a); LR 1-12-60 (b); (A) Malleable castings, electrical and accessories, paper board, stationery and equipments (d); 18-12-61 (e);
- 66. Sarbasri Harbanslal Malhotra, Vedp Malhotra and Surendra Nath Malhotra

- carrying on business under the trade name Messrs. Harbanslal Vedprokash, 18 Netaji Subhas Road, Calcuta (a); LR/3198A, 29-11-60 (b); (A) Talcum powder, razor blade, polishing machine (d); 20-12-61 (e).
- 67. Sarbasri Anil Kumar Raha, Amar Kumat Dey and Lalit Mohan Mukherjee (Partners) carrying on business under the trade name Messrs. R. D. Main & Co., 20 Netaji Subhas Road, Calcutta (a); LR/3281A, 23-11-61 (b); (A) Alkathene film, bleaching powder, fire clay, soda ash, caustic soda, calcium carbide, bolts, nuts, screws, washers, m.s., flats, joists and channels (d); 20-12-61 (e).
- 68. Shri Raghu Nath Saha (Proprietor) carrying on business under the trade name Messrs. R. N. Saha & Co., 26 Gouri Bari Lane, Calcutta (a); MK/1215A, 28-1-46 (b); (D) General merchandise as and when required for resale, (A) Chemicals, foodgrains and bran (d); 18-12-61 (e).
- 69. (S) Shri Omkarnath Khandelwal (Proprietor) carrying on business under the trade name Messrs. Chhatilal Omkarnath (for) Messrs. Chhatilal Omkarnath, 20 Muktaram Babu Street, Calcutta (a); MK/856A, 24-9-41 (b); (D) General merchandise as and when required for resale (d); 19-12-61 (e).
- 70. (S) Messrs. Biswanath Dutta, Pradip Kumar Dutta, Pratin Kumar Dutta, Nisith Dutta, Alok Dutta and Parul Bala Dutta (Partners) carrying on business under the trade name Circular Motor House, 93/3/1A Acharya Profulla Chandra Road, Calcutta (for) Messrs. Circular Motor House, 93/3/1A Upper Circular Road, Calcutta (a); (S) MK/418A (for) BDI/418A, 13-11-41 (b); 21-12-61 (e).
- 71. (S) Messrs. Lakshmi Narayan Das, Murari Mohan Dass, Shambhu Nath Dass, Biswanath Dass, Kashi Nath Dass and Dwarik Nath Dass (Partners) carrying on business under the trade name N. L. Dass & Sons (for) N. L. Dass & Sons, 67 Tarak Paramanik Road, Calcutta (a); MK/283A, 10-10-41 (b); 21-12-61 (e).
- 72. (S) Shri Mahendra Kristo Dutt carrying on business under the trade name Messrs. Sen & Company (for) Messrs. Sen & Company, 2 Mitter Lane, Calcutta (a); MK/2596A, 23-9-55 (b); 21-12-61 (e).
- 73. Shri Jagadish Narayan Agarwala (Proprietor) carrying on business under the trade name Messrs. Jagadish Narayan Agarwala, (A) Mathurapur, policestation Manikchak, district Malda (a); (S) ML/34B (for) ML/527A, 26-12-57 (b); 18-12-61 (e).
- 74. Shri Matilal Ram (Proprietor) carrying on business under the trade name Messrs. Matilal & Sons, Strand Road, Baiuchar, English Bazar, Malda (a); ML/642A, 10-3-61 (b); (A) Glass, khata, dhup, betelnut, enani, ayurvedic medicine, herb, curd, drugs, arrowroot, sunta (d); 19-12-61 (e).
- 75. (S) Shrimati Bani Rani Rudra and Shri Chandra Sekhar Rudra carrying on business under the trade name Sripati Charan Roy & Late Jugal Kishore Rudra (for) Sripati Charan Roy and Jugal Kishore Rudra, Ghatal, Midnapur (a); MN/308A, 4-6-42 (b); 20-12-61 (e).

- 76. Shri Sritidhar Sahu, Charumoni Sahu, Keshori Mohan Sahu and Aditya Kishore Sahu carrying on basiness under the trade name Mahalaxmi Bhandar, Manickpara, post office Manickpara, Midnapur (a); MN 1533A. 9-5-61 (b); (A) Jawan (ajwa), methi, (tenugieek seed), khadir (catachu), panmouri (aniseed) choto elachi (cardamom), black jeera (d); 21-12-61 (e).
- 77. (S) Messrs. Kantilal P. Shah and Chhotalal P. Shah carrying on business under the trade name Shah Hardware Mart (for) Shri Kantilal Premchand Shah (Proprietor) carrying on business trade name Messrs. Shah Hardware Mart, 113 Monohardas Chawk, Calcutta (a); MR/2337A, 30-4-56 (b); 15-12-61 (e).
- 78. Messrs. Calcutta Hardware Syndicate, 109 Netan Subhas Road, Calcutta (a); MR/2620A, 31-8-61 (b); (A) Barbed wire, stay wire (d); 18-12-61 (e).
- 79. Messrs. Adhikary & Company, 62/1A Netaji Subhas Road, Calcutta (a); MR/2564A, 10-2-60 (b); (A) Radiator (d); 18-12-61 (e).
- 80. Messrs. Lekraj Pritamdas Thadani and Daulatram Motiram Thadani carrying on business under the trade name Chitra Kala, (S) P-9 Pageyaputty Street, Calcutta (for) 18 Chandney Chawk Street, Calcutta (a); (S) MR/2629A (for) SL/3437A (b); 18-12-61 (c).
- 81. Messrs. B. C. Paul S. N. Dey & Co., 70 Netaji Subhas Road, Calcutta (a); MR/1423A, 22-12-47 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Fencing wire; (ii) Wire netting and (iii) Barbed wire (c); 19-12-61 (e).
- 82. Messrs. Venesta Foils Limited, Kamarhati 24-Parganas, (A) 11 Sooterkin Street, Calcutta-13 (1) (a); (S) PG/170B, (for) PG/1749A, 12-4-55 (b); (S) (1) Raw materials, viz., aluminium, paper, dyes, ethylacetate, ethyl glycol, m.ek., m.i.b.k., v.m.c.h., mowital, nitro cellulose, dioclyl phthalate, dibulye, sebacabe, paralac-2101, titanium dioxide, dyestuffs, sebacabe, paralac-2101, cellulose, viz. 1, cellul wax, hercules ethyl, cellulose, x.y.h.l., alvar 770, rexin bx. 115, gelva-25, polyethylene a.c.-6, bulyl acctate, sodium silicate, prime casein, tapioca starch, mexphalte, methylated spirit, oxider, bitumen, shellac, films, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., industrial and lubricant oils, welding materials and gasses, steam coal for boiler, testing chemicals for laboratory purposes, fire bricks and adhesive tapes. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Aluminium foils, (ii) Teachest linings and (iii) Container sheet (for) (I) Raw materials, hardware, timber, base metals, brass, copper, bronze, silver and strips, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores.

  Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Tea, lead, lead sheet and lead

- scals, teachest, fittings, anti friction metals, solder, aluminium foils (e); (D) Pig lead, block tin, sealing wire, scaling pliers for lead seats, contained sheet and teachest limings (d); 15-12-61 (e).
- 83. (S) Shri Girdharilall Agarwala (Karta of H.U.F.) carrying on business under the trade name Messrs. Rameshwarlall Radhakishan, Raghunathpur (for) Messrs. Rameshwarlall Radhakishan, Raghunathpur, (D) Rameshwarlall Radhakishan, Adra (a); (S) PR 357A (for) PR/7B, 27-9-57 (b); 16-12-61 (e).
- 84. (S) Messrs. Shantilal Manilal and Shambhulal Manilal carrying on business under the trade name Santilal & Co. (for) Messrs. Santilal & Co., 25 Pollock Street, Calcutta (a); RB 53A, 17-2-45 (b); (D) Hardware (d); 15-12-61 (e).
- 85. (S) Shri Pramatha Nath Mitra carrying on business under the trade name Mitra, Mookerjee & Co. (for) Mitra, Mookerjee & Co., 2 Lallbazar Street, Calcutta (a); RB/508A, 26-9-41 (b); 15-12-61 (e).
- 86. (S) Messis. Joy Kumar Paul, Amar Kumar Paul, Rabindra Kumar Paul, Birendra Kumar Paul, Sunil Kumar Paul, Sudhansu Kumar Paul and Brojendra Kumar Paul carrying on business under the trade name Joy Sree Supply Agency (for) Joy Sree Supply Agency, 14/2 Old Chinabazar Street, Calcutta (a); RB 342A, 2-8-45 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., spirit, petrol, mobil oil, tarpin oil, grease, cutting oil. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Locomotive engine head-lights, turbos, dynamos, signalling equipments and electrical accessories (for) Eboniter, brass, copper steel-wire, wood, coal, tools, canvas, leather sales of the following goods to this dealer will be free of tax and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of contact, defleters, antrifiction rings, bolts, nuts, despatch bags, for sale (c); (D) Hardware, non-ferrous metals, electric wires and canvas bags (d); 15-12-61 (e).
- 87. Janab Abdul Hamid carrying on business under the trade name S. H. Abdul Aziz, 44/46 Canning Street, Calcutta (a); RB/384A, 27-9-41 (b); (A) Glass and plastic bangles, celluloid sheets, rods and tubs, napthalene balls and powder, toys, imitation jewellery, glass ware. (D) General merchandise as and when required (d); 18-12-61 (e).
- 88. (S) Shri Maganlal Kanjilal Shah carrying on business under the trade (for) Bengal Metal Sales, Calcutta (a); RB/227A, R-3-45 (b); (D) General merchandise as and when required (d); 18-12-61 (e).
- 89. (S) Shri Sanat Kumar Chatterjee carrying on business under the trade name S. K. Chatterjee & Co. (for) Messrs. S. K. Chatterjee & Co., 14/2 Old

- Chinabazar Street, Calcutta (a); RB/877A, 12-11-49 (b); (D) Industrial hardware, (A) Nails, bolts, nuts, hacksaw blade, screw driver, iron pipes, twist drills, oil can, flat chisel wood, screw, spring balance, steel files and steel bokers (d); 18-12-61 (e).
- 90. (S) Shri Narayan Ch. Paul and Shri Ashutosh Das (Partners) carrying on business under the trade name Messrs. Das & Paul Co. (for) Messrs. Das & Paul Co., 201/B Harrison Road, Calcutta (a); R]/2417A, 14-9-53 (b); 16-12-61 (e).
- 91. Messrs. Metal Agents (Private) Ltd., 203/1 Harrison Road, Calcutta (a); RJ/2501A, 18-6-54 (b); (A) Whiting powders, redoxide powder, red lead duy, diesel engines (d); 16-12-61 (e).
- 92. (S) Shri Prahladdas Kothari and Shri Jethmal Jain (Partners) carrying on business under the trade name Messrs. Raj Kumar & Co. (for) Shri Prahladdas Kothari (Proprietor) carrying on business under the trade name Messrs. Raj Kumar & Co., 225 Harrison Road, Calcutta (a); RJ/2933A, 2-4-60 (b); (A) Jute goods (d); 18-12-61 (e).
- 93. (S) Shri Panna Chand Lohia (Proprietor) carrying on business under the trade name Messrs. Baldeodas Lohia (for) Messrs. Baldeodas Lohia, 175 Harrison Road, Calcutta (a); RJ/529A, 26-9-41 (b): 20-12-61 (e).
- 94. (S) Sm. Swaraswati Ghosh (Kartri of H.U.F.) carrying on business under the trade name Beco Electric Co. (for) Messrs. Beco Electric Co., 8/6 Satchasipara Road, Calcutta-2 (a); SH/2527A, 8-3-57 (b); 15-12-61 (c).
- 95. (S) Messrs. Menoka Tea Estate (Private) Ltd (Proprietor) carrying on business under the tradname Gopal Krishna Tea Estate (for) Gopal Krishna Tea Estate, 7 Abhay Mistri Lane, Calcutta (a) SH/940A, 16-3-45 (b); 18-12-61 (e).
- 96. (S) Aryan Drug House (Private) Ltd. (for) Aryan Drug House Ltd., (S) 3 Kali Kumar Banerjee Lane, Calcutta (for) 28 Kali Kumar Banerjee Lane, Calcutta (a); SH/1003A, 12-12-45 (b); 19-12-61 (e).
- 97. (S) Messrs. Jagat Chandra Dutt and Chittya Gopal Chowdhury carrying on business under the trade name J. C. Dutt & Co. (for) Messrs. J. C. Dutt & Co., 187 Maharshi Debendra Road, Calcutta (a); SH/541A, 5-5-42 (b); 21-12-61 (e).
- 98. (S) L. Dey, G. Dey, M. Dey, S. Dey, Gopi Nath Dey and M. Dey carrying on business under the trade name Balai Chand Dey & Sons (for) Balai Chand Dey & Sons, 44 Hidaram Banerjee Lane, Calcutta (a); SL/702A, 27-9-41 (b); (D) General merchandise as and when required, (A) Name plates and manufacturing materials thereof (d); 15-12-61 (e).
- 99. (S) Calcutta Storage Battery Co. (Private) Ltd. (for) Calcutta Storage Battery Co. Ltd., 127 Lower Circular Road, Calcutta (a); SL/2348A, 18-2-53 (b); 15-12-61 (e).
- 100. (S) K. K. Das, B. C. Das and G. W. Nag carrying on business under the trade name H. S. Das (for) H. S. Das, 104/1 Serpentine Lane, Calcutta (a); SL/565A, 17-12-41 (b); 16-12-61 (e).

- 101. (S) Mohamed Kazem Beyad carrying on siness under the trade name M. K. Beyad (for) 1557S. M. K. Beyad, 2 Chittaranjan Avenue, Calta (a); SL/1606A, 4-1-47 (b); 16-12-61 (e).
- 02. (S) Messrs. Tulsi Charan Roy, Radha aran Roy and Durga Charan Roy carrying on incss under the trade name Roy & Bros. (for) ssrs. Roy & Bros., 41A Nirmal Chandra Street, cutta (a); SL/475A, 27-9-41 (b); 18-12-61 (e).
- 03. The Industry & Commerce Enterprisers vate) Ltd., P-40 Princep Street, Calcutta-13 (a); 3777A, 15-5-59 (b); (A) Water meters, glass, per sheets, expansion joint, welding sets, phenyle steel furniture (d); 16-12-61 (e).
- 14. (S) Shri Mahendra Paul Kapur carrying on ness under the trade name Paul Paul & Comy (for) Messrs. Mahendra Paul Kapur, Manmohan Rajinder Paul Sharma carrying on business or the trade name Paul Paul & Co., P-50 Princep et, Calcutta (a); SL/3679A, 21-3-61 (b); 2-61 (e).
- 15. Messrs. Nandalal Bhowmick, Monoranjan wdhury, Giyatri Rani Chowdhury and Nirupama smick carrying on business under the trade name India Trading and Engineering Company, 50/1 all Chandra Street, Calcutta (a); SL/3320A, 0-58 (b); (A) Gasmask (d); 18-12-61 (e).
- 6. Shri Kuber Ram Shaw carrying on business of the trade name Kuber Ram Shaw, 35 Welling-Street, Calcutta (a); SL/728A, 11-10-41 (b); (1) Raw materials, tin and lead, (2) Plant, unery, spare parts and accessories, (3) Consumstores. Provided that all goods for which uption from payment of sales tax is claimed are ided for use in the actual process of manufacture in goods named below: (i) Solders of tin and (c); 19-12-61 (e).
- 7. (S) Sarbasri Kamal Kumar Dhar and Rajat ar Dhar carrying on business under the trade Imperial Paper House (for) Shri Amarendra Dhar carrying on business under the trade Imperial Paper House, 26/1 B. Sashi Bhusan Sireet, Calcutta (a); SL/572A, 25-9-41 (b); 3-61 (e).
- 8 (S) Messrs. Chandi Charan Mukherjee, Shib an Mukherjee, Joykrishna Dutta, Bharat Kumar a. Surapati Mukherjee, Sm. Arati Mukherjee, indra Kumar Ghose and Shri Padmarani Ghose ing on business under the trade name S. P. Conversion Co. (for) Shri Pahlaj B. Bajaj ing on business under the trade name S. P. r Conversion Co., 72 Meredith Street, Calcutta SL/3538A, 23-4-60 (b); 20-12-61 (e).
- 9. (S) Messrs. Sinha Ghosh & Co. (Private) (for) Messrs. B. Sinha & Co., (S) 38 Chandney vk Street (for) 192 and 193 Chandney Chawk, utta-13 (a); (S) SL/274B (for) SL/624A (b); 2-61 (e).
- 0. (S) Shri Indra Narayan Kundu carrying on ness under the trade name Messrs. Indra Iyan Kundu & Sons (for) Messrs. Indra Narayan

- Kundu, (S) 24/24A Coal Depot, Calcutta-15 (for) 24 Coal Depot, Sealdah, Calcutta (a); SL/1670A, 4-5-49 (b); 21-12-61 (e).
- 111. (S) S. N. Roy carrying on business under the trade name Paritripti Caterers (for) Paritripti Caterers, 309 Upper Circular Road, Calcutta (a); SL/2497A, 13-3-51 (b); 21-12-61 (e).
- 112. Shri Mohan Lal Kela (Proprietor) carrying on business under the trade name Messrs. Kela Company (Calcutta), 2 Madge Lane, Calcutta (a); TL/2151A, 30-10-58 (b); (A) Tooth powder, tooth paste, hair oil, napthalene ball, phenyle, toilet and perfumery, toffees and lozenges (d); 19-12-61 (e).
- 113. (S) Messrs. East India Paint and Chemical Works Ltd. (for) Messrs. East India Paint & Chemical Works Private Ltd., 103A S. N. Banerjee Road, Calcutta (a); TL/754A, 22-12-43 (b); 19-12-61 (e).
- 114. (S) (1) Shri Brindaban Chandra Bhowmick, (2) Shri Debendra Chandra Bhowmick, (3) Shri Upendra Nath Bhowmick, (4) Shri Manindra Nath Bhowmick (Partners) carrying on business under the trade name Messrs. K. C. Bhowmick (for) Messrs. K. C. Bhowmick, 31/2 Inside East Range, Hogg Market, Calcutta (a); TL-678A, 24-2-42 (b); 21-12-61 (e).
- 115. (S) B. J. Aidani (Proprietor) carrying on business under the trade name Messrs. J. Behari, (for) Messrs. J. Behari, A36 New Market, Calcutta (a): TL/2086A, 12-9-57 (b); 21-12-61 (e).
- 116. (S) (1) Shri Rabindra Mohan Roy Chowdhury, (2) Shri Kishori Mohan Saha Mondal, (3) Shri Dinesh Chandra Saha Mondal (Partners) carrying on business under the trade name Messrs. Arunalaya (for) Messrs. Arunalaya, D15 S. S. Hogg Market, Calcutta (a); TL/1315A, 4-11-49 (b); 21-12-61 (e).
- (for) Shri B. R. Chowla (Proprietor) carrying on business under the trade name Messrs. Inland Overseas Enterprisers, 18A Chowringhee Road, Calcutta (a); TL/169B, 15-1-60 (b); (D) (1) Cigarettes, (2) Cigers, (3) Matches, (4) Food stuff of all kinds, (5) Vegetable products, (6) Sewing machines and accessories, (7) Sports goods, e.p.n.s. articles, rubber goods, mineral oils and soaps, chemicals, dye staff, d.d.t., fertilizer, watches, pens, paper and stationery, shoes, leather goods, woollen blankets, radio and radio accessories, rope, gramophone and records, cycles and accessories, waterproof goods, paints, aluminium and corrugated sheets, types, paints (d); 20-12-61 (e).
- carrying on business under the trade name Messrs. Atlas Scientific Corporation (for) Messrs. Atlas Scientific Corporation (for) Messrs. Atlas Scientific Corporation, (S) 47 Beniapukur Road (for) 12 Nayratna Lane (a); (S) TL/2500A (for) SH/1966A, 25-9-51 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Scientific and medical apparatus, (ii) Metals, machine and machine tools and research apparatus (for) Ferrous and non-ferrous metals, wood,

asbestos, glass and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of scientific and medical apparatus, metals, machine and machine tools and research apparatus for sale (c); 21-12-61 (e).

119. Messrs. Nand Kishore Kedia, Murarilal Kedia and Gouri Sankar Kedia carrying on business under the trade name Kedia Stores (for) Shri Nand Kishore Kedia carrying on business under the trade name Kedia Stores, Jalpaiguri Town, Jalpaiguri (a); JP/64A, 20-9-41 (b); Stationery, biri, matches, cigarettes, oil, soap, pencil, pen, paper, exercise book, thread, patent medicine, quinine, cloth, general merchandise as and when required and certified for sale (d); 1-12-61 (e).

Explanatory notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of registration have been amended:

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 377C.T.—4th January 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes. -(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. Bejoylal Ghosh and Nikunja Behari Karmakar carrying on business under the trade name Messrs. Kegie & Co., 24 Ashutosh Mukherjee Road, Calcutta (a); 257A(AL) (Central), 17-11-60 (b); (A) Cutch (d); 18-12-61 (f).
- 2. Banwarilal Sreelal, Barakar (a); 197A(AS) (Central), 30-7-57 (b); (A) Playing card, shoe polish and brush (c); 21-12-61 (f).
- 3. Messrs. Neamatpur Timber Trading Co., Neamatpur (a); 233A(AS) (Central), 12-8-57 (b); (A) Bamboo, bamboo matting and rolls (c); 21-12-61 (f).

- 4. (S) Shri Prabhudayal Mahawar, Shri Rama Mahawar, Shri Bhajirathmal Mahawar, Shri Mad Mahawar and Shri Jagdish Prasad Mahawar carı on business under the trade name of Dalchand bhudayal (for) Shri Harchandrai Mahawar, Prabhudayal Mahawar, Shri Ramanand Maha Shri Bhajinathmal Mahawar and Shri Mad Mahawar carrying on business under the trade r Dalchand Prabhudayal, 3 Amratola Street, Cali (a); 15A(AT) (Central), 12-6-57 (b); 15-12-61 (f
- 5. Messrs. Hem Kumar Bose and Ratan Ch. (Partners) carrying on business under the traue 1 P. S. Bose & Co., (S) 48 South Tangra Road, cutta-46 (for) 6 Garcha 2nd Lane, Calcutta (a); 5 (BH) (Central), 10-3-61 (b); 15-12-61 (f).
- 6. Messrs. The Lagan Jute Machinery Co. (Prix Ltd., (S) 25B Park Street, Calcutta (for) 24 Ch ranjan Avenue, Calcutta (a); (S) 598A(BH) (Cen (for) 370A(SL) (Central) (b); 19-12-61 (f).
- 7. Messrs. Bhogilal Shah and Kantilal Dali Ch Shah carrying on business under the trade n Repute Engineering Stores, 36G Girish Mukhe Road, Calcutta (a); 528A(BH) (Central), 29-8-60 (D) Implements and machine parts (c); 20-12-61
- 8. Messrs. Babulall Anandilall Jhantipahari, 1 kura. (A) Keshakole, Bankura (a); 16B(BK) (Cent 8-6-61 (b); (A) Cement (d); 18-12-61 (f).
- 9. (S) Shri Matrumal Marwari (Proprietor) ca ing on business under the trade name Messrs. Marmal Marwari (for) Messrs. Matrumal Marwari, B. Road, Burdwan (a); 5B(BN) (Central), 5-7-57 20 61 (f).
- 10. (S) Shri Chandra Kumar Guha (Proprie on behalf of the minor Shyamaprosad Guha carry on business under the trade name Messrs. Shya Prosad Guha (for) Messrs. Shyama Prosad Gu Memari. Burdwan (a); 29A(BN) (Central), 3-7-57 (20-12-61 (f).
- 11. (S) Messrs. Chotelal Khandelwala, Nanda Khandelwala, Mohanlal Khandelwala, Madar Khandelwala, Ramgopal Khandelwala, Shyamsun Khandelwala and Kedernath Chotia (Partners) caring on business under the trade name Messrs. Lux Narayan Jankilal (for) Messrs. Laxmi Narayan Jalal, Katwa, Burdwan (a); 34A(BN) (Central), 11-7 (b); 20-12-61 (f).
- 12. (S) Messrs. Salebhoy Abdeali and Ismail Salebhoy carrying on business under the trade nat Salebhoy Abdeali (for) Messrs. Salebhoy Abdeali, Canning Street, Calcutta (a): 704A(CL) (Centra 20-12-57 (b); 15-12-61 (f).
- 13. Messrs. Kajal Industries (Private) Ltd. carring on business under the trade name Chemical Association (Calcutta) (for) Sm. Kalpana Mitter carryin on business under the trade name Chemical Assocition (Calcutta), 55 Canning Street, Calcutta (a): 374. (CL) (Central), 6-7-57 (b); 15-12-61 (f).
- 14. Shri Prakash Chandra Jainath carrying obusiness under the trade name Messrs. Pen Ho Tannery, (S) 7/2A Gopal Chandra Lane. Calcutta-l (for) 10 Ganesh Chandra Avenue. Calcutta (a): (S 1168A(CL) (Central) (for) 1081A(SL) (Central) 24-6-60 (b); 21-12-61 (f).

- 5. Messrs. Proful Kumar S. Kothari, Anant mar S. Kothari and Mounsukhlal A. Vaso carryon business under the trade name Vasko Trading 138 Canning Street, Calcutta (a); 1462A(CR) entral), 9-12-61 (b); (A) Ball bearings and hose ps (c); 15-12-61 (f).
- 6. (S) Shri Dalichand Vachharaj Mehata and Shri halji Sharji Denit (Partners) carrying on business let the trade name Messrs. H. Mukund & Co., 34 aji Subhas Road, Calcutta (a); 231A(CR) (Cen.), 26-6-57 (b); 16-12-61 (f).
- 7. Shri Biswanath Chowdhury (Proprietor) carryon business under the trade name Bharat Chemi-Agency, P-12 New Howrah Bridge Approach ad, Calcutta (a); 1214A(CR) (Central), 11-7-59 (b); Tar and tar products, chemicals (c); 19-12-61 (f).
- 8. (S) Shri M. L. Jalan, C. L. Bajoria, B. L. Jalan, B. Jalan, D. N. Jalan, N. K. Jalan and K. L. Jalan rtners) carrying on business under the trade name to Hanuman Jute Mills (for) Shree Hanuman Jute lls. 8 Dalhousie Square East, Calcutta (a); 27B(EL) entral), 23-7-57 (b); 15-12-61 (f).
- 9. (S) The Durgapur Project Ltd. (for) Messrs. rgapur Coke Oven & Bye-Products Plant, lastings Street, Calcutta, (A) Durgapur Coke Oven, rdwan and 67 Bentinck Street, Calcutta (a); (S) 3(EL) 599A(EL) (Central), 31-8-59 (b); 15-12-61 (t).
- 20. Messrs. Friedlander Ores & Metals (Private) 1, 109 Stephen House, Calcutta (a); 430A(EL) entral), 30-8-57 (b); (A) Mica, jute goods, ferro, nganese, aluminium brass, zinc, mercury, bismuth, con, ferrosilicon, nickel, nickel-catalyst, flourspar 18-12-61 (f).
- 21. Messrs. Ghewarchand Gaubechha and Shri mpatlal Gaubechha carrying on business under trade name Messrs. New Asiatic Hosiery Works, Watkins Lane, Howrah (a); 5B(HW) (Central), 6-57 (b); (A) Hosiery machines and spare parts; 15-12-61 (f).
- 22. (S) Messrs. Sohanlal Bhowsingka, Radakissen arwalla, Dharamchand Agarwalla, Debiprosad arwalla and Chaturbhuj Agarwalla carrying on liness under the trade name of Debiprosad habir Prosad (for) Messrs. Debiprosad Mahabir ad, 109/1 Girish Ghose Road, Belurmath, How-(a); 190A(HW) (Central), 18-7-57 (b); 19-12-61
- Biswanath Agarwalla, Gouridutt rwalla, Mohanlal Agarwalla, Pushkarlal Agara, Rampartap Agarwalla and Satyanarayan Agarla carrying on business under the trade name hanlall Satyanarayan, 113 Sri Arbind Road, Salkia, rah (a); 545A(HW) (Central), 16-8-60 (b); (A) ton from cotton waste (c); 20-12-61 (f).
- 4. (S) Shri Basanta Kumar Mukherjee carrying business under the trade name Messrs. B. K. incering Works (for) Messrs. B. K. Engineering Rks, 176 Benaras Road, Salkia, Howrah (a); 296A (Central), 9-9-57 (b); 20-12-61 (f).
- 5. (S) Messrs. Hardeo Kantirai Nanavati, Milap kundrai Nanavati, Denish Mukundrai Nanavati Mathusri Haraprobhadebi (Partners) carrying on

- business under the trade name Steel Craft Agencies (for) Messrs. Steel Craft Agencies, 20 Maharshi Debendra Road, Calcutta (a); 436A(JK) (Central), 19-7-56 (b); 19-12-61 (f).
- 26. (S) Shri Surendra Chandra Saha (Proprietor) carrying on business under the trade name Messrs. Bina Hosiery Mills (for) Messrs. Bina Hosiery Mills, 1 Shibtolla Street, Calcutta (a); 395A(JK) (Central), 15-7-57 (b); 20-12-61 (f).
- 27. (S) Messrs. Kalo Bala Dasi, Panchu Mallick, Gobindalal Mallick and Anjali Mallick (minor) (Partners) carrying on business under the trade name Upendra Nath Mallick & Co. (for) Messrs. Upendra Nath Mallick & Co., 55 Nalini Sett Road, Calcutta (a); 563A(JK) (Central), 5-8-57 (b); 20-12-61 (f).
- 28. (S) Messrs. Satyanarain Pharmania and Ramkumar Agarwala (Partners) carrying on business under the trade name Mannalal Satyanarain (for) Messrs. Mannalal Satyanarain, 20 Maharshi Debendra Road, Calcutta (a); 24A(JK) (Central), 12-6-57 (b); 20-12-61 (f).
- 29. Shri Ram Gopal Daga and Sm. Champa Bai Daga (Partners) carrying on business under the trade name Messrs. Sree Gopal & Co., (S) 8 Lyons Range, 1st Floor, Calcutta (for) 65 Sir Hariram Goenka Street, Calcutta (a); (S) 127BLR) (Central) (for) 81B (JK) (Central) (b); 15-12-61 (f).
- 30. (S) Sarbasri G. D. Parmar, R. D. Parmar, Lalibai Parmar, Rudibai Parmar and M. K. Parmar (minor) (Partners) carrying on business trade name Messrs. Devji Ghelabhai & Bros. (for) Messrs. Devji Ghelabhai & Bros., 219 Old Chinabazar Street, Calcutta (a); 35B(LR) (Central), 31-7-57 (b); 16-12-61 (f).
- 31. Shri Kula Chandra Basak, Shri Gour Gopal Basak, Shri Giri Gopal Basak and Shri Hari Gopal Basak (Partners) carrying on business under the trade name Neela Engineering Co., 38/1A/69 Maniktola Main Road, Calcutta (a); 926A(MK) (Central), 21-11-61 (b); (A) Brass sheet and iron sheet, iron tubes and brass tubes, nuts and screws (c); 18-12-61 (f).
- 32. (S) Shri Mahendra Kristo Dutt carrying on business under the trade name Messrs. Sen & Company (for) Messrs. Sen & Company, 2 Mitra Lane, Calcutta (a); 390A(MK) (Central), 17-9-57 (b); 21-12-61 (f).
- 33. Shri Jagadish Narayan Agarwala (Proprietor) carrying on business under the trade name Messrs. Jagadish Narayan Agarwala (A) Mathurapur, Police Station Manikchak, District Malda (a); (S) 213B(ML) (Central), 3-6-58 (for) 140A(ML) (Central) (b); 18-12-61 (f).
- 34. (S) Shri Maganlal Jadabji, Jagijeban Trikonji carrying on business under the trade name Maganlal Jadabji (for) Messrs. Maganlal Jadabje, Belda Bazar, Belda, Midnapur (a); 38A(MN) (Central), 27-8-57 (b); (A) Flour (c); 19-12-61 (f).
- 35. (S) Shri Gangadass Bhatter, Ramanlall Bhatter, Radha Kishan Bhatter and Dayalal Pujara carrying on business under the trade name Bhatter Bros. & Co. (for) Messrs. Bhatter Bros. & Co., Saraibazar, Post Office Dontan. Midnapur (a); 128A(MN) (Central), 3-11-58 (b); (A) Wheat and wheat products (c); 19-12-61 (f).

- 36. (S) Shri Surjanarayan Kundu, Shri Radhanath Kundu, Shri Gobinda Kundu, Shri Sudarsan Kundu, Sm. Panchu Bala Kundu, Shri Krishna Prosad Kundu, Shri Satyendra Nath Kundu, Shri Bhim Charan Kundu, Shri Sati Nath Kundu, Shri Gour Charan Kundu, Shri Panchanan Kundu, Sm. Dasseswari Kundu, Shri Madan Mohan Kundu, Shri Bhaskar Prosad Kundu, Sm. Karunamayee Nandy, Shri Jagannath Kundu, Shri Dulal Chandra Kundu, Shri Jayanta Kumar Kundu, Shri Jagannath Kundu and Shri Chandi Charan Kundu carrying on business under the trade name Mansaram Sashi Bhusan Ganesh Chandra Kundu (for) Mansaram Sashi Bhusan Ganesh Chandra Kundu, Sangat Bazar, Midnapur, Purana Bazar, Kharagpur, 263, Chandney Chawk, Gole Bazar, Kharagpur (a); 11B(MN) (Central), 4-7-57 (b); 19-12-61 (f).
- 37. (S) Bhutnath Nandy, Shri Kali Prasad Nandy and Debi Prasad Nandy carrying on business under the trade name Messrs. Bhut Nath Nandy & Sons, (for) Bhut Nath Nandy & Sons, Garbetta, Midnapur (a); 223A(MN) (Central), 19-3-60 (b); 19-12-61 (f).
- 38. (S) Messrs. Kantilal P. Shah and Chhotalal P. Shah carrying on business under the trade name Shah Hardware Mart (for) Shri Kantilal Premchand Shah (Proprietor) carrying on business under the trade name Messrs. Shah Hardware Mart, 113 Monohardas Chawk, Calcutta (a); 305A(MR) (Central), 1-7-57 (b); 15-12-61 (f).
- 39. Messrs. Lekraj Pritamdas Thadani and Daulatram Motiram Thadani carrying on business under the trade name Chitra Kala, (S) P-9 Pageyaputty Street, Calcutta (for) 18 Chandney Chawk Street, Calcutta (a); (S) 921A(MR) (Central) (for) 1155A(SL) (Central) (b); 18-12-61 (f).
- 40. Messrs. Venesta Foils Ltd., Post Office Kamarhati, 24-Parganas, West Bengal, (A) 11 Sooterkin Street, Calcutta-13 (a); (S) 51B(PG) (Central) (for) 275A(PG) (Central), 28-5-58 (b); (D) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, plant and machinery, including accessories, spare parts, raw materials such as aluminium sheet, paper bitumen, chemicals, dyes, timber, tin plates, tenter hooks nails. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Aluminium foil, (ii) Teachest linings and container sheet, (A) (1) Raw materials, aluminium, paper. dyes, ethyl, acetate ethyl glycol, mek, mibk, vmch, mowital, naitrocellulose, dioetyl, pthalate, dibutyl sebacate paralac 2101, titanium dioxite, dyestuff wax, hercules ethyl cellulose, xyhl, albar 770, resin bx 115, gulva 25, polyethylene ac 6, butyl accetate, sodium sylicate primecasin, topioca starch, mexphalete, methylated spirit, oxytol, bitumen, shellac, films, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., industrial and lubricant oils, welding materials, m. gases, steam coal for boiler, testing chemicals for laboratory purposes, fire bricks, adhesive tapes, required for use in this manufacture of goods named below: (i) Aluminium foils, (ii) Teachest linings and (iii) Container sheet (d); 15-12-61 (f).
  - 41. (S) Messrs. Shantilal Manilal and Shambhulal Manilal carrying on business under the trade

- name Santilal & Co. (for) Messrs. Santilal & 25 Pollock Street, Calcutta (a); 342A(RB) (Cent 5-7-57 (b); (D) Hardware (c); 15-12-61 (f).
- 42. (S) Shri Pramatha Nath Mitra carrying business under the trade name Mitra Mookerje Co. (for) Messrs. Mitra Mukherjee & Co., 2 j bazar Street, Calcutta (a); 569A(RB) (Central), 1 57 (b); 15-12-61 (f).
- 43. (S) Messrs. Champaklal Sanghvi, Chame V. Sanghvi, Rasiklal V. Sanghvi, Praful Sanghvi Ravi Sanghvi carrying on business under the toname R. Champaklal & Co. (for) R. Champakla Co., 25 Old Chinabazar Street, Calcutta (a); I. (RB) (Central), 25-6-57 (b); (D) Hardware, (A) P sure cooker, domestic grinder, coffee percolat flit pump, jewellery box, deshi tiffin carrier, bi slicer, anodised aluminium chains, balances, be metal, bath tins, bins, dust, blow pipe burner, be brackets, mirror, nails, hooks, cruct stands, currods, cycle stand, sewing needles, head drills breast drills, hand cuffs, ice moulds, imital jewellery, tubes, spoons and tongs, ladder in urns vases, punces, spark plug spanners for c spectacle cases, stainless steel products, staps, the trivets and grates, steel wool, grease nipple threed, flit sprayers, chain pulley blocks and wrence (c); 15-12-61 (f).
- 44. Messrs. The Braithwaite Burn & Jessop (struction Co. Ltd., P-13 Mission Row Extens Calcutta (a); 56A(RB) (Central), 8-6-57 (b); (D) Raw materials, (2) Plant, machinery, spare parts accessories, (3) Consumable stores. Provided a all goods for which exemption from payment of tax is claimed are intended for use in the constituon, fitting out, improvement or repair of any building, road, bridge or other immovable property the installation or repair of any machinery afto any building or other immovable property 18-12-61 (f).
- 45. (S) Shri Prahladdas Kothari and Shri Jeth Jain (Partners) carrying on business under the tr name Messrs. Raj Kumar & Co. (for) Shri Prahi das Kothari (Proprietor) carrying on business un the trade name Messrs. Raj Kumar & Co., 225 Ha son Road, Calcutta (a); 766A(RJ) (Central). 24 (b); 18-12-61 (f).
- 46. (S) Sm. Saraswati Ghosh (Kartri of Hu United Family) carrying on business under the transme Beco Electric Co. (for) Beco Electric Co., Satchasipara Road, Calcutta-2 (a); 376A(SH) (Ctral), 12-9-57 (b); 15-12-61 (f).
- 47. Messrs. Radha Kissan Singhania and Riballave Singhania (Proprietor) carrying on busing under the trade name Good Luck Products. 3 Abstolla Street, Calcutta (a); 811A(SH) (Central), 22 61 (b); (A) Bakelite powder and brass components (c); 17-12-61 (f).
- 48. (S) K. K. Das, B. C. Das and G. N. Nag cating on business under the trade name H. S. Das (B. H. S. Das, 104/1 Serpentine Lane, Calcutta (a); 73 (SL) (Central), 29-11-57 (b); 16-12-61 (f).

- (Private) Ltd., P-40, Princep Street, Calcutta-13 1254A(SL) (Central), 22-6-59 (b); (A) Copper ets (c); 16-12-61 (f).
- ). (S) Shri Mahendra Pal Kapur carrying on mess under the trade name Paul Paul & Co. (for) srs. Mahendra Pal Kapur, Mon Mohan Seth and ndra Paul Sharma carrying on business under the le name Paul & Paul & Co., P-50 Princep Street, cutta (a); 1079A(SL) (Central), 21-6-60 (b); 18-12-
- 1. (S) Messrs. Tulsi Charan Roy, Radha Charan and Durga Charan Roy carrying on business ler the trade name Roy & Bros. (for) Roy & Bros., Nirmal Chandra Street, Calcutta (a); 538A(SL) ntral), 6-8-57 (b); 12-18-61 (f).
- 2. (S) Sarbashri Kamal Kumar Dhar and Rajat mar Dhar carrying on business under the trade ne Imperial Paper House (for) Amarendra Nath ar carrying on business under the trade name perial Paper House, 26/1B Sashi Bhusan Dey ect, Calcutta (a); 9A(SL) (Central), 24-5-57 (b); 12-61 (f).
- 3. (S) Shri Panchu Gopal Banerjee and Sm. Nanda ni Banerjee carrying on business under the trade ne Banerjee Cycle Industries (for) Messrs. Banerjee cle Industries, 17 Weston Street, Calcutta (a); iA(SL) (Central), 24-6-57 (b); 20-12-61 (f).
- 34. (S) Messrs. Hoechst Pharmaceuticals Ltd. r) Messrs. Hoechst Pharmaceutical (Private) Ltd., Banesh Chandra Avenue, Calcutta (a); 40A(SL) entral), 14-6-57 (b); 20-12-61 (f).
- 55. (S) Messrs. Sinha Ghosh & Co. (Private) Ltd. r) B. Sinha & Co., (S) 38 Chandney Chawk Street, leutta (for) 192 & 193 Chandney Chawk Street, dcutta (a); 95B(SL) (Central) (for) 79A(SL) (Central) ); 20-12-61 (f).
- (S) Shri Fatick Mazumdar carrying on bust-under trade name Mazumdar Bros. & Co. (for) rs. Mazumdar Bros. & Co., (S) 1B Malanga Lane, utta (for) 12 Jackson Lane, Calcutta (a); (S) A(SL) (Central) (for) 157A(CSIII) (Central) (b); 2-61 (f).
- (S) Shri Indra Narayan Kundu carrying on less under the trade name Messrs. Indra Narayan du & Sons (for) Messrs. Indra Narayan Kundu, 4/24A Coal Depot, Calcutta-15 (for) 24 Sealdah Depot, Calcutta (a); 409A(SL) (Central), 23-7b); 21-12-61 (f).
- 3. (S) Shri Dilip Kumar Bhowani carrying on ness under the trade name Messrs. Sailendra h China and Dilip Kumar Bhowani (for) Messrs. endra Nath China, 16A Sealdah Coal Depot, Calta-15 (a); 348A(SL) (Central), 18-7-57 (b); 21-12-
- 9. (S) B. J. Adiani (Proprietor) carrying on siness under the trade name Messrs. J. Behari (for) issrs. J. Behari, A-36 New Market, Calcutta (a); A(TL) (Central), 19-9-57 (b); 21-12-61 (f).

- 60. (S) (1) Shri Rabindra Mohan Roychowdhurry, (2) Shri Kishori Mohan Saha Mondal and (3) Shri Dinesh Chandra Saha Mondal carrying on business under the trade name Messrs. Arunalaya (for) Messrs. Arunalaya, D13 and 15 Municipal Market, Calcutta (a): 250A(TI) (Central), 15-7-57 (b); 21-12-61 (f).
- 61. (S) Shri Anil Kr. Neogi (Proprietor) carrying on business under the trade name Messrs. Atlas Scientific Corporation (for) Messrs. Atlas Scientific Corporation, (S) 47 Beniapukur Road, Calcutta (for) 12 Nayaratna Lane, Calcutta (a); (S) 707A(TL) (Central) (for) 533A(SH) (Central), 3-6-58 (b); 21-12-61 (ff)
- 62. (S) Messrs. Nanda Kishore Kedia, Mufarilai Kedia and Gouri Sankar Kedia carrying on business under the trade name Kedia Stores (for) Shri Nand Kishore Kedia carrying on business under the trade name Kedia Stores, Dinbazar, Jalpaiguri (a); (JP) (Central), 25-10-57 (b); 1-12-61 (f).

Explanatory notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended;—
(A) means "Add"; (D) means "Delete"; (S) means

"Substitute".

S. K. GHOSE, Commissioner.

No. 382C.T.—11th January 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:

- Notes. -(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
  - (e) Date of amendment.
- Amar Nath Mallick and Samar Nath Mallick carrying on business under the trade name Messis. Annapurna Chemical Industries, 22/A Pitambar Ghatak Lane, Calcutta-27 (a); AL/858A, 23-11-61 (b); (1)) Sodi bicarb, sodium salicylate, (A) Laboratory chemicals that is, only those chemicals which are required for use in a laboratory asbestos for gooch crubles, scales, whatman, filter paper, thermometers, china rubber clay, electric hot plate, pilo bond, platinum crucibles, desk trimmer and dark room safe light, balance, hydrostatic balance, optical bench, seech disc, electrically heated water bath, humid testing apparatus, cover slip, blow lamp, hydrostatic balance, steel foot rule (scale), chemical thermometer, geological hammer, diamond point chisel, hand lens 10x, fixing salt, fraft paper, sphyrometer, eye piece

- micrometer, double pan balance (barenger type), iron weights, aluminium screw cap weth rubber gasket, lovibon comparator, lovibon disc, diamond pencil, cine lights, dissecting microscope, asbestos sheet, camera lucida, microscope, weights for analytical balance, rubber tubing, squirrel brush, grubbler rubber cork, vernier calipars, hydrometer, polishing papers, hacksaw blades, glass cutting pencil, glass writing pencil, microscopic lens, magnesium ribbon, forceps, haemometers, clamp, stands, serves, aneroid barometers, stop watches, ocular micrometer, bunsen burners, hot plate, ocular micrometer, bunsen burners, hot plate, cylindrical jar, beaker, flask of different types, funnel, bottles of different types, measuring cylinder, singcol tube glass, singcol rod, petri dishes, basin with spant, burette gradvated, burette volumetric, pipette gradvated, pipette, volumetric willmotts bubbler, gansons potometer, gansons respirometer, soxlet extraction apparatus, calcium carbide testing apparatus, microkjeldahl apparatus, micropipette, microburette, pipette schellback, microscops of various types carborandom powder and cloth (d); 22-12-61 (e).
- 2. (S) Shri Sasanka Sekhar Mukherjee (Proprietor) carrying on business under the trade name S. S. Mukherjee (for) Messrs. S. S. Mukherjee, Durgapur, district Burdwan (a); AS/1631A, 10-2-54 (b); (A) Fan belt, horn, washer, screw, nuts and bolts, (D) Motor parts and accessories (d); 22-12-61 (e).
- 3. Messrs. Laksnminarayan Dutt & Bros., Bolpur (a); AS/453A, 6-1-44 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., gold and silver. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below; (i) Ornaments for gold and silver. Certified by the purchasing dealer to be required for use in any process in the manufacture of ornaments (c); 23-12-61 (e).
- 4. (S) Messrs. Jagadish Chandra Sen, Basudev Sen and Baidyanath Sen carrying on business under the trade name of Jagadish Ch. Sen (for) Jagadish Ch. Sen, Nalhati Bazar, Birbhum (a); AS/1358A, 19-7-50 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., pure gold, gold, silver and stones. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Gold and silver ornaments (for) Pure gold, gold, silver, stones and (1) Any other raw materials. (2) Plant, machinery, spare parts, accessories and consumable stores. Certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale (c); 23-12-61
- 5. (S) Messrs. Tarit Mohan Sadhu, Durga Pada Sadhu and Kalidas Mishra carrying on business under the trade name Churulia Mineral Concern (for) Messrs. Churulia Mineral Concern, post-office Churulia, district Burdwan (a); AS/1945A, 16-12-58 (b); (A) Tyres, tubes and flaps (d); 26-12-61 (e).

- 6. (S) Messrs. Narayan Banerjee and Bhal Chaterjee carrying on business under the name Sree Durga Timber Works (for) Shri p Dev Chatterjee (Proprietor) carrying on bus under the trade name Messrs. Shree Durga To Works, Station Road, Durgapur, district Bur (a); AS/2103A, 11-7-60 (b); 26-12-61 (c).
- 7. Messrs. Ram Naresh Prosad and Strong Prosad (Partners) carrying on business under trade name Ram Naresh Prosad Sukdeo Prosad
- 8. (S) Shri Brajdaslalji and Shri Nal Bajdas carrying on business under the trade n Ramriklal Nandlal Brothers (for) Messrs. Ran lal Nandlal Brothers, 192 Cross Street, Calca,; AT/1375A, 10-7-44 (b); (D) General chandise as and when required for resale (d); 12-61 (e).
- 9. (S) Shri Charandas Seth, Shri Mada Seth and Jagadish Roy Seth carrying on bust under the trade name Hariram Dinanath (Messrs. Hariram Dinanath, 160 Cross Street, cutta (a); AT/865A, 27-9-41 (b); (D) Mill st and general merchandise as and when required (22-12-61 (e).
- 10. Shri Jankinath Malhotra carrying on lass under the trade name Shibson Ten Trac Company, 5/2 Gobinda Dhar Lane, Calcutta (AT/2548A, 20-1-50 (b); (A) (1) Raw materi Provided that all goods for which exemption fragment of sales tax is claimed are intended use in the actual process of manufacture of goods named below: (i) Tea (c); 22-12-61 (e).
- 11. (S) Shri Sudhir Kumar Roy, Shri liter Mohan Debnath and Shri Pulin Behari Nath exing on business under the trade name Nath Company (for) Nath & Company, 27/1 Armen Street, Calcutta (a); AT/3007A, 23-2-53 (b); 12-61 (e).
- 12. Shri Dharamsi Vora carrying on busin under the trade name Rubber Ebonite. Bakelite Plastic Industries, 2 Portuguese Church Stre Calcutta (a); AT/3775A, 13-9-61 (b); (A) Rub and ebonite goods (d); 23-12-61 (e).
- 13. Jamuna Devi, Sita Devi, Gita Devi, Mi Devi, Gayatri Devi and Sitaram Sabu carrying business under the trade name Shyam Trading © 20 Amratola Street, Calcutta (a); AT 1719A, H 61 (b); (A) Cardamom (d); 26-12-61 (e).
- 14. Shri Chotalal Mohanlal Doshi carrying the business under the trade name Diamond Leath Works, 71 Canning Street, Calcutta (a): Al 3461A, 27-12-57 (b); (A) Diary (c); 28-12-61 (c)

- io. (S) Shri Chunilal Jasrapuria carrying on sines under the trade name Siwramdas Foolmul (for) Siwramdas Foolchand, 19 Rupchand Street, Calcutta (a); AT/283A, 15-10-41 (b); Hessian, gunny, jute, yarns, gur, gam heat), rice, sugar, camphor, marich, (kala & kishmich, chohara, girigola, badam-pesta, kinds of dried fruits (d); 28-12-61 (e).
- 6. Shri Jevatlal Shah, Shri Jayendra Shah | Shri Kishore Shah carrying on business under trade name Jevatlal Shah & Co., 71 Canning eet, Calcutta (a); AT/3788A, 13-10-61 (b); | Perfumes, transparent cellulose, sheets, glass tles, phials, corks, gum, starch (d); 28-12-61
- 7. Shri Brijpal Singh Malik carrying on busis under the trade name Messrs. Asian Sales poration, 118 Karnani Mansion, Park Street, cutta (a); BH/3323A, 10-10-61 (b); (A) Hespeloth (d); 23-12-61 (e).
- 8. Messrs. Jagannath Chowdhury, Malaram widhury and Ganga Bishan Chowdhury carry-on business under the trade name Chowdhury gneering Works, Birpara, district Jalpaiguri; CB/827A, 9-11-59 (b); (A) Grease, distilled ter, acids, tyres and tubes (d); 23-12-61 (e).
- 9. Messrs. Manindra Nath Kundu and Fatick indra Kundu carrying on business under the de name Kundu Stores, Alipurduar, district paiguri (a); CB/666A, 27-3-58 (b); (A) Sportgoods, whetstones, and padlocks (d); 26-12-(e).
- 10. Shri K. N. Daftary carrying on business let the trade name Natwarlal N. Daftary, 46 to Street, Calcutta (a); CL/2174A, 26-4-51 (b); ) Imitation jewellery, watch straps and its parts, ctacle frames and glass (spectacles) (d); 26-12-(e).
- 21 (8) Messrs, K. H. Tangree, H. K. Tangree, K. Tangree and F. K. Tangree carrying on sness under the trade name Hoshang Tangree & (for) Hoshang Tangree & Co., 32 Ezra Stree& (utfa (a); CL/626A, 19-9-41 (b); 27-12-61 (e).
- Shri Anantray Keshavlal Sheth carrying on siness under the trade name Western Importers sporation. 35 Ezra Street, Calcutta (a); CL/19A, 13-10-61 (b); (A) Chain pulley block, door fers, adjustable spanners, spring balance, tennis s, coal tar dves, oil stores, combination pliers, 1 taps, band saw (metal cutting), screw driver, ser roller bearing, ball bearing, tracing paper; 27-12-61 (e).
- 3. Shri Rathin Dey (Proprietor) carrying on iness under the trade name Arcn & Co., 36 and Road, Calcutta (a); CR/3034A, 15-5-58; (A) Insulator with pin, electric oven, icubator paraffin embedding bath microscope, palarier, centrifuge (d); 27-12-61 (e).
- 4. Shri Murli Monohar Sureka (Proprietor) ying on business under the trade name Playfair

- industrials, it. Strand Road, Calcutta (a); CR/3116A, 17-6-61 (b); (A) Crescent packing, rubber cushion, expanded metal, iron rods, tee iron, ia. s. flats (d); 27-12-61 (e).
- 25. Messrs, Durgi Debi Rajgaria, Rampiary Rajgaria, Madanlal Savia and Shankarmall Agorwalla (Partners) carrying on business under the ride name Hindusthan Traders Corporation, 10 Jackson Lane, Calcutta (a); CR/3051A, 17-10-60 (b); (A) Roller corkcover (d); 28-12-61 (e).
- 26. Messrs, Fakirchand Ramrichpal, Kalimpong (a); DJ/747A, 9-8-52 (b); (D) General merchandise, (A) Tea, groundnuts, groundnut oil, paper and other writing requisite, cardamom, cocoanut, g. c. sheet, confectionery (d); 22-12-61 (e).
- 27. Messrs, J. K. Steel Ltd., 7 Council House Street, Calcutta-1 (1); EL/2664A, 5-12-52 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below; China block and electric hoist (c); 27-12-61 (e).
- 28. Shrimati Raj Kumari Devi carrying on business under the trade name Messrs, M. Paul Wite Products, 95 Chakpara Road, Lillooah, Howiah (a); HW/23I3A, 20-9-61 (b); (A) M. s. circle, agricultural implements, utensils, machine purts, fabricated iron and steel materials, (A) Consumable stores, viz., mobils and kerosene oil and coal (c); M. s. plate, b. p. sheet and not rolled strips (d); 22-12-61 (e).
- 29. Messrs. Durlabji Bhurubhai, Bhogilal Durlabji, Nawal Chand Durlabji, Narottomdas Durlabji, Ramesh Chandra Durlabji and Dhirendra Kumar Durlabji carrying on business under the trade name Messrs. Dhirendra Metal Works (for) Messrs. Dhirendra Metal Works, I Beneras Road, Salkia, Howrah (a); HW/1906A, 11-4-58 (b); 26-12-61 (e).
- 30. Messis, Lalit Mohun Mondal and Achynta Charan Das carrying on business under the trade name Messis, Jayashree Engineering Works (for) Messis, Jayashree Engineering Works, 74/A/3 Beneras Road, Belgachia, Howrah (a); HW/2015A, 4-5-59 (b); 26-12-61 (e).
- 31. Messrs. S. Palchowdhury & Co. (Private) Ltd., 19 Maharshi Debendra Road. Calcutta (a); JK/352A, 29-9-41 (b); (D) General merchandise as and when required and certified by the dealer to be required for resale (d); 22-12-61 (e).
- 32. (S) Messrs, Krishna Chandra Nandy and Kanailal Nandy (Partners) carrying on business under the trade name Krishna Chandra Nandy & Co., (for) Messrs, Krishna Chandra Nandy & Co., 20 Maharshi Debendra Road, Calcutta (a); JK/22394, 2-2-51 (b); 23-12-61 (e).
- 33. The Concern (Private) Ltd., (S) 29A Sir Hariram Goenka Street, Calcutta (for) P17 B. K. Pal Avenue, Calcutta (a) (S) JK/3157A (for) SH/2783A, 26-12-58 (b); 23-12-61 (e).

- 34. (S) Shri Gopi Krishna Maheswari (Proprietor) carrying on business under the trade name Jeetmall Kallomall (for) Messrs. Jeetmall Kallomall, 8/1 Sukhlal Johury Lane, Calcutta (a); JK/731A, 25-9-41 (b); 27-12-61 (e).
- 35. (8) Messrs, Basheswardayal, Basdev Pershad and Vishanswarup (Partners) carrying on business under the trade name Basheswardayal Shanti Sharup (for) Messrs, Basheswardayal Shantisharup, 29A Banstolla Street, Calcutta (a); JK/2499A, 2-2-53 (b); (A) Cotton (d); 28-12-61 (e).
- 36. Shri Ramrup Sharma (Proprietor) carrying on bsiness under the trade name Dindayal Ramrup, 15/1 Sovaram Bysack Street, Calcutta (a); JK/3145A, 12-10-61 (b); (A) Pipe and pipe fittings (d); 28-12-61 (e).
- 37. (S) Mohanlal Valjibhai Patel carrying on business under the trade name Kirti Tobacco House (for) Kirti Tobacco House, Jalpaiguri (a); 1865 A 5-11-58 (b); 28-12-61 (e).
- 38. Messrs. Narayan Chandra Kundu and Kamal Krishna Kundu carrying on business under the trade name Messrs. Kundu & Co., 128B Bowbazar Road, Nabadwip, Nadia (a); KR/1925A, 15-2-60 (b); (A) Cocoanut oil (d); 26-12-61 (e).
- 39. Messrs, W. A. Beardsell & Co. Ltd., A/3 Gillander House, Calcutta (a); LR/81A, 22-12-41 (b); (A) Paint, v-belts, (D) General merchandise as and when certified by the purchasing dealer to be required for resale (d); 26-12-61 (e).
- 40. Messrs. Kantilal Manilal Desai (Proprietor) carrying on business under the trade name Messrs. Manilal Sunderji Desai, 7A Clive Row, Calcutta (a); LR/1850A, 24-9-41 (b); (D) Gunnies, hessian and jute and myrobalams bettlenut and tea, paper and other general merchandise as and when certified by the purchasing dealer to be required for resalc, (A) Jute goods, shellac, machinery parts, mill stores, Danurbatu, copper sheets gumbier, bearings, tools and gumbenjamin (d); 26-12-61 (e).
- 41. (S) Sarbasri B. H. Patel and P. B. Patel (Partners) carrying on business under the trade name Messrs. Das & Co., (for) Messrs. Das & Co., 22 Canning Street, Calcutta (a); LR/660A, 23-9-41 (b); (D) General merchandise as and when certified by the purchasing dealer to be required for resale (d) 28-12-61 (e).
- 42. (S) Shri Ambica Charan Chakravarty and Shri Ratan Krishna Dey (Partners) carrying on business under the trade name Messrs. Lakshmi Jewellery Works (for) Messrs. Lakshmi Jewellery Works, 206 Cornwallis Street, Calcutta (a); MK/1116A, 1-3-45 (b); 22-12-61 (e).
- 43. Messrs. Shri Brojeswar Pande carrying on business under the trade name Messrs. B. Pande & Co., 1/1 Monmohan Pande Road, (D) Station Road. Jalpaiguri (a); (S) MK/3379A, MK/174B, 24-4-57 (b); 22-12-61 (e).

- 44. (8) Shri Gour Benode Kundu and Krishna Kundu carrying on business  $u_{\rm inder}$  trade name Messrs. Lion Hosiery Mills (for Mess Lion Hosiery Mills, 29 Sahitya Parishad Str. Calcutta (a); MK/2068A, 7-3-51 (b); 22-12 (e).
- 45. (S) Messrs. Dasharathi Sinha Barma Nani Gopal Sinha Barman, Subal Chandra Sin Barman and Rabindra Nath Barman (Partne carrying on business under the trade name Balarram Dasharathi Singha Barman (for) Balakra Dasharathi Singha Barman, 49 Madhu Roy Lat Calcutta (a); MK/251A, 29-9-41 (b); 26-12-61 (c)
- 46. (S) Messrs. Nibaran Chandra Biswas a Madan Mohan Das (Partners) carrying on busine under the trade name Metal Supply Corporation, 48 Madhu R. Lane, Calcutta (a); MK/188B, 14-2-55 (b); 26-161 (e).
- 47. (S) Shri Keshab Chandra Daw, Hai Shankar Daw, Daya Shankar Daw, Shib Sankar Daw and Bhaba Shankar Daw carrying on busines under the trade name Messrs. K. C. Daw & Co (for) Messrs. K. C. Daw, 62A Joy Mitter Street Calcutta (a); MK/5B, 24-9-41 (b); 26-12-61 (c).
- 48. (S) Sm. Swarnalata Ghose carrying of busines under the trade name Messrs Chemical Supplies (Bengal) Co. (for) Messrs. Chemical Supplies (Bengal), 10C Gurudas Datt Garden Lang Calcutta (a); MK/336A, 29-9-41 (b); 26-12-61 (a).
- 49. (S) Messrs. Dhanaram Devsi Patel, Lac vhai Meghji Patel, Madhavji Nathu Patel, McKheta Patel and Somji Arjun Patel (Pathe carrying on business under the trade name Mess Santi Saw Mill (for) Messrs. Santi Saw Mill, Canal East Road, Calcutta (a); MK/2599A, 10-53 (a); (A) Consumable stores: (i) Mobil oil a (ii) Grease (c); 26-12-61 (e).
- 50. Messrs. Bholanath Roy and Sudhir I Sur carrying on business under the trade as National Stores Syndicate, 70 Netaji Subhas Rot Calcutta (a); MR/2622A, 8-3-61 (b); (A) Busiron and aluminium utensils, wooden katwa & barkas, hog bristles (d); 22-12-61 (c).
- 51. Messrs. East India Commercial Corporatio 174 Mahatma Gandhi Road, Calcutta (a); M 2161A, 18-8-53 (b); (A) Hessian and gunny bag galvanised and steel pipes (d); 23-12-61 (e).
- 52. Indian Switch Gear Corporation, 159 Nets Subhas Road, Calcutta (a); MR/2391A. 15-5-4 (b); (A) Cast iron boxes, m. s. angles, m. s. boll and nuts, m. s. rounds, screws (d); 27-12-61 (e)
- 53. (S) Shri Kartick Chandra Dutta carry on busines under the trade name S. C. In (Jewellers & Bankers) ) for) Messes, S. C. In (Jewellers & Bankers), Kashimuddin Road, ville Nangi, post-office Batanagar, 24-Parganas (PG/1948A, 24-4-57 (b); 26-12-61 (e).

- i4. (S) Shri S. N. Das carrying on business der the trade name Messrs. Baranagore Board ll (for) Messrs. Baranagore Board Mill, 312 pal Lal Tagore Road, Baranagore, 24-Parganas p.; PG/1588A, 11-4-53 (b); 26-12-61 (e).
- 5. Shri Baijnath Singh carrying on business ler the trade name Agarpara Supply Agency, T. Road, Agarpara (Tetultala), 24-Parganas; PG/2332A, 6-5-60 (b); (A) Lime, bricks (d); 12-61 (e).
- 6. Shri Ranaranjan Sarkar carrying on busis under the trade name Sarkar & Co., 10A North ad, Jadavpur, Calcutta-32 (a); PG/2615A, 25-10-(b); (S) (1) Raw materials, (2) Plant, machigods for which exemption from payment of a tax is claimed are intended for use in the und process of manufacture of the goods named ow: (1) Coal powder (for) (1) Raw materials, Plant, machinery, spare parts and accessories, wided that all goods for which exemption from ment of sales tax is claimed are intended for in the actual process of manufacture of the sk named below: (i) Coal powder and (ii) atonite powder (c); 28-12-61 (e).
- ii. (8) Shri Kanai Lal Bose carrying on busis under the trade name The Ideal Oil Mills (for) e Ideal Oil Mills, 9 Gariahat Road South, Parganas (a); PG/640A, 25-5-49 (b); 28-12-(c).
- ilash Nath Vaish, Chandrabhan Vaish and Triinath Vaish carrying on business under the de name National Marble Co. (for) Messrs tional Marble Co., 2 Lallbazar Street, Calcutta ); RB/297A, 7-S-51 (b); 22-12-61 (e).
- i9. (S) Messrs. Sudhir Kumar Chakraverty, joy tiopal Chakraverty and Sunil Chakraverty rrying on business under the trade name S. K. akravertty & Co., (for) Messrs. S. K. Chakrarty & Co., 8A Lallbazar Street, Calcutta (a); 3'953A, 24-7-51 (b); 22-12-61 (e).
- 60. (S) Shri Suresh Chandra Addya carrying business under the trade name S. C. Addya & (for) S. C. Addya & Co., (S) 37, Canning reet, Calcutta, (for) 36 Canning Street Calcutta); RB/312A, 8-7-52 (b); 22-12-61 (e).
- fil. Messrs. Shantilal Manilal and Shambhulal initial carrying on business under the trade name initial & Co., 25 Pollock Street, Calcutta (a); 153A, 17-2-45 (b); (A) Electrical goods (b); 12-61 (e).
- 2. Sm. Manjula Shah carrying on business let the trade name Neptune Traders, (S) P-20 lhabazar Street, Calcutta (for) 29/1 Sir Harifoenka Street, Calcutta (a); (S) RB/1280A r) JK/3086A (b); 23-12-61 (e).
- Messrs. Indo-Eastern Trading Co. Ltd... 24 Radhabazar Street, Calcutta (a); RB/79A. 948 (b); (D) General merchandise as and en required and certified by the purchasing aler to be required (d); 23-12-61 (e).

- 64. (8) Shri Puran Chand Thapa (Proprietor) carrying on business under the trade name Messrs. Nylon Hosiery Mills (for) Messrs. Nylon Hosiery Mills. 171/A Harrison Road, Calcutta (a); RJ/2803A. 13-1-58 (b); 23-12-61 (e).
- (8) Shri Mangiram Gupta (Proprietor) carrying on business under the trade name Messrs. Ramesh Chandra Agarwalla (for) Messrs. Ramesh Chandra Agarwalla, 73 Cotton Street, Calcutta (a); RJ 2741A, 1-12-56 (b); 27-12-61 (e).
- 66. (8) Shri Chandrabhan Agarwalla and Shri Mahabir Prosad Agarwalla (Partners) carrying on business under the trade name Messrs. Mahabir Trading Co., 68 Cotton Street, Calcutta (a); RJ/1830A, 20-12-59 (a); 27-12-61 (e).
- 67. (8) Chandanmal Dugar, Shri Dhanraj Dugar, Shri Mulchand Dugar, Shri Bridhichand Dugar (Partners) carrying on business under the trade name Messrs, Dhanraj Coolchand (for) Messrs, Dhanraj Moolchand, 20 Mullick Street, Calcutta (a); RJ/1241A, 18-1-44 (b); 28-12-61 (e).
- 68. Shri Dhanaraj Bharach (Proprietor) carrying on business under the trade name Amar Hossery, 3 Brojodulal Street, Calcutta-6 (a); SH/2911A, 8-3-60 (b); (A) Hossery goods (d); 28-12-61 (e).
- 69. (S) Messrs, Sushil Kumar Mukherjee and Chandi Charan Kundu (Partners) carrying on business under the trade name Sreedhar Oil Mill (for) Messrs, Sreedhar Oil Mill, Sheoraphuli, Hooghly (a); SP/185A, 1-10-41 (b); 22-12-61 (e).
- 70 (8) Messrs, Kalipada Mazumdar, Nakuleswar Mazumdar, Ramapada Kundu, Girendra Kumar Mazumdar, Sukhendu Bikash Mazumdar and Snehalata Mazumdar (Partners) carrying on business under the trade name Bangasree Karat Kal (for) Messrs, Bangasree Karat Kal, Rathtala, Luxmiganj, Chandernagore, Hooghly (a); SP/953A, 17-12-54 (b); 22-12-61 (e).
- 71. (S) Shri Nanda Lal Haldar (Proprietor) carrying on business under the trade name Nanda Lal Haldar (for) Messrs. Nanda Lal Haldar, Arambagh, Hooghly (a); SP/775A, 19-3-51 (b); 22-12-61 (e).
- 72. (8) Messrs. Dasarathi Dutta, Sital Ch. Dutta, Sanatan Dutta, Dwip Ch. Dutta, Amitava Dutta and Kebal Ch. Dutta (Partners) carrying on business under the trade name H. K. Dutta & Co. (for) Messrs. H. K. Dutta & Co., Chatra, Sitalatala, Serampore, Hooghly (a); SP/530A, 31-7-48. (b); 22-12-61 (e).
- 73. Messrs. Ram Krishna Stores, Sahagunj, Hooghly (a); SP/102B, 19-5-61 (b); (A) Calcium carbonate and scrap wooden cask (d); 22-12-61 (e).
- 74. (S) Haradhan Nag and Guiram Nag (Partners) carrying on business under the trade name Guiram Nag & Bros. (for) Messrs. Guiram Nag & Bros. (Champadanga, Hooghly (a); SP/210A, 7-10-41 (b); 27-12-61 (e).

- 75. (S) Shri Dasarath Gayen (Proprietor) carrying on business under the trade name Dasarath Gayen (for) Messrs. Dasarath Gayen, Sheoraphuli, Hooghly (a); SP/207A, 6-10-61 (b); 22-12-61 (e).
- 76. (8) Messrs. Gobinda Gopal Sadhukhan, Tarayada Sadhukhan, Nandalal Sadhukhan and Dhananjoy Sadhukhan (Partners) carrying on business under the trade name Kedarnath Panchkari Sadhukhan (for) Messrs. Kedarnath Panchkari Sadhukhan, Singur, Hooghly (a); SP/19B, 2-10-41 (b); 22-12-61 (e).
- 77. Messrs. Khan & Sons (Private) Ltd., 5 Abdul Ali Row, Calcutta (a); TL/2334A, 22-9-61 (b); (A) Coal tar (d); 23-12-61 (e).

Explanatory notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 386C.T.—11th January 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes.—(a) Serial number, name address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. Messrs. R. C. Mehta & Bros., Raniganj (a); 445A(AS) (Central), 14-3-59 (b); (A) Pin ball, twin ball, nib, ink, stamp pad, pencils, ferro paper, James clip, alpin, ribbon, punch machine, paper, Drain brush, blowers, jute strings and ropes, phenyle, copper wire and plate, tower bolts, coal screen, locks, broom stick, altrof, iron pan, lantern, burner, foot rule, rubber ring, bolt fastener, rajan, tin soulder, hand saw, hasksaw-blade, spirit level, belt lacing, white metal, iron cement, carbide, gauge class, pressure gauge, battery cells (c); 22-12-61 (f).
- 2. (S) Shri Ambarlal Kishabhai Patel, Shri Somabhai Shamkarbhai Patel, Shri Gordhanbhai Shankerbhai Patel, Shri Dayabhai Shankarbhai

- Patel and Shri Umedbhai Ashabhai Patel carry on business under the trade name Motibhai Nars bhai Patel (for) Motibhai Narshibhai Patel. Armenian Street, Calcutta (a); 716A(AT) (Ctral), 14-8-57 (b); 23-12-61 (f).
- 3. Shri Dharamsi Vora carrying on busin under the trade name Rubber Emonite, Bakelite Plastic Industries, 2 Portuguese Church Stre Calcutta (a); 1204A(AT) (Central), 13-9-6] (A) Rubber and ebonite (c); (A) (1) R materials, (2) Plant, machinery, spare parted accessories. Provided that all goods for whe exemption from payment of sales tax is claimed intended for use in the actual process of manufacture of the goods named below: (i) Moulded rubh (ii) Ebonite and (iii) Bakelite and plastic good (d); 23-12-61 (f).
- 4. Shri Jlyas Amed and Shri Sultan Ahn carrying on business under the trade name All Trading Co., 71 Canning Street, Calcutta (1201A(AT) (Central), 6-9-61 (b); (A) Plas cases, leather hand bags and plastic hand bags (28-12-61 (f).
- 5. Shri Chotelall N. Doshi carrying on busine under the trade name Diamond Leather Works, Canning Street, Calcutta (a); 854A(AT) (Centra 15-2-58 (b); (A) Diary (d); 28-12-61 (f).
- 6. (S) Shri Ghanasamdas Agarwalla carry on business under the trade name Harikishan Co. (for) Harikishan & Co., 14 Rupchand R Street, Calcutta (a); 780A(AT) (Central), 18 57 (b); 28-12-61 (f).
- 7. Shri Probodh Kumar Daw carrying on huness under the trade name Messrs. P. K. Da Gouljan, post office Gopejan, district Murshadah (a); 123A(BR) (Central), 22-6-60 (b); (A) La (c); 28-12-61 (f).
- 8. Hanumannal Jhowr and Srigopal Jhocarrying on business under the trade name Kishalal Bhowrlal, Alipurduar, district Jalpaiguri ta 250A(CB) (Central), 13-3-59 (b); (A) Dried fra (c): 26-12-61 (f).
- 9. Messrs. Jaichandlal Agarwalla, Dungam Agarwalla and Asha Devi Agarwalla carrying business under the trade name Agarwal Compan Biswasingha Road, Cooch Behar, Branch: (Biswasingha Road, Cooch Behar (a): 3B(Cl (Central), 1-7-57 (b); (A) Cardamom, twing plastic goods, dried fruits, incense sticks and confectionery (c); 27-12-61 (f).
- 10. Shri K. N. Daftary carrying on busine under the trade name Natwarlal N. Daftary. Ezra Street, Calcutta (a); 354A(CL) (Central 2-7-57 (b); (A) Imitation jewellery, watch stral and its parts, spectacle frames and its glass (c) 26-12-61 (f).
- 11. (S) Messrs. K. H. Tangree, H. K. Tangre K. K. Tangree and F. K. Tangree carrying obusiness under the trade name Hoshang Tangre & Co. (for) Hoshang Tangree & Co., 32 En Street, Calcutta (a); 72A(CL) (Central), 10-65 (b); 27-12-61 (f).

- 12. (S) Messrs. Papatlal Thakersha, Paddlia. vshi Haribhai Patel and Maganlal Ambari Tilwa rying on business under the trade name Victoria rporation (India) (for) Messrs. Victoria Corpoion, 138 Canning Street, Calcutta (a); 145A B) (Central), 24-6-57 (b); (A) Power transmissible and accessories, roller and link chains, par brackets and pully blocks, ball bearings 22-12-61 (f).
- 3. Messrs. J. K. Steel Ltd., 7 Council House eet, Calcutta-1 (a); 365A(EL) (Central), 8-8-(b); (A) Raw materials, plant, machinery, re parts and accessories. Provided that all ds for which exemption from payment of sales is claimed are intended for use in the actual cess of manufacture of the goods named below: strappings (d); 27-12-61 (f).
- 4. Messrs. The Concern (Private) Ltd., (8) Sir Hariram Goenka Street, Calcutta-7 (for) 7 B. K. Paul Avenue, Calcutta-5 (a); (8) A(JK) (Central) (for) 636A(SH) (Central). 459 (b); 22-12-61 (f).
- 5 (S) Shri Gopikrishna Maheswar (Proprietearrying on business under the trade name Jeet-Kalloomall (for) Messrs. Jeetmall Kalloomall. Sukhlal Johury Lane, Calcutta (a); 306A(JK) 56(cd), 4-7-57 (b); 27-12-61 (f).
- 6. (S) Messrs, Kandanmal Saraogi and Sewudra Dabriwala (Partnets) carrying on business of the trade name Messrs, Jaluram Kundanmal Messrs, Jaluram Kundanmal, 9 Jagamohan Ick Lane, Calcutta (a); 712A(JK) (Central), 58 (b); (A) M. s. rods, m. s. flats, joists, m. s. hts. m. s. bolts and nuts, flour (c); 27-12-b1 (f)
- 7 (S) Messrs, Basheshardayal, Basdev Perland Vishan Sarup (Partners) carrying on iness under the trade name Basheswardayal utisharup (for) Messrs, Baseswardayal Shantirun, 29A Banstalla Street, Calcutta (a); 263A (i) (Central), 1-7-58 (b); (A) Cotton (c); 28-12-(f).
- 8 (S) Messrs. Ghan Shyamdass Dalmia and antlal Dalmia (Partners) carrying on business or the trade name Shree Hosiery Mills (for) ee Hosiery Mills, 29 Banstalla Street, Calcutta; 419A(JK) (Central), 17-7-57 (b); 28-12-61
- 9 Shri Haradhan Paul carrying on business er the trade name Paul Brothers, post Banarhat, rict Jalpaiguri (a); 478A(JP) (Central), 28-8-(b); (A) Wool (d); 27-12-61 (f).
- 0. (S) Sarbasri B. H. Patel and P. B. Patel riners) carrying on business under the trade at Messrs. Das & Co., (for) Messrs. Das & Co., Canning Street, Calcutta (a); 209A(I.R) atral), 1-7-57 (b); 28-12-61 (f).

- 21. Shri Brojeswar Pande carrying on business under the trade name Messrs. B. Pande & Co., 1/1 Monmohan Panday Road, (D) Station Road, Jalpaiguri (a); (S) 937A(MK) (Central) (for) 5B (MK) (Central), 14-6-57 (b); 22-12-61 (f).
- 22. Shri Ranaranjan Sarkar carrying on business under the trade name Sarkar & Co., 10A North Road, Jadavpur, Calcutta-32 (a); 589A(PG) (Central), 25-10-61 (b); (A) Bentonite clay (for) manufacture of bentonite powder (d); 28-12-C1 (f).
- 23. (8) Messrs. Lachman Prasad Vaish, Kailash Nath Vaish, Chandrabhan Vaish and Trilokinath Vaish carrying on business under the trade name National Marble Co. (for) Messrs. National Marble Co., 2 Lallbazar Street, Calcutta (a): 470A(RB) (Central), 22-7-57 (b); 22-12-61 (f).
- 24. Sm. Manjula Shah carrying on business under the trade name Neptune Traders, (S) P-20 Radhabazar Street, Calcutta (for) 29/1 Sir Hariram Goenka Street, Calcutta (a); 963A(RB) (Central) (for) 903A(JK) (Central) (b); 23-12-61 (f).
- 25. (8) Shri Puran Chand Thapa (Proprietor) carrying on business under the trade name Messrs. Nylon Hosiery Mills (for) Messrs. Nylon Hosiery Mills, 171/A Harrison Road, Calcutta (a); 670Å (RJ) (Central), 16-1-58 (b); 23-12-61 (f).
- 26. (S) Shri Mangiram Gupta (Proprietor) carrying on business under the trade name Messrs. Ramesh Chandra Agarwalla (for) Messrs. Ramesh Chandra Agarwalla, 73 Cotton Street, Calcutta (a); 614A(RJ) (Central), 17-9-57 (b); 27-12-61 (f).
- 27. (S) Messrs. Dasarathi Dutta, Sital Ch. Dutta, Sanatan Dutta, Dwip Ch. Dutta, Amitava Dutta and Kebal Ch. Dutta (Partners) carrying on business under the trade name H. K. Dutta & Co. (for) Messrs. II. K. Dutta & Co., Chatra, Sitalatala, Serampore, Hooghly (a); 57A(SP) (Central), 25-9-57 (b); 22-12-61 (f).
- 28 (S) Messrs. Gobinda Gopal Sadhukhan, Tarapada Sadhukhan, Nandalal Sadhukhan and Dhananjoy Sadhukhan (Partners) carrying on business under the trade name Kedarnath Panchkari Sadhukhan (for) Messrs. Kedarnath Panchkari Sadhukhan, Singur, Hooghly (a); 5B(SP) (Central), 20-8-57 (b); 28-12-61 (f).
- Explanatory notes. Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended.
- (A) means "Add"; (D) means "Delete"; (S) means "Substitute".
  - S. K. GHOSE, Commissioner.



# Gazette

# Extraordinary Published by Authority

**IGRAHAYANA** 27]

TUESDAY, DECEMBER 18, 1962

[SAKA 1884

PART V-Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President

#### MINISTRY OF LAW

#### (Legislative Department)

The following Act of Parliament received the assent of the President on the 24th November, 1962, and is hereby published for general information: ---

#### **ACT 42 OF 1962**

#### THE FOREIGNERS LAW (APPLICATION AND AMENDMENT) ACT, 1962

[24th November, 1962.]

An Act to apply the Registration of Foreigners Act, 1939 and the Foreigners Act, 1946 to certain persons to whom they do not at present apply and further to amend the Foreigners Act, 1946.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

1. This Act may be called the Foreigners Law (Application and Amendment) Act, 1962.

Short.

2. Notwithstanding anything contained in any other law for the time being in force, the provisions of the Registration of Foreigners Act, 1939, and the Foreigners Act, 1946, and of the rules and orders made thereunder shall apply to and in relation to any person who, or either 1946 to of whose parents, or any of whose grand-parents was at any certain time a citizen or subject of any country at war with, or persons. committing external aggression against, India or of any other country assisting the country at war with, or committing such aggression against, India, as they apply to and in relation to foreigners as defined for the purposes of those Acts.

Applica-tion of Act 16 of 1939 and

#### 3. In the Foreigners Act, 1946,-

Amendment of Act 31 of

- (a) in section 3, after clause (f) of sub-section (2), the 1946. following clause shall be inserted, namely:—
  - "(g) shall be arrested and detained or confined;";
- (b) in section 4,—
  - (i) before sub-section (2), the following sub-section shall be inserted, namely:—
    - "(1) Any foreigner (hereinafter referred to as an internee) in respect of whom there is in force any order made under clause (g) of subsection (2) of section 3, directing that he be detained or confined, shall be detained or confined in such place and manner and subject to such conditions as to maintenance, discipline and the punishment of offences and breaches of discipline as the ('entral Government may from time to time by order determine.";
  - (ii) for sub-sections (3) and (4), the following subsections shall be substituted, namely:—
    - "(3) No person shall-
      - (a) knowingly assist an internce or a person on parole to escape from custody or the place set apart for his residence, or knowingly harbour an escaped internee or person on parole, or
      - (b) give an escaped internee or person on parole any assistance with intent thereby to prevent, hinder or interfere with the apprehension of the internee or the person on parole.
    - (4) The Central Government may by order, provide for regulating access to, and the conduct of persons in, places in India where internees or persons on parole are detained or restricted, as the case may be, and for prohibiting or regulating the despatch or conveyance from outside such places to or for internees or persons on parole therein of such articles as may be prescribed.".

Repeal and saving. 4. (1) The Foreigners Law (Application and Amendment) Ordinance, 1962 is hereby repealed.

5 of 1962.

(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under this Act, as if this Act had commenced on the 26th October, 1962.

#### Legislative Department

The following Act of Parliament received the assent of the President on the 28th November. 1962, and is hereby published for general information:—

#### **ACT 43 OF 1962** THE COMPANIES (AMENDMENT) ACT, 1982

[28th November, 1962.]

An Act further to amend the Companies Act, 1956.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:

1.(1) This Act may be called the Companies (Amend- Short ment) Act, 1962.

duration.

(2) It shall remain in force during the period of operation of the Proclamation of Emergency issued under clause (1) of article 352 of the Constitution on the 26th October, 1962.

In the Companies Act, 1956, after section 293A, Insertion 1 of 1956. the following section shall be inserted, namely:-

of new 293B.

"293B. (1) The Board of directors of any company may, notwithstanding anything contained sections 293 and 293A or in the memorandum, articles or any other instrument relating to the company, contribute such amount as it thinks fit to the National Defence Fund or any other Fund Fund, etc. approved by the Central Government for the purpose of national defence.

Power of Board to tributions to National Defence

- (2) Every company shall disclose in its profit and loss account the total amount or amounts contributed by it to the Fund referred to in sub-section (1), during the financial year to which the account relates."
- 3. (1) The Companies (Amendment) Ordinance, 1962, Repeal 7 of 1962. is hereby repealed.

and saving.

(2) Notwithstanding such repeal, anything done under the said Ordinance shall be deemed to have been done under this Act as if this Act had commenced on the 3rd November, 1962.

#### Legislative Department

The following Act of Parliament received the assent of the President on the 24th November, 1962, and is hereby published for general information:-

#### ACT No. 40 OF 1962

# THE APPROPRIATION (RAILWAYS) No. 5 ACT, 1962

[24th November, 1962.]

An Act to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of India for the service of the financial year 1962-63 for the purposes of Railways.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:-

1. This Act may be called the Appropriation (Rail- Short ways) No. 5 Act, 1962.

2. From and out of the Consolidated Fund of India Issue of there may be paid and applied sums not exceeding those 4.81,92.00 specified in column 3 of the Schedule amounting in the aggregate to the sum of four crores, eighty-one lakhs and ninety-two thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1962-63, in respect of the services relating Financial to railways specified in column 2 of the Schedule.

4,81,92,000 out of the Consolid aof India year 1962-63.

3. The sums authorised to be paid and applied from Appropriaand out of the Consolidated Fund of India by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

#### THE SCHEDULE

(See sections 2 and 3)

1

2

Surns not exceeding

		Sums not exceeding			
No. Services and purposes of Vote		Voted by Parliament	Charged on the Consoli- dated Fund	Total	
		Rs.	Rs.	Rs.	
7	Ordinary Working Expenses—Operation (Fuel).	2,55,08,000	••	2,55,08,000	
9	Ordinary Working Expenses—Miscella- neous Expenses.	2,10,41,000	13,68,000	2,24,09,000	
15	Construction of New Lines	50,000	••	50,000	
16	Open Line Works—Additions	9 95 000		2,25,000	
	ا چار دو معنا				
	Total .	4.68.24.000	13.68.000	4.81.92.000	

## RT V]

#### MINISTRY OF LAW

#### Legislative Department

The following Act of Parliament received the assent of the President on the 24th November, 1962, and is hereby published for general information :-

### ACT No. 41 OF 1962 THE APPROPRIATION (No. 5) ACT, 1962

[24th November, 1962.]

An Act to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of India for the services of the financial year 1962-63.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

1. This Act may be called the Appropriation (No. 5) Short Act, 1962.

2. From and out of the Consolidated Fund of India there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of one hundred crores, thirty-nine lakhs and eighty-six thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1962-63, in respect of the services specified in column 2 of the Schedule.

Issue of Rs.1,00,39, 86, 000 out of the Consolidatod Fund of India for the year 1962-63.

3. The sums authorised to be paid and applied from and Appropria-out of the Consolidated Fund of India by this Act shall tion. be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

#### THE SCHEDULE

(See sections 2 and 3)

			Sums not exceeding				
No. of Vote	Services and purposes	•	Voted by Parliament	Charged on the Consoli- dated Fund	Total		
			$\mathbf{R}\mathbf{s}$ .	Rs.	Rs.		
9	Defence Services, Effective—Army		67,00,00,000	• •	67,00,00,000		
11	Defence Services, Effective-Air Fo	rce	8,00,00,000	• •	8,00,00,000		
25	Union Excise Duties		40,00,000	••	40,00,000		
26	Taxes on Income including Corporate Tax, etc.	ion	39,50,000	••	39,50,000		
49	Cabinet		3,00,000	• •	3,00,000		
56	Delhi			61,000	61,000		
97	Indian Posts and Tolographs Departn	ıent	4,50,00,000		4,50,00,000		
111	Secretariat of the Vice-President		56,000		56,000		
114	Defence Capital Outlay		20,00,00,000	• •	20,00,00,000		
125	Purchase of Foodgrains			5,50,000	5,50,000		
126	Other Capital Outlay of the Ministry Food and Agriculture.	of	• •	25,000	25,000		
139	Other Capital Outlay of the Ministry Transport and Communications.	of	••	43,000	43,000		
144	Capital Outlay of the Department Atomic Energy.	of	1,000	••	1,000		

Total

.. 1,00,33,07,000

6,79,000 1,00,39,86,000

#### Legislative Department

The following Act of Parliament received the assent of the President on the 28th November, 1962, and is hereby published for general information:—

#### ACT No. 44 OF 1962

#### THE ELECTRICITY (SUPPLY) AMENDMENT ACT, 1962

[28th November, 1962.]

An Act further to amend the Electricity (Supply) 'Act,

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:-

1. This Act may be called the Electricity (Supply) Shor title. Amendment Act, 1962.

54 of 1948.

section 20A.

power of the Board to acquire any property, the Board may acquire from the State Government on lease any project relating to the generalition of lease. connected with such project or any part of such project, transmission lines or other works on such terms and conditions, including terms and conditions relating to the operation and maintenance thereof as may be agreed upon between the State Government and the Board.".

the Power to

### Legislative Department

The following Act of Parliament received the assent of the President on the 29th November, 1962, and is hereby published for general information:—

#### ACT No. 45 OF 1962.

# THE HINDU ADOPTIONS AND MAINTENANCE (AMENDMENT) ACT, 1962.

[29th November, 1962.]

An Act further to amend the Hindu Adoptions and Maintenance Act, 1956,

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

1. This Act may be called the Hindu Adoptions and Short Maintenance (Amendment) Act, 1962.

78 of 1956.

PART V

2. In section 2 of the Hindu Adoptions and Amendmaintenance Act, 1956 (hereinafter referred to as the principal Act), in the Explanation to sub-section (1)—

- (a) in clause (b), the word "and" occurring at the end
- (b) after clause (b), the following clause shall be inserted, namely:—
  - "(bb) any child, legitimate or illegitimate, who has been abandoned both by his father and mother or whose parentage is not known and who in either case is brought up as a Hindu, Buddhist, Jaina or Sikh; and".
- 3. In section 9 of the principal Act,-

shall be omitted;

- (a) in sub-section (2), for the words, brackets and Amendfigure "sub-section (3)", the words, brackets ment of and figures "sub-section (3) and sub-section (4)" section 9. shall be substituted;
- (b) for sub-section (4) the following sub-section shall be substituted, namely:—
  - "(4) Where both the father and mother are dead or have completely and finally renounced the world or have abandoned the child or have been declared by a court of competent jurisdiction to be of unsound mind or where the parentage of the child is not known, the guardian of the child may give the child in adoption with the previous permission of the court to any person including the guardian himself.";

- (c) in the Explanation-
  - (i) in clause (i), the word "and" at the end shall be omitted;
  - (ii) after clause (i), the following clause shall be inserted, namely:—
  - "(111) "guardian" means a person having the care of the person of a child or of both his person and property and includes—
    - (a) a guardian appointed by the will of the child's father or mother, and
    - (b) a guardian appointed or declared by a court; and.

Amendment of section 11 of the principal Act, in clause (vi),
after the words "from the family of its birth", the words
"or in the case of an abandoned child or a child whose parentage is not known, from the place or family where it has been brought up" shall be inserted.

#### Legislative Department

The following Act of Parliament received the assent of the President on the 29th November. 1962, and is hereby published for general information :-

#### ACT 46 OF 1962.

# THE METAL TOKENS (AMENDMENT) ACT, 1962.

[29th November, 1962.]

An Act further to amend the Metal Tokens Act, 1889.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:--

1. This Act may be called the Metal Tokens (Amend-Short ment) Act, 1962.

title.

2. For sub-section (2) of section 1 of the Metal Tokens Amend-Act, 1889 (hereinafter referred to as the principal Act), ment of section 1 of 1889. the following sub-section shall be substituted, namely:--

- "(2) It extends to the whole of India.".
- 3. For section 2 of principal Act, the following Amendment of

section 2.

In this Act "issue" means to put a piece of metal into circulation for the first time for use as money in India, such piece having been made in contravention of this Act or brought into India by sea or by land in contravention of any notification for the time being in force under section 19 of the Sea Customs Act, 1878.

8 of 1878.

4. In section 6 of the principal Act, for the words "the said territories" wherever they occur, the word "India" Amendment of shall be substituted.

#### Legislative Department

The following Act of Parliament received the assent of the President on the 29th November, 1962, and is hereby published for general information: -

### ACT 46 OF 1962. THE METAL TOKENS (AMENDMENT) ACT, 1962.

[29th November, 1962.]

An Act further to amend the Metal Tokens Act, 1889.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:-

1. This Act may be called the Metal Tokens (Amend-Short ment) Act, 1962.

title.

l of 1889.

2. For sub-section (2) of section 1 of the Metal Tokens Amend-Act, 1889 (hereinafter referred to as the principal Act), ment of section the following sub-section shall be substituted, namely:

- "(2) It extends to the whole of India.".
- 3. For section 2 of principal Act, the following Amendment of section shall be substituted, namely:

section 2.

In this Act "issue" means to put a piece of metal into circulation for the first time for use as money in India, such piece having been made in contravention of this Act or brought into India by sea or by land in contravention of any notification for the time being in force under section 19 of the Sea Customs Act, 1878.'.

8 of 1878.

Amendment of section 6.

4. In section 6 of the principal Act, for the words "the said territories" wherever they occur, the word "India" shall be substituted.

# The





# Gazette

सत्यमेव जयर

# Extraordinary

### Published by Authority

GRAHAYANA 28]

WEDNESDAY, DECEMBER 19, 1962

[SAKA 1884

ART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

# GOVERNMENT OF WEST BENGAL LAW DEPARTMENT Legislative .

NOTIFICATION

No. 3369L.—19th December, 1962.—The Govmor having been pleased to order, under rule 66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:—

THE WEST BENGAL APPROPRIATION (EXCESS EXPENDITURE, 1955-56, 1956-57, 1957-58 AND 1958-59) BILL, 1962.

#### A

#### **BILL**

to regularise payment and appropriation of certain further sums from and out of the Consolidated Fund of West Bengal for the services and purposes of the year ending on the thirty-first day of March, 1956, the year ending on the thirty-first day of March, 1957, the year ending on the thirty-first day of March, 1958 and the year ending on the thirty-first day of March, 1959.

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

- 1. This Act may be called the West Bengal Appropriation (Excess Expenditure, 1955-56, 1956-57, 1957-58 and 1958-59) Act, 1962.
- 2. From and out of the Consolidated Fund of West Bengal,—
  - (1) sums not exceeding those specified in column 3 of Schedule I amounting in the aggregate to the sum of rupees forty-five lakhs, forty-four thousand, six hundred and ninety-eight,
  - (2) sums not exceeding those specified in column 3 of Schedule II amounting in the aggregate to the sum of rupees eleven lakbs, thirty-one thousand, nine hundred and seventy-four,
  - (3) sums not exceeding those specified in column 3 of Schedule III amounting in the aggregate to the sum of rupees thirteen lakhs, seventy-one thousand, two hundred and twelve, and

Issue of Rs. 45,44,698, Rs. 11,31,974, Rs. 13,71,212 and Rs. 2,74,20,324 out of the Consolidated Fund of West Bengal respectively for the services and purposes of the year 1965-56, the year 1957-58and the year 1958-59.

#### (Clause 3.)

(4) sums not exceeding those specified in column 3 of Schedule IV amounting in the aggregate to the sum of rupees two crores, seventy-four lakhs, twenty thousand, three hundred and twenty-four,

are authorised for payment and application towards defraying the several charges which were incurred during—

- (i) the year ending on the thirty-first day of March, 1956,
- (ii) the year ending on the thirty-first day of March, 1957,
- (iii) the year ending on the thirty-first day of March, 1958, and
- (iv) the year ending on the thirty-first day of March, 1959,

respectively in respect of the services and purposes specified in column 2 of each such Schedule and which were in excess of the amounts granted for the services and purposes of the respective year.

Appropriation.

3. The sums authorised for payment and application from and out of the Consolidated Fund of West Bengal by this Act shall be deemed to have been respectively appropriated for the services and purposes expressed in Schedules I, III and IV in relation to the year ending on the thirty-first day of March, 1956, the year ending on the thirty-first day of March, 1957, the year ending on the thirty-first day of March, 1958 and the year ending on the thirty-first day of March, 1959.

(Schedule I.)

#### SCHEDULE I.

1	2		3		
		Su	Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.	
		Rs.	Rs.	Rs.	
1	4—Taxes on Income Other than Corpora- tion Tax.	12,477		12,477	
2	7—Land Revenue		43,874	43,874	
4	9Stamps	13,122		13,122	
5	10—Forest	3,18,571		3,18,571	
6	11—Registration	14,994		14,994	
11	22—Interest on Dobt and Other Obliga- tions.		4,97,685	4,97,685	
14	27—Administration of Justice.		34,427	<b>84,4</b> 27	
19	37—Education	21,97,241		21,97,241	
44	63—Extraordinary Charges.		7,22,271	7,22,271	
50	Public Debt		6,90,036	6,90,036	
	Grand Total	25,56,405	19,88,293	45,44,698	

(Schedule II.)

#### SCHEDULE II.

1	2		3	
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.
		Rs.	Rs.	Rs.
4	9—Stamps	37,674		37,674
13	25—General Adminis- tration.	10,93,597		10,93,597
18	36—Scientific Departments.	340		340
40	57—Miscellaneous— Other Miscellaneous Expenditure.		363	363
	Grand Total	11,31,611	363	11,31,974

(Schedule III.)

# SCHEDULE III.

1	2	3		
		Sums not exceeding		
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund.	Total.
		Rs.	Rs.	Rs.
4	9—Stamps	17,790		17,790
6	11—Registration	34,230		34,230
13	25—General Administration.	5,92,582		5,92,582
15	28.—Jails and Convict Settlements.	1,16,228		1,16,228
22	40—Agriculture		12,421	12,421
31	47—Miscellaneous Departments—Excluding Fire Services.	1,39,459		1,39,459
36	56—Stationery and Printing.	1,17,000		1,17,000
38	57—Miscellaneous— Contributions.	1,38,294	2,03,208	3,41,502
	Grand Total	11,55,583	2,15,629	13,71,212

(Schedule IV.)

#### SCHEDULE IV.

(See Bounding 2 and 0.)					
1	2	3			
		Sums not exceeding			
Grant No.	Services and purposes.	Voted by the Legislative Assembly.	Charged on the Consoli- dated Fund	.   '	
		Rs.	Rs.	Rs.	
6	11Registration	36,899		36,899	
11	51A- Interest on Capital Outlay on Multipurpose River Schemes.		34,921	34,921	
14	25—General Administration.	6,49,873	, .	6,49,873	
15	27-Administration of Justice.	1,59,532	••	1,59,532	
16	28—Jails and Convict Settlements.	1,03,895		1,03,895	
17	29—Police		789	789	
18	30—Ports and Pilotage	7,699	• •	7,699	
20	37—Education	19,47,093	• •	19,47,093	
21	38—Medical	26,55,852		26,55,852	
34	54B—Privy Purses and Allowances of Indian Rulers.	33,219		33,219	
<b>3</b> 5	55- Superannuation Allowances and Pensions.	12,99,306	••	12,99,306	
36	56—Stationery and Printing.	5,07,855		5,07,855	
39	57—Miscellaneous— Expenditure on Displaced Persons.	1,59,90,647		1,59,90,647	
41	63 Extraordinary Charges,		706	706	
46	85A—Capital Outlay on State Schemes of Government Trading.		186	186	
47	Public Debt		39,91,852	39,91,852	
	Grand Total	2,33,91,870	40,28,454	2,74,20,324	

#### STATEMENT OF OBJECTS AND REASONS.

This Bill is introduced in pursuance of Article 205 of the Constitution of India read with Article 204 thereof, to provide for the appropriation from and out of the Consolidated Fund of West Bengal, of moneys required to meet the excess expenditure incurred during the year ending on the thirty-first day of March, 1956, the year ending on the thirty-first day of March, 1957, the year ending on the thirty-first day of March, 1958, and the year ending on the thirty-first day of March, 1959 on certain services and purposes.

2. Under the Constitution of India, no moneys can be withdrawn from the Consolidated Fund of West Bengal except under appropriation made by law.

S. BANERJI, Member-in-charge.

CALCUTTA,
The 19th December, 1962.

By order of the Governor,

K. K. HAJARA,

Secy. to the Govt. of West Bengal.

# Calcutta



# Gazette

# Extraordinary

# Published by Authority

HAYANA 28] WEDNESDAY, DEC. 19, 1962 [SAKA 1884

I I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL LAND AND LAND REVENUE DEPARTMENT

# Land Acquisition

## **DECLARATIONS**

Burdwan.—No. 17502L.A.—19th December 1962.—hereas the functions of the Central Government ider the Land Acquisition Act, 1894 (1 of 1894), and it Land Acquisition (Mines) Act, 1855 (XVIII of 185), in relation to the acquisition of land for purses of the Union have been entrusted to the State overnment by notifications No. 20/1/55-Judl. (I), ited the 14th May 1955 and No. 20/9/54-Judl., ited the 16th February, 1955, respectively, issued the Government of India in the Ministry of Home fairs under clause (1) of the articles 258 of the onstitution of India, as S.R.O. 1074 and published page 868, Part II, section 3 of the "Gazette of lia", dated 21st May 1955, and S.R.O. 396 and blished at page 322 of the "Gazette of India", led the 19th February 1955;

And whereas the Governor is satisfied that land is eded for a public purpose, being a purpose of Union, namely, for provision of a new crossing tion, between Bhedia and Guskara, in the village Pichkuri, jurisdiction list No. 149, police-station asgram, pargana Muzafarsahi, district Burdwan, it hereby declared that a piece of land starting from ainage 20.98 feet of mile 91 Shahebganj Loop Line mouza Pichkuri and running generally towards the

north attached to the west old boundary line of the same mile and terminating at chainage 30.98 feet of the same mile and mauza and being 1,000 feet in length and variyng in width from 174 feet to 200 feet, and measuring, more or less 3.71 acres is needed for the aforesaid public purpose at the public expense within the aforesaid village of Pichkuri.

Mines of coal, iron-stone, slate or other mineral lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig or carry away or use in the construction of the work for the pur pose of which the land is being acquired, are no needed.

This declaration is made under the provisions of section 6, Act I of 1894 and section 3, sub-section (1), Act XVIII of 1885, read with the said notifications, to all whom it may concern.

A plan of the land may be inspected in the Offic of the Special Land Acquisition Officer, Burdwan, a well as in that of the Divisional Superintendent Eastern Railway, Howrah.

By order of the Governor. B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benga

Nadia.—No. 17538L.A.—19th December 1962.—Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of the Union, viz., for the development of Krishnagar Government College in the village of Krishnagar, jurisdiction list No. 92, police-station Krishnagar, district Nadia, it is hereby declared that a piece of land comprising cadastral survey plot Nos. 3109, 3110 and 3111 and measuring more or less 2.30 acres, is needed for the aforesaid public purpose at the public expense in the aforesaid village of Krishnagar.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the Office of the Land Acquisition Collector, Nadia.

By order of the Governor, B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Printed and published by the Superintendent. Governmenting, West Bengal, at West Bengal Govt. Press, Alips



# Gazette

# Extraordinary

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WEDNESDAY, DECEMBER 19, 1962

[SAKA 1884

PART IA—Orders and Notifications of the Government of India; Statutory Notifications of the Election Commission, India; and other Election Notifications published for general information. Orders and Notifications which have originally been published in the "Gazette of India" are only republished.

#### MINISTRY OF HOME AFFAIRS

#### NOTIFICATIONS

New Delhi, the 13th December 1962

THE DEFENCE OF INDIA (REQUISITIONING AND ACQUISITION OF IMMOVABLE PROPERTY) RULES, 1962

- G.S.R. 1715.—In exercise of the powers conferred by section 38 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby makes the following rules, namely:--
- Short title: These rules may be called the Defence of India (Requisitioning and Acquisition of Immovable Property) Rules, 1962.
  - 2. **Definitions:** In these rules, unless the context otherwise requires,—
  - (a) "Act" means the Defence of India Act, 1962;
  - (b) "competent authority" means-
    - (i) the Central Government, or
    - (ii) a State Government to which, or any officer or authority subordinate to the Central Government or a State Government to whom, the powers conferred or duties imposed on the Central Government under the relevant provision of Chapter VI of the Act have been delegated under section 40 of the
    - (iii) any officer or authority authorised by the Central Government or a State Government to exercise the powers or perform the duties of the competent authority under any provision of these
  - (c) "Court" means the principal civil court of original jurisdiction in the district in which the property is situated;
  - (d) "person interested" shall have the same meaning as in the Explanation to section 30 of the Act.
  - 3. Power to require delivery of possession of property: Whenever any operty is requisitioned, the competent authority may by order require the vner or person in possession of the property to deliver possession thereof, ter removing therefrom any furniture or other articles, to such person and ithin such time as may be specified in the order.
  - Procedure for taking possession: Where any person either remains possession of any requisitioned property or fails to remove therefrom any rniture or other articles belonging to him in contravention of any order requisitioning, the competent authority may, subject to the provisions of le 18, enter into or take possession of the property and while taking ssession of the property, the competent authority shall make, in the essence of two witnesses, an inventory of the furniture and other articles

found therein and after giving not less than three days' notice for removing such furniture or other articles and after proclamation in such manner as that authority considers sufficient may dispose of such furniture and other articles by public auction. The sale proceeds, if any, shall, after deducting the expenses of the sale, be deposited in the Court for payment to such person or persons as are entitled to receive the same.

- 5. Use of requisitioned property: A property requisitioned for any of the purposes specified in sub-section (1) of section 29 of the Act may be used for any one or more of the other purposes specified in that sub-section.
- 6. Repairs to requisitioned property: (1) The competent authority may, by order in writing, require any person interested to execute such repairs to the property (being repairs which are necessary and are usually made by owners of properties in the locality in which the requisitioned property is situated) and within such time as may be specified in the order, and if the person interested fails to execute any repairs in pursuance of such order, the competent authority may cause the repairs specified in the order to be executed and the expenses of such repairs shall be deducted from the compensation payable to him so however that the amount to be deducted shall in no case exceed the compensation payable for a month determined in accordance with clause (i) of section 30 of the Act.
- (2) If the competent authority does no! consider it in the public interest to allow entry into the property by the person interested or his agents or workmen for carrying out the requisite repairs, such repairs may be carried out by the competent authority and the expenses thereof shall be deducted from the compensation payable in respect of the property in accordance with sub-rule (1).
- 7. Release from requisition: (1) Where any person to whom the possession of any property to be released from requisition, is to be given, as a second delivery of the property, or cannot be found and has no legal agent or other person empowered to accept delivery on his behalf, the competent authority shall cause a notice declaring that the property is released from requisition, to be served by registered post, at the last known address of such person and a copy of such notice shall at the same time be fixed on some conspicuous part of the property and a purport of the notice shall also be proclaimed by heat of drum or otherwise as the competent authority may consider sufficient. Such property shall cense to be subject to requisition on and from the date of such publication and shall be deemed to have been delivered to the person entitled to the possession thereof and the Central Government shall not be liable for any compensation or other claim in respect of the property for any period after the said date.
- (2) Where any requisitioned property or any material part thereof is wholly destroyed or rendered substantially and permanently unfit for the purpose for which it was requisitioned by reason of fire, earthquake, tempest, flood or violence of any army or of a mob or other irresistible force, the property or any such part thereof, shall, at the option of the competent authority, be deemed to have been released from requisition and the Central Government shall not be liable to restore the same in as good a condition as it was at the time of requisition.
- 8. Compensation: The competent authority shall, as soon as may be after the property has been requisitioned, released from requisition or acquired, as the case may be, determine the compensation payable under section 30 or section 37 of the Act and shall also apportion it where necessary among the persons known or believed to be interested in the property of whom or of whose claim to compensation he has information. Such determination shall be communicated by the competent authority to the person or persons in whose favour the determination has been made.
- 9. Application for arbitration: (1) A person aggrieved by the amount of compensation determined by the competent authority shall, within thirty application in writing to the communication of such determination, make an to an arbitrator stating therein the reasons for his being aggrieved by the amount of compensation so determined.
- (2) Where no such application is made within the period of thirty days aforesaid and the amount of compensation as determined by the competent authority has not been accepted by the person or persons in whose favour the determination has been made, or where there is dispute as to the title compensation, the compensation or as to the apportionment of the amount of court.
- 10. Appointment of arbitrator: (1) On receipt of the application for reference to arbitration or where there is a dispute as to the title to receive the compensation or as to the apportionment of the amount thereof, the competent authority shall appoint as arbitrator a person who is qualified ander clause (2) at article 217 of the Constitution for appointment as a

(2) Any such arbitrator shall complete the arbitration proceedings and give his award within four months:

Provided that the Central Government may, if it thinks fit, enlarge the period for making the award whether the time for making the award has expired or not.

- 11. Change of arbitrator: Where before an arbitrator is able to finish his arbitration proceedings and make his award, a new arbitrator is appointed, the new arbitrator may deal with the evidence taken down by his predecessor as if such evidence had been taken down by him and may proceed with the arbitration proceedings from the stage at which his predecessor left it.
- 12. Arbitrator to have certain powers of civil courts: The arbitrator shall have all the powers of a civil court, while trying a suit under the Code of Civil Procedure, 1908 (5 of 1908), in respect of the following matters, namely:—
  - (a) summoning and enforcing the attendance of any person and examining him on oath;
  - (b) requiring the discovery and production of any document;
  - (c) reception of evidence on affidavits;
  - (d) requisitioning any public record from any court or office;
  - (e) issuing commissions for examination of witnesses.
- 13. **The Award:** After taking into consideration matters with regard to the reference and after making such enquiry as the arbitrator may consider necessary and just, the arbitrator shall make in writing and sign the award, setting forth the grounds for his decision of the amount of compensation which in his opinion should be allowed for the property and of the apportionment of the said compensation among all persons known to be interested in the property. The arbitrator shall at the same time deliver or send by registered post to all parties to the reference and to the competent authority a copy each of the award together with the grounds on which the award is based.
- 14. **Costs:** (1) The award shall also state the amount of costs incurred by each party in the proceedings.
- (2) Where the compensation determined by the arbitrator does not exceed the sum offered by the competent authority, the person interested shall be directed to bear his own costs and to pay as well the costs of the competent authority.
- (3) Where the compensation determined by the arbitrator is not less than the amount claimed by the person interested and it is proved that the person interested made a similar claim in the inquiry preceding the competent authority's determination, the competent authority shall be directed to bear his own costs as well as those of the person interested.
- (4) Subject as aforesaid, the apportionment of costs shall be in the discretion of the arbitrator.
- (5) Where the costs of the competent authority have been ordered to be paid by the person interested, the competent authority may deduct the amount of such costs from the compensation amount payable to such person.
- 15. **Payment:** (1) The compensation determined in accordance with clause (i) of section 30 of the Act shall be payable on the expiry of every three months in respect of a building or an urban land and on the expiry of every six months in respect of rural land.
- (2) Where in the opinion of the competent authority there is likely to be delay in determination of the compensation or where the person interested is aggrieved by the amount of compensation determined by the competent authority, the competent authority may, at his discretion, make "on account" payment, after taking such security as that authority thinks fit, up to eighty per cent. of the amount which in his opinion is likely to be determined as compensation and such "on account" payment as relates to compensation referred to in sub-rule (1) shall, as far as may be, he made in accordance with the provisions of that sub-rule.
- 16. Service of notices and orders: (1) Save as otherwise provided in Chapter VI of the Act or in these rules, every notice or order issued or made under that Chapter or these rules shall,—
  - (a) in the case of any notice or order of a general nature or affecting a class of persons, be published in the Official Gazette; and
  - (b) in the case of any notice or order affecting an individual corporation or firm, be served in the manner provided for the service of summons in Rule 2 of Order XXIX or Rule 3 of Order XXX, as the case may be, in the first Schedule of the Code of Civil Procedure, 1908 (5 of 1908);

- (c) in the case of any notice or order affecting an individual person (not being a corporation or a firm), be served on such person—
  - (i) by delivering or tendering it to that person; or
  - (ii) if it cannot be so delivered or tendered, by delivering or tendering it to any officer of such person or any adult male member of the family of such person, or by affixing a copy thereof on the outer door or on some conspicuous part of the premises in which that person is known to have last resided or carried on business or personally worked for gain; or failing service by these means.
  - (iii) by registered post.
- (2) When the ownership of the property is in dispute or where the persons interested in the property are not readily traceable and the notice or order cannot be served without undue delay, the notice or order may be served by publishing it in the Official Gazette, and where possible, by affixing a copy thereof on any conspicuous part of the property to which it relates.
- 17. Court deposits: It any money is deposited in court under these rules, the court shall deal with it in the manner laid down in sections 32 and 33 of the Land Acquisition Act, 1894 (1 of 1894).
- 18. Inspection of property: The competent authority shall not, as far as possible, in exercise of the powers conferred by sections 32 and 33 of the Act, enter upon any property after sunset or before sunrise.

[No. 3/2/62-Poll. (Spl.)-I.]

G.S.R. 1716.—In exercise of the powers conferred by sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962) and of all other powers enabling it in this behalf, the Central Government hereby directs that the powers exercisable by it under the provisions of the said Act specified in column (2) of the Schedule hereto annexed shall also be exercisable by each of the authorities mentioned in the corresponding entry in column (3) of the said Schedule in respect of any immovable property situated within its jurisdiction.

#### Schedule

Sl. Provision of the Act No.

(1) (2)

- 1. Sections 29, 30 (except the provisos thereto), 31, 32, 33, 35 and 36 and sub-sections (1) and (3) of section 37.
- 2. Provisos to section 30 and sub-sections (2) and (4) of section 37.

Authorities

(3)

- (a) All Collectors, District Magistrates and Deputy Commissioners in the States and all Political Officers in NEFA.
- (b) All Land Acquisition Collectors,
  Land Acquisition Officers and
  Subdivisional Magistrates functioning as Land Acquisition
  Collectors in the States and all
  Assistant Political Officers functioning as Land Acquisition
  Collectors in NEFA.

The State Governments.

[No. 3/2/62-Poll. (Spl.)-II.] HARI SHARMA, Addl. Secy. mered No. C207

The

# Calcutta



# Gazette

# Extraordinary

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IT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

## MMERCE AND INDUSTRIES DEPARTMENT

### Mines and Power

### **ORDER**

No. 7015M.P.—19th December 1962.—In exercise the power conferred by section 22B of the Indian ctricity Act, 1910 (IX of 1910), the Governor is ased hereby to make the following amendment this Department order No. 3599M.P., dated the h August 1961, published at page 3109 of Part I the "Calcutta Gazette", dated the 31st August 31, for regulating the supply, distribution, consumpn and use of electrical energy (hereinafter referred as the said order), namely:—

### **Amendment**

In the said order-

(1) number the portion commencing with the words and figures "No. Industrial consumer taking supply of electrical energy at 3,300 volts" and ending with the words "taking supply in bulk from the said licensees" as paragraph "I", and

(2) after paragraph I as so numbered, insert the following paragraph, namely:—

"II. If the Calcutta Electric Supply Corporation Limited is satisfied that any industrial consumer has contravened any of the provisions of paragraph I, it may, notwithstanding anything to the contrary contained in any contract, discontinue, with the previous sanction of the State Government, the supply of electrical energy to such industrial consumer either permanently or for such period or periods as it may consider necessary:

Provided that the State Government shall not sanction any such discontinuation of supply of electrical energy to any industrial consumer, without giving to such industrial consumer at least three days' notice in writing of its intention so to do and an opportunity of being heard."

By order of the Governor,
P. M. DAS GUPTA,
Dy. Secy. to the Govt. of West Bengal.

# Calcutta



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FRIDAY, DEC. 21, 1962

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IT I—Orders and Notifications by the Governor of West Bengal, the "ligh Court, Government Treasury, etc.

#### GOVI INMENT OF WEST BENGAL

### HOME DEPARTMENT

## Constitution and Elections

### NOTIFICATION

No. 4704A.R.—21st December 1962.—In exercise the powers conferred by rule 7(1)(a) of the West engal Legislative Assembly Secretariat Rules, 1953 amed under clause (3) of article 187 of the onstitution of India, the Governor of West Benga as been pleased to appoint Shri Prititosh Roy additional Secretary to the West Bengal Legislative Seembly, as Secretary to the West Bengal Legislative Assembly, with effect from the forenoon the 1st January 1963, vice A. R. Mukherjea ecretary, West Bengal Legislative Assembly, retired

By order of the Governor,
S. K. CHATTERJEE,
Secy. to the Govt. of West Bengal

id and published by the Superintendent, Governing, West Bengal at West Bengal Govt. Press Alig





# Gazette

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### **DEPARTMENT OF LAND AND LAND REVENUE**

Calcutta

#### Land Acquisition

#### DECLARATIONS

Murshidabad. — No. 17646L.A. — 21st December 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20/1/55Judl.-(i), dated the 14th May 1955, issued by the Government of India, in the Ministry of Home Affairs, under clause (1) of Article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, Part II, section 3, of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the Farakka Barrage Project in the villages of Srimantapur and Beniagram, jurisdiction list Nos. 36 and 17, respectively, policestation Farakka, district Murshidabad, it is hereby declared that pieces of lands comprising cadastral survey plots described in the schedule of lands below, and measuring, more or less, 1.09 acres, are needed for the aforesaid public purpose at the public expense within the aforesaid villages of Srimantapur and Beniagram.

### Schedule of lands

Police-station Farakka, district Murshidabad Village Srimantapur, jurisdiction list No. 36 Cadastral survey plots in full—4241, 4263, 4303 and 4305.

Village Beniagram, jurisdiction list No. 17 Cadastral survey plot in full—22.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengal.

Murshidabad. — No. 17649L.A. — 21st December 1962.—Whereas the functions of the Central "Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union, have been entrusted to the State Government by notification No. 20.7/55Judl.-(i), dated the 14th May 1955, issued by the Government of India, in the Ministry of Home Affairs, under clause (1) of Article 258 of the Constitution of India as S.R.O. 1074 and published at page 868, P.rt 11, section 3, of the "Gazette of India", dated the 21st May 1955;

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely, for the Farakka Barrage Project in the village of Sreemantapur, jurisdiction list No. 36, police-station Farakka, district Murshidabad, it is hereby declared that a piece of land comprising cadastral survey plots described in the schedule o land below, and measuring more or less, 32.62 acres is needed for the aforesaid public purpose at the public expense within the aforesaid village o Sreemantapur.

### Schedule of land

Police-station Farakka, district Murshidabad Village Srimantapur, jurisdiction list No. 36

Cadastral survey plots in full—233, 234, 293, 294
352, 353, 359, 365, 366, 367, 368, 369, 371, 372, 373
374, 377, 378, 384, 385, 387, 388, 393, 394, 395
396, 397, 398, 399, 400, 401, 402, 403, 404, 407
408, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419
420, 421, 675, 676, 679, 680, 681, 682, 683, 684, 688
689, 742, 743, 744, 746, 747, 748, 751, 752, 758, 754
755, 757, 758, 759, 760, 763, 764, 766, 800, 802, 295
370, 406, 409, 422, 441, 756, 761 and 765.

Cadastral survey plots in part—57, 96, 98, 100 104, 229, 230, 231, 232, 235, 248, 249, 250, 285, 292 296, 360, 375, 376, 379, 381, 383, 391, 389, 392, 423 424, 727, 738, 741, 762, 768, 769, 770, 789, 801, 803 804, 807, 808, 809, 236, 239, 297, 298, 349 and 805.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 (1 of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Bengi

he the Superintendent, Government Printing West the

# Calcutta



# Gazette

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PAUSA 1]

SATURDAY, DECEMBER 22, 1962

**SAKA 1884** 

PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

#### LAND AND LAND REVENUE DEPARTMENT

### Land Reforms

#### **NOTIFICATION**

No. 17622-L.Ref. - 21st December 1962. In exercise of the power conferred by the proviso to article 309 of the Constitution of India and in supersession of all previous notifications issued on the subject, the Governor is pleased hereby to make the following rules regulating the recruitment to the post of Land Reforms Officer for employment as Subdivisional Land Reforms Officer and Subdivisional Compensation Officer in the Estates Acquisition Department under the Board of Revenue, West Bengal, namely:—

### Rules

The method of, and the qualifications required for, recruitment to the post of Land Reforms Officer shall be as detailed below:—

- 1. **Appointing authority:** The Secretary, Board of Revenue, West Bengal.
- 2. Pay: Rs. 250-15 550 (efficiency bars after the 8th and 16th stages).
- 3. Method of recruitment: (1) By promotion from the rank of Junior Land Reforms Officer on the nomination of a Committee to be constituted by the State Government for the purpose.

(II) By selection from the undermentioned personnel. The selection shall be made by a Selection Committee to be constituted by the State Government for the purpose:

Provided that 15 per cent. of the vacancies shall be filled up by candidates belonging to Scheduled Castes and 5 per cent. from candidates belonging to Scheduled Tribes, subject, however, to the availability of qualified candidates from amongst them.

- (i) Surplus staff of the Food, Relief and Supplies (Food) Department, Mayurakshi Reservoir Project and the Refugee Relief and Rehabilitation Department;
- (ii) Employees and ex-employees of Khas Mahal and Court of Wards;
- (III) Employees of the Zamindars and Intermediaries; and
- (iv) Permanent Settlement Kanungos, temporary Settlement Kanungos, Grade I, District Kanungos and Revenue Officers.
- (III) By special selection by the State Government from the ex-intermediaries including their sons and relatives, having knowledge and experience of revenue work.
- 4. Qualifications for recruitment by selection: The candidate must be graduate of a recognised University and must be physically fit for outdoor work.

5. Age: Where the appointment is made by selection, the candidate must be between 40 and 52 years of age on the first day of the month in which the recruitment is made. The upper and lower age limits are relavable in case of persons who are in temporary Government service for a continuous period of at least three years and also in the case of ex-intermediaries including their sons and relatives, having knowledge and experience of revenue work. In cases, however, of employees and ex-employees of Khas Mahal, Court of Wards, Zemindars and other employees who have put in at least three years of continuous service under their present or past employers, as the case may be, the upper age limit is relaxable normally up to 55 years and in very exceptional cases up to 57 years, subject to the approval of the State Government after such cases have been examined on their merits by a Selection Committee to be so constituted for the purpose.

6. Training: A candidate, on selection, shall required to undergo a course of training to be p scribed by the appointing authority in this behalf, special cases, the appointing authority may, by ord exempt a candidate or a class of candidates from undergoing such training. The trainee will be given appointment on successful completion of such training.

During the period of training, a candidate who win Government service will draw pay at the relast drawn by him in the department in which was employed. In other cases, the candidate will draw the minimum pay in the scale of pay mention in rule 2, during the training period.

By order of the Governor, N. RAYCHAUDHURI, Secy. to the Govt. of West Beng.

# Calcutta



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I-Orders and Notifications by the Governor of West angal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

# HOME DEPARTMENT

# **Police**

# **NOTIFICATION**

lo. 5369Pl.—22nd December 1962.—In exercise of power conferred by section 10, read with sublion (2) of section 11, of the National Defence (West Bengal Collection) Act, 1962, the Goveris pleased hereby to make the following amendit in notification No. 4560Pl., dated the 13th lember 1962, published at page 3433 of Part I of "Calcutta Gazette, Extraordinary" of the 13th

November 1962 (hereinafter referred to as the snotification), namely:—

# **Amendment**

In the said notification, for the words and figu commencing with "provided that permission previously obtained" and ending with "for provided in the district, substitute following words and figures, namely:—

# "Provided that-

- (i) permission for holding such performances variety shows shall be previously obtain from the State Government or,—
- (a) in the town of Calcutta as defined in Calcutta Police Act, 1866, and the subu of the town of Calcutta as notified unthe Calcutta Suburban Police Act, 18 from the Commissioner of Police, Calcut and
- (b) in a district, from the District Magistri of the district;
- (ii) such amount not exceeding ten per cent.

  the proceeds from the performances variety shows as may be specified by the authority granting the permission referred to in clause (i), shall be appropriate towards the expenses for holding the performances or variety shows, as the call may be."

By order of the Governor, M. M. BASU,

Secy. to the Govt. of West Beng

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TI—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

**GOVERNMENT OF WEST BENGAL** 

# )EPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

## **NOTIFICATION**

No. 9542/M.1M-22/62. — 22nd December 1962. n exercise of the power conferred by clause (bb) of ub-section (1) of section 554 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), hereinafter referred to as the said Act, and in modification of notification No. 5201/M.1M-22/62, dated the 20th August 1962, the Governor is pleased to direct that all the powers and duties which may, provisions of the said Act or any under other Ordinance any or any Regulation my rule, by-law, order, notification or subsidiary legislation made under the provisions of the said Act or such other Act or such Ordinance or such a Regulation, be exercised and performed by Chairman and by the Commissioners, whether at a meeting or otherwise, of the Raigunj Municipality, whose period of supersession has been extended for he period up to 30th April 1963, by Government notification No. 5200/M.1M-22/62, dated the 20th August 1962, shall during the period of such super-session, be exercised and performed by Shri S. C. Chowdhuri, with effect from the date of his taking over charge of the said Municipality from Shri Ram Chandra Barai.

By order of the Governor,

A. K. DATTA,

Joint. Secy. to the Govt. of West Bengal.

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'T 1—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

# DEPARTMENT OF FOOD AND SUPPLIES NOTIFICATIONS

No. Ess.Com./EZ/Rice/Movement(10); Amend.(ii)/ 777F.S.—24th December 1962.—In exercise of the ower conferred by sub-clause (1) of clause 3 of the lice (Eastern Zone) Movement Control Order, 1959, sublished with G.S.R. 1401, dated the 19th December 959, in Part II, section 3, sub-section (i) of the 'Gazette of India, Extraordinary", dated the 21st December 1959, as subsequently amended, the Sovernor is pleased hereby to make the following notification Department amendments in this Ess.Com./EZ/Rice/Movement(10)/7969F.S.. dated the 6th October 1960, published at pages 2646-2647 of Part I of the "Calcutta Gazette, Extraordinary" of the 6th October 1960, as subsequently amended (hereinafter referred to as the said (hereinafter referred to amended notification), namely:-

## **Amendments**

In the said notification--

- (i) for item No. 16 and the entry relating thereto, substitute the following item and entry, namely:—
- "16. The Block Development Officer, Kashipur Kashipur police-station in the district of Purulia."

- (ii) after item No. 17 and the entry relating thereto, add the following item and entry namely:—
  - "18. The Block Development Officer, Santuri Santuri police-station in the district Purulia."

By order of the Governor, B. C. GANGULI,

Secy. to the Govt. of West Benga

No. Ess.Com./EZ/Rice/Movement(9)/Amend.(ii) 9778F.S.—24th December 1962.—In exercise of the power conferred by sub-clause (2) of clause 3 of the Rice (Eastern Zone) Movement Control Order, 195 published with G.S.R. 1401, dated the 19th December 1959, in Part II, section 3, sub-section (i) of the "Gazette of India, Extraordinary", dated December 1959, as subsequently amended, the Governor is pleased hereby to make the following this Department amendments notificatio in Ess.Com./EZ/Rice/Movement(9)/7968F.\$ dated the 6th October 1960, published at pages 2645 2646 of Part I of the "Calcutta Gazette, Extraordinary" of the 6th October 1960, as subsequent amended (hereinafter referred to as notification), namely:-

### **Amendments**

In the said notification—

- (i) for item No. 16 and the entry relatin thereto, substitute the following item an entry, namely:—
- "16. The Block Development Officer, Kashipu —Kashipur police-station in the district of Purulia."
- (ii) after item No. 17 and the entry relating thereto, add the following item and entry namely:—
  - "18. The Block Development Officer, Santuri-Santuri police-station in the district of Purulia."

By order of the Governor.

B. C. GANGULI,

Secy. to the Govt. of West Bengal.



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MONDAY, DECEMBER 24, 1963

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PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF HEALTH

### Public Health

### NOTIFICATION

No. P.H./8300/2R-68/62.—24th December 1962.—Whereas the Governor is satisfied that the municipal area of Jalpaiguri in the district of Jalpaiguri is threatened with an outbreak of smallpox;

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of smallpox, and for the medical inspection, isolation, observation and surveillance of persons suffering from or suspected of being infected with smallpox in the said municipal area for a period of three months:—

# TEMPORARY REGULATIONS FOR THE PREVENTION AND CONTROL OF SMALLPOX

- 1. In these regulations, unless there is anything repugnant in the subject or context:—
  - (a) "Health Officer" means the Health Officer of the municipality;
  - (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;

- (c) "Smallpox" means any disease accompanied by an eruption of vesicles or pustules;
- (d) "Patient" means a person suffering from or suspected to be suffering from smallpox;
- (e) "Medical practitioner" means any person practising the medical profession.

#### Notices

- 2. If in any case the Health Officer or a Sanitary Inspector considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of smallpox, he may forth with take such steps as he may think fit for carrying out the work and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.
- 3. If any measure which the Health Officer or a Sanitary Inspector has, by a notice issued under these regulations, required to be carried out be not carried out to his satisfaction within the time stated in the notice the Health Officer or a Sanitary Inspector shall be entitled to carry out the measure.

### Cost and compensation

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the municipality except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such person:

Provided that where the conditions, which led the Health Officer or a Sanitary Inspector to pass such an order, are not attributable to any act or default of the person in possession of the property, the municipality may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

- (2) The municipality may recover all expenses incurred by the Health Officer or a Sanitary Inspector in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.
- 5. The municipality shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector.

## Location of disease

6. When a case of smallpox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the senior

male inmate of the house other than patient of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally of in writing to the nearest Sanitary Inspector. When the inmates of the house are all females, the medical attendant or the senior male inmate of the nearest house shall give the required information.

- 7. (1) Every medical practitioner called in to attend upon any case of smallpox shall forthwith give notice of the case by a special messenger to the Health Officer or a Sanitary Inspector and the cost of such messenger we each case shall be detrayed by the municipality.
- (2) The Doctor-in-charge of a hospital or a dispensary within the municipality shall forthwith give notice of any case of smallpox brought to such hospital or dispensary for treatment to a Sanitary Inspector or to the Health Officer by a special messenger and the cost of such messenger in each case shall be defrayed by the municipality.
- 8. Registrars of Births and Deaths shall supply to the Health Officer or a Sanitary Inspector such periodical returns of case of smallpox as he may from time to time call upon them to furnish.
- 9. The Health Officer or a Sanitary Inspector may examine any person who is or suspected to be, suffering from smallpox or who, in his opinion, may be infected with or likely to spread smallpox.

### **Isolation** of patients

10. When the Health Officer or a Sanitary Inspector considers that the solution of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or a Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein.

- 11. The Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from smallpox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the Health Officer or a Sanitary Inspector.
- 12. The Health Officer or a Sanitary Inspector may order any person to be vaccinated or re-vaccinated within a time to be specified in the order
- 13. No person shall enter any place wherein a patient is isolated under regulation 10 without the permission of the Health Officer or a Sanitary Inspector.
- 14. When a patient has been removed from a house for isolation under regulation 10, the municipality shall provide for him free of charge a suitable place with necessary attendants, diet, etc.
- 15. No person, who is or has been suffering from smallpox, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.
- 16. No person while suffering from evident symptoms of smallpox or in the convalescent state of the disease with scabs of pocks on his body shall expose himself in any street, road, public place—shop, bazar

or any place used in common by persons, other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment.

17. The Health Officer or a Sanitary Inspector may, during the prevalence of any outbreak of smallpox, order that any bazar, shop or other public place shall remain closed for such time as may appear to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

### Miscellaneous

- 18. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time as may be specified in the order, such measures for the disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.
- 19. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier.
- 20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has to his knowledge been in contact with a patient to act as vendor of any article for such period as may be specified in the order.
- 21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.
- 22. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of house, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.
- 23. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of smallpox and may cause any such clothes to be destroyed.
- 24. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a spreading the disease, namely:—with the following precautions against spreading the disease, namely:—
  - (i) that he is so well covered that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) that he is taken to the hospital direct and the conveyance does not halt at any other place for transacting any business; and
  - that excepting one or two attendants for the patient no other person is carried in the conveyance at the same time.
- 25. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a permanent or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person, who

ransmits any such article for the purpose of having the same disinfected with the following precautions against spreading the disease:—

- (i) the article is so well covered with a cloth soaked in strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that it does not come directly into touch with the body of the conveyance;
- (ii) the article is taken to the disinfecting station direct and the conveyance does not halt at any other place for transacting any business; and
- (iii) excepting one attendant for the purpose of taking the infected articles to the disinfecting station no other person is carried in the conveyance.
- 26. Every conveyance in which a patient or a dead body of a person the has died of smallpox or any article that has been in contact with a satient is carried shall be disinfected before it is used again. The disinfection will be effected—
  - (i) in the case of a conveyance carrying a patient to hospital, by the authorities of the hospital before such conveyance leaves the hospital;
  - (ii) in the case of a conveyance carrying any clothing, bedding or other articles of a patient to the disinfecting station, by the authorities of such station; and
  - (iii) in the case of a conveyance carrying a dead body to the burial or cremation ground, by the owner of the conveyance himself and such owner shall effect the disinfection with a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500) or of saponified cresol (1 in 160).
- 27. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of smallpox without the previous written permission of the Health Officer or a Sanitary Inspector and without taking the following precautions against spreading the said disease:—
  - (i) the dead body is so well covered with a cloth soaked in a strong solution of formalin (1 in 400), lysol (1 in 500), izol (1 in 500), or of saponified cresol (1 in 160) that the discharge and scabs from the lesions do not come directly into touch with the body of the conveyance;
  - (ii) the dead body is taken to the burial or cremation ground direct and the conveyance does not halt at any other place for transacting any business; and
  - (iii) excepting attendants for the dead body no other person is carried in the conveyance at the same time.
- 28. No person shall, without the written permission of the Health Officer, dispose of any corpse except by burning or burial.
- 29. The Health Officer or a Sanitary Inspector may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burnt or buried at places other than those so approved by him.

- 30. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.
- 31. The Health Officer or a Sanitary Inspector may direct that no person shall bury or cause to be buried any corpse which in the opinion of the Health Officer is likely to spread smallpox, in a grave not constructed of masonry of less than 6 feet deep.
- 32. The Health Officer or a Sanitary Inspector may order that no dome or other servant of the municipality employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such dome or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.
- 33. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread smallpox, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of smallpox.
- 34. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of smallpox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.
- (2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.
- 35. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of smallpox.
- (2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.
- (3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.
- 36. The Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.
- 37. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.

- 38. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (2) at such public vaccination stations as may be opened by the municipality or (b) by house to house visits in the case of such females as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.
- (2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulation (1) shall pay a fee of two annas for each vaccination for which they shall get a printed receipt: provided that the total amount of fees payable for any number of operations performed in one family at the same house and at the same time shall not exceed annas eight:

Provided also, that the municipal commissioners at a meeting may, by a resolution, direct vaccination of persons in their own houses to be carried out free of charges.

- 39. (i) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.
- (ii) The officer issuing such orders shall cause copies of them to be served upon any person named in them.
- (iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give to a Sanitary Inspector or to the Health officer immediate notice of any disobedience of the order by the patient.

By order of the Governor,
A. CHOUDHURI,
Asst. Secy. to the Govt. of West Bengal.

# Calcutta



# Gazette

# Extraordinary Published by Authority

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WEDNESDAY, DECEMBER 26, 1962

| SAKA 186

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasuries, etc.

#### GOVERNMENT OF WEST BENGAL

### DEPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

## NOTIFICATIONS

24-Parganas. — No. 17884L.A. 26th December 1962.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 20/1/55-Judl.(1), dated the 14th May 1955, issued by the Government of India, in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India, as S.R.O. 1074 and published at page 868, Part II, Section 3 of the "Gazette of India".

And whereas it appears to the Governor that land is likely to be needed, for a public purpose, being a purpose of the Union, namely, for provision of an approach road to the site of 508 Coast Battery, TA, in the villages of Kalitala and Paschim Gopalnagar, jurisdiction list Nos. 13 and 28, respectively, thana Kulpi, pargana Muragacha, district 24-Parganas, it is hereby notified that a piece of land comprising part of cadastral plot Nos. 397, 444, 445, 661 and 662 of mauza Kalitala and part of cadastral survey plot No. 2 of mauza Paschim Gopalnagar and measuring, more or less, 0.125 of an acre, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Kalitala and Paschim Gopalnagar.

This notification is made, under the provisions o section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore 24-Parganas.

In exercise of the powers conferred by the afore said section read with the said notification, th Governor is pleased to authorise the officers for th time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who have any objection to the acquisition thereof, may, within thirty days after the date on which public notice the substance of this notification is given in the locality, file an objection in writing before the Collecte of 24-Parganas (Land Acquisition Departmen Alipore).

By order of the Governor,

### B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benga

Jalpaiguri.—No. 17886L.A.—26th December 1962.—Whereas the functions of the Central Governmen under the Land Acquisition Act, 1894 (I of 1894), i relation to the acquisition of land for the purpose

of the Union have been entrusted to the State Government of notification No. 20/1/55-Judl.(I), dated the 14th May 1955, issued by the Government of India, in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India, as S R O 1074 and published at page 868, Part II, Section 3 of the "Gazette of India", dated the 21st May 1955.

And whereas it appears to the Governor that land in the district of Jalpaiguri is likely to be needed for a public purpose, being a purpose of the Union, namely, for the construction of an alternative Railway line from nearabout Belakoba in the district of Jalpaiguri to Pesterjhar in the district of Cooch Behar, notice is hereby given to all whom it may concern, that in exercise of the powers conferred by section 4 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, the Governor has authorised the Officers and the Engineers of the North-Fast Frontier Railway for the time being engaged on this undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required for the proper execution of their work as provided for or specified in the said section.

The general route to be taken for the survey will be from nearabout Patkata, jurisdiction list No. 3,

to Jabaramly, jurisdiction list No. 60, and passin through the following villages in the district t Jalpaiguri:—

Name of villages, thanas and jurisdiction list Nos.

Patkata, Kotwali, 3
Paharpur, Kotwali, 4
Domohani, Mainaguri, 13
Kathalbari, Mainaguri, 12
Uttar Marichabari, Mainaguri, 14
Uttar Mouabari, Mainaguri, 11
Dakshin Mouamari, Mainaguri, 18
Mainaguri, Mainaguri, 19
Uttar Madhabdanga, Mainaguri, 27
Dakshin Khagrabari, Mainaguri, 26
Nirendrapur, Mainaguri, 25
Bashulardanga, Mainaguri, 25
Bashulardanga, Mainaguri, 24
Uttar Bhuskadanga, Mainaguri, 42
Gartali Jalpesh, Mainaguri, 43
Purba Salbari, Mainaguri, 44
Paschim Salbari, Mainaguri, 45
Saptibari, Mainaguri, 67
Jabaramly, Mainaguri, 60.

By order of the Governor,

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benga





# Gazette

# Extraordinary

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THURSDAY, DECEMBER 27, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

### GOVERNMENT OF WEST BENGAL

#### LABOUR DEPARTMENT

#### **ORDER**

No. 4073-I.R.|IR|10L-3|60.—10th 962.—Whereas under the Government of West lengal, Labour Department, Order No. 5047-I.R.|R|10L-25|58, dated the 22nd October 1959, read in Addendum No. 4652-I.R.|IR|10L-3|61, dated le 28th July 1961, the industrial dispute between fesses. J. K. Steel Ltd., Rishra, Hooghly, and their orkmen represented by J. K. Steel Mazdoor Union, ishra, Hooghly, and J. K. Steel Workers' Union, lovernment Colony, c|o Shri Amarendra Nath Roy hewdhury, Rishra, Hooghly, regarding the issues lentioned in the said order being matters specified the third schedule to the Industrial Disputes Act, 947 (XIV of 1947), was referred for adjudication the Third Industrial Tribunal;

And whereas the said Third Industrial Tribunal has ubmitted to the State Government its award on the aid industrial dispute;

Now, therefore, in pursuance of the provisions of ection 17 of the Industrial Disputes Act, 1947 (XIV f 1947), the Governor is pleased hereby to publish be said award as shown in the annexure hereto.

### **ANNEXURE**

In the matter of an industrial dispute between Messrs.
J. K. Steel Ltd., Rishra, Hooghly, and their workmen represented by J. K. Steel Mazdoor Union, Rishra, Hooghly, and J. K. Steel Workers' Union, Government Colony, c|o Shri Amerendra Nath Roy Chowdhury, Rishra, Hooghly. (Case No. VIII-168 of 1959).

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL.

#### Present:

Shri J. N. MANDAL, Judge, Third Industrial Tribunal.

For the Mazdoor Union: Shri Patit Paban Pathak on behalf of Shri Ram Sen.

For the Workers' Union. Shri Nikhil Roy, Advocate.

For the Company: Shri J. K. Ghosh, Advocate of Messrs. Orr Dignam & Co., Solicitors, with Shri D. Prokash, Labour Adviser of the Company.

#### AWARD

By Order No. 5047-I.R.|IR|10L-25|58, dated the 22nd October 1959, as amended by Order No. 4652-I.R.|IR|10L-3|61, dated the 28th July 1961, the

Government of West Bengal, in the Labour Department, reterred under section 10 of the Industrial Disputes Act, 1947, the industrial dispute between Messr. J. K. Steel Ltd., Rishra, Hooghly, and their workmen represented by J. K. Steel Mazdoor Union, Rishra. Hooghly, and J. K. Steel Workers' Union, Government Colony, clo Shri Amarendra Nath Roy Chowelhuri, Rishra, Hooghly, regarding the matters specified in the schedule, to the Third Industrial Tribunal, constituted under section 7A of the Industrial Disputes Act, by Notification No. 808-I.R.|IR| 3A-2,57, dated the 11th March 1957, for adjudication

#### **Issues**

- 1. Wages-grades and scales.
- 2. Dearness Allowance.
- 3. Froduction Bonus.
- 4. Bonus payable in 1959.

This reference relating to some industrial disputes existing between Messrs. J. K. Steel Ltd., Rishra, Hooghly (hereinafter be referred to as the Company), and their workmen represented by J. K. Steel Mazdoor Union (hereinafter be referred to as the Mazdoor Union) was received from the Government towards the close of the year 1959.

As usual immediately thereafter both parties were summoned to appear and to file their respective written statements which they did though not in time. Parties having completed all other steps the case was fixed for hearing but both parties were anxious for amicable settlement of the disputes. Accordingly adequate opportunities were given to them to settle up amicably all the existing disputes. In the meantime the original order of reference was amended by the Government by an Addendum No. 4652-I.R., dated 28th of July 1961. By this amendment the Government added the name of another Union, viz., J. K. Steel Workers' Union (hereinafter be referred to as the Workers' Union) as a party to the disputes. Thereupon the order of reference was accordingly amended and the normal procedure was followed afresh. Thereafter on 10th October 1961 the Company and the workmen represented by J. K. Steel Mazdoor Union filed a joint petition of compromise in respect of one of the items of disputes, viz., issue No. 4: "Bonus payable in 1959" and embodied the terms in the memorandum of settlement annexed to the said petition. The other Union, namely, the Workers' Union, did not file any objection to the terms of settlement in respect of the bonus dispute which was issue No. 4 in the order of reference. The Company continued their negotiations further with the workmen with a view to bring about settlements of the other disputes also amicably. Eventually settlement was arrived at in respect of all the existing disputes between the Company and the majority of the workmen represented by the J. K. Steel Mazdoor Union which was the sole Union in existence at the origin of the order of the order. of the order of reference. The other Union, namely, the Workers' Union, objected to the terms of settlement on the grounds that they are not very fair and as such they are not acceptable to the members of the said Union. This objecting Union, as I have already observed, came into existence long after the original order of reference. It is admitted in their petition filed on 22nd July 1961 that this Union was registered on 22nd June 1961. The original order

of reference is dated 22nd October 1959. It is ver clear from the affidavits filed by the two rival Union old Union, namely, the Mazdoor Union that the represents majority of the workmen employed by the Company. This fact is not disputed that the members of the old Union, namely, the Mazdor Union, are in overwhelming majority and consider ably larger than the other union of recent growt namely, the Workers' Union. Therefore, the positic is that the workmen in general excepting a small minority agreed to the terms embodied in the memorandum of settlement signed by the representative of the parties on 11th April 1962 and filed before the Tribunal on 12th April 1962. The Labour Con missioner of the Government of West Bengal himse also countersigned this memorandum of settlemen So, there can be no manner of doubt about the bon fides of the terms of settlement of the disputes existing between the Company and their workmen. The Company's notice, dated 8th January 1962, wit Annexure A, B/1 to B/5 and C series do forn part of the memorandum of settlement, dated 11th and 1962. April 1962. As regards issue No. 4 (Bonus payabl in 1959), settlement was arrived at earlier and com promise petition was filed before this Tribunal of 10th October 1961. I have already observed that the new Union, namely, the Workers' Union, did no file any objection to the terms of settlement bein accepted in respect of bonus payable in 1959. have perused the terms of settlement. It has been agreed upon that the workmen shall accept bonu in full and final settlement of their claims in respec of the financial year ending 30th June 1959 at the rate of 25 naye paise of the basic wages earned during the year in question. It was further agreed that the Detailed the said bonus shall commence on 12th October 1961 and shall be completed by the 14th October 1961. Admittedly all the workmen entitled to the bonus have already received the same unconditionally and without any protest. The work men who are members of the Mazdoor Union die not raise any objection at the time of acceptance of the bonus from the Company as per agreement arrived at. So, the said agreement was unquestionably acted upon the members of the Workers' Union not only failed to file any objection to the petition of compromise filed on 10th October 1961 but also on the contrary they voluntarily and without any protest accepted the amount of bonus agreed upon as per terms of settlement, embodied in the memorandum of settlement, dated October 1961. The workmen lodged no 10th protest, nowhere in accepting the amoun of bonus in terms of the settlement arrived at. No only the workmen did not lodge any protest at th time of receiving the bonus from the Company bu also they did not file any objection before this Tribunal regarding the quantum of bonus agreed upon an volutarily received by them in terms of the settlemen arrived at. As to the quantum of bonus, I havalready observed there is nothing unreasonable q unfair and no such complaint has been made befor me on behalf of the workmen. The workmen are th persons who are vitally interested in the disputes They have for all practical purposes accepted the agreed terms regarding the quantum of bonus payable the state of the sta for the year 1959. They unhesitatingly and without any protest received the amount agreed upon whic amount has also been found by me to be fair an reasonable regard being had to the quantum of bond previously awarded in this concern.

Similarly as to the terms agreed upon and incorporated in the 2nd joint petition of compromise, dated 11th April 1962, regarding wages and scales, dearness allowance and production bonus, I find them quite reasonable and fair. According to the terms the new grades and scales of wages and rates of D.A., would be effective from 9th of January 1962. These terms have actually been given effect to from the said date. The Company produced before this Tribunal their books of account and wage register to show that the workers have not only been fixed up in their new grades and scales of wages but they have actually been receiving their wages according to the scales agreed upon. The workers without exception have been receiving the benefits amicably agreed upon and incorporated in the terms of settlement. According to the Company all the workers irrespective of their being members of one Union or the other have been the benefits in terms of the settlement. enjoying Here again, the workmen in accepting their wages and D.A., in terms of the settlement since 9th of January 1962, did not promptly raise any objection either to the Company or to this Tribunal. However, the Workers' Union, which is of recent origin and having small number of workmen as members thereof objected to the terms of settlement being accepted on the allegation that the terms are not very fair and reasonable. I have carefully gone through the grades and scales of wages and the rates of dearness allowance and also the scheme of production bonus amicably agreed upon and incorporated in the amicably agreed annexures to the second joint petition of compromise, dated 12th April 1962, and I have found them to be fair, reasonable and not in any way prejudicial to the interests of the workmen in general. I find little substance in the objection raised by the minority group of workmen represented by the Workers' Union. But as I have already found, inspite of their objection before me they have been unhesitatingly and without any protest receiving the benefits in terms of the settlement arrived at. So, it seems to me that it is not a substantial objection but arising out of party-rivalry and competition inter-Union. The settlement being on fair and reasonable terms, I have no hesitation to accept it and to give it as an extended operation in respect of all workmen irrespective of their membership of the one Union or the other. The agreement was in respect of common matters pertaining to all the employees of the establishment. Therefore, it should be binding on all the workmen of both the Unions. This view finds support in the decision reported in 1962 F.L.R.4 Parts 9 and 10 page 388.

In the result, I accept the terms of settlement incorporated in the memorandum of settlement, dated 10th October 1961, and being an annexure to the joint petition of compromise filed before this Tribunal on the same date, and also in the memorandum of settlement, dated 11th April 1962, signed by the representatives of the Company and the representatives of the workmen represented by the Mazdoor Union and countersigned by the Labour Commissioner to the Government of West Bengal and being an annexure to the joint petition of compromise, dated 12th April 1962, together with the Company's notice, dated 8th of January 1962, and the annexures A, B|1 to B|5 and C series thereto. Accordingly I give an award on compromise in terms of the aforesaid two joint petitions of compromise and the

annexures thereto. Those documents do form part of the award as annexures.

This is my award.

Dictated and corrected by me,

J. N. MANDAL. Judge.

> JITENDRA NATH MANDAL, Judge, Third Industrial Tribunal. 30-8-62.

#### Annexure

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, WEST BENGAL

In the matter of Government of West Bengal, Labour Department, Order No. 5047-I.R.|IR|10L-25|58, dated 22nd October 1959, read with Addendum and Order No. 4652-I.R.|IR|10L-3|61, dated 28th July 1961

and

In the matter of an Industrial Dispute between

Messrs. J. K. Steel Limited, Rishra, Hooghly and

Their workmen represented by J. K. Steel Mazdoor Union and J. K. Steel Workers' Union.

Joint petition of the above J. K. Steel Limited and J. K. Steel Mazdoor Union—

Most respectfully sheweth:

- 1. That four issues in respect of the above matter are pending before the Tribunal for adjudication.
- 2. That the petitioner Company and the J. K. Steel Mazdoor Union, after negotiations out of court, have arrived at a settlement with regard to the issue of bonus only for the year 1958-59 (issue No. 4 of the order of reference) as per terms contained in the memorandum of settlement attached hereto.
- It is therefore prayed that the learned Tribunal may be pleased to incorporate the terms of settlement on the issue of bonus in its Award and for this act of kindness the petitioners as duty bound shall ever pray.

Dated at Calcutta, this tenth day of October 1961.

For J. K. Steel Mazdoor Union:

Jadugopal Sen, Secretary. 10-10-61.

For J. K. Steel Limited: H. P. Chatterjee, Secretary. 10-10-61.

J. N. MANDAL,
Judge, Third Industrial Tribunal.
30-8-62.

Memorandum of settlement between J. K. Steel Limited, Rishra, and its workmen represented by J. K. Steel Mazdoor Union, Rishra.

Dated 10th October 1961,

Representing Employees: 1. Ram Sen, President of the 1 non 2. Jadugopal Sen, Secretary of the 1 mon 3 Deep Narain Ahir, Treasurer of the Union 4. Khareswar Bajpai. 5. Chittaranjan Rudra 6. Kamalendu Sen Gupta. 7. Pratap Commin. Singh. 8. Nizamuddin Ansari. 9. Suresh Cokkrab (1ty.)

Representing Employers: 1. P. R. V. Ramani, Manager of the Company. 2. Dr. S. M. Basu, Works Manager of the Company. 3. S. Banerjee, Labour and Welfare Officer of the Company. 4. H. P. Chatterjee, Secretary of the Company.

Short recital of the case: The Government of West Bengal referred the issue of "bonus payable in 1959" (i.e. bonus payable for the financial year ending 30th June 1959) to the Third Industrial Tribunal along with three other issues, vide its Order No. 5047-I.R. |IR|10L-25|58, dated 22nd October 1959, amended by its Order No. 4652-I.R. |IR|10L-3'61, dated 28th July 1961. Bipartite negotiations were held between the parties named above to settle the issues of bonus only referred to above out of the Court and a settlement has been arrived at on the following terms:

Terms of settlement: 1. That it is agreed that the Company shall pay and the workmen shall accept bonus in full and final settlement of their claims in respect of the financial year ending 30th June 1959 at the rate of 25 naye paise per rupee of basic wages carned during the year in question.

- 2. That it is ageed that the bonus will be paid to those workmen who were on rolls on 30th June 1959 and had put in a minimum attendance of 32 days during the year 1958-59.
- 3. That the Company shall give a notice regarding the payment of bonus in terms of this settlement.
- 4. That the parties agree that the industrial dispute in respect of bonus only for the year 1958-59 pending before the Third Industrial Tribunal is hereby settled through this agreement, and that a copy of this agreement along with the necessary application shall be filed jointly by the parties to this agreement perfore the Third Industrial Tribunal on 10th October 1961.
- 5 That payment of bonus for the year 1958-59 as agreed to above (less the amount already paid for the year 1958-59) shall commence on 12th October 1961 and shall be completed by 14th October 1961.

Signature of the persons representing employees:

- 1. Ram Sen, 10-10-61.
- 2. Jadugopal Sen, 10-10-61.
- 3. Deep Narain Ahir.
- 4. Chitta Ranjan Rudra.
- 5. Khareswar Bajpai.

Signature of the witnesses:

- 6. Kamalendu Sen Gupta.
- 7. Nizamuddin Ansari.
- 8. Suresh Ch. Chakrabarty.

Signature of the persons representing employers:

- 1. Santimay Basu. 10-10-61.
- S. Banerji. 10-10-61.
- 3. H. P. Chatterjee. 10-10-61.

Signature of the witness: Girija Mukherji.

J. N. MANDAL,
Judge, Third Industrial Tribunal.
30-8-62.

#### Annexure

BEFORE THE THIRD INDUSTRIAL TRIBUNAL, GOVERNMENT OF WEST BENGAL

In the matter of Industrial Dispute
Between

J. K. Steel Limited

And

Its workmen represented by J. K. Steel Mazdoor Union.

In the matter of

Government of West Bengal Order of Reference No. 5047-J.R.|IR|10L-25|58.

Dated 22nd October 1959

Amended by

Order of Addendum No. 4653-I.R./IR/10L-3/61, Dated 28th July 1961

Joint petition filed by the Company and the Union—  $\,$ 

Most respectfully sheweth:

1. That the Government of West Bengal vide its Order No. 5047-I.R.|IR|10L-25|58, dated 22nd October 1959, referred the following four issues to the learned Industrial Tribunal for adjudication, viz.:

#### Issues

- 1. Wages and scales of pay.
- 2. Dearness Allowance.
- 3. Poduction Bonus.
- 4. Annual Bonus for 1958-59.
- 2. That the issue No. 4, viz., in respect of Annual Bonus for 1958-59 was duly settled between the parties and a joint petition has already been filed before the learned Tribunal on 10th October 1961.
- 3. That after mutual discussions, settlement has been arrived at in respect of the other three issues as below:
  - (i) That the wages, grades and scales of the workmen will be revised as announced by the Company in its Notice, dated 8th January 1962, and as contained in the agreement between the Company and the Union, dated 11th April 1962. (Copy of the agreement is enclosed.)

- (ii) That the Dearness Allowance will be paid by the Company in accordance with Company's Notice, dated 8th January 1962.
- (iii) That the Production Bonus Schemes shall be as announced by the Company, vide Company's Notice, dated 8th January 1962.
- 4. That as all the issues pending before the learned ibunal having been settled, there is no dispute ading between the parties.
- 5. It is, therefore, prayed that the learned ibunal be pleased to accept this settlement and inporate the settlement in its award and for this act kindness the parties shall, as duty bound, ever y. The reference may kindly be disposed of cordingly as the workmen have no dispute over the ove issues.
- r J. K. Steel Limited:

R. C. Vaish,

General Manager.

12-4-62.

For J. K. Steel Mazdoor Union representing the workmen:

Jadugopal Sen, Secretary.

12-4-62.

J. N. MANDAL,

Judge, Third Industrial Tribunal.

#### Memorandum of Settlement

#### Between

ssrs. J. K. Steel Ltd., Rishra, Head Office, Calcutta

#### And

eir workmen represented by the J. K. Steel Mazdoor Union, Rishra (Regd. No. 4214)

Arrived at on 11th April 1962

Representatives of Employers: 1. Shri R. C. Vaish, meral Manager. 2. Shri D. Prakash, Personnel ficer.

Representatives of Employees: 1. Shri Ram Sen, esident of Union. 2. Shri Dinen Bhattacharji, M.P., ce-President. 3. Shri Jadu Gopal Sen, M.L.A., retary, 4. Shri Manoranjan Roy, General Secrety, B.P.T.U.C.

Nort recital: Whereas some workmen indulged lyarious acts of indisciptine and indulged in strike tween 23rd December and 26th December 1961 whereas in consequence whereof the Management clared a lock-out on 26th December 1961 which

wee lifted as from 9th January 1962, the Management charge-sheeted 108 workmen and suspended 11 workmen pending enquiry. The workmen resorted to strike as a protest against suspension of these eleven men.

Four issues, namely, (i) Wages—Grades and Scales, (ii) Dearness Allowance, (iii) Production Bonus, (iv) Bonus payable in 1959, are pending before the Third Industrial Tribunal, vide Government of West Bengal Order of Reference No. 5047-I.R. IIR 10L-25 58, dated the 22nd October 1959. The Company vide its notice, dated 8th January 1962, announced revised wages, grades and scales and classifications. It also announced revised dearness allowance and production bonus scheme. The issue of bonus payable in 1959 was settled between the J. K. Steel Mazdoor Union and the Company, vide Memorandum of Settlement, dated 10th October 1961. After tripartite and bipartite negotiations, the following agreement has been arrived at which shall remain in force for a period of three years from date and will continue to be in operation until it is terminated by either party by giving two months notice as required under the Industrial Disputes Act.

Terms of settlement: 1. The Union and the workmen agree to call off the strike and all the striking workmen excepting those under suspension shall resume work with immediate effect. The Union and the workmen assure the Management that the workmen shall perform duties diligently and will give and maintain full production. They also agree that they shall not resort to any slow-down and would do their best to increase production. In the Hot Rolling Mill the workmen would give minimum production of 25 to 30 tons of jute baling hoops per shift.

- 2. It is agreed by the Union and the workmen that they would maintain proper discipline in the factory and would observe the Standing Orders of the Company as well as the Code of Discipline. They also undertake not to adopt any indisciplined behaviour, coercive tactics, slow-down for redressal of any grievances but to adopt only constitutional methods. The Management would continue to observe the Code of Discipline.
- 3. It is agreed by the Union and the workmen that they would not raise any demands, issues or disputes for items which are the subject matter of this agreement for the period of this agreement. The Union and the workmen further agree that during the pendency of the agreement they would not raise any other or additional demands, issues or dispute which would mean any financial burden upon the Company except relating to any changes of working conditions unfavourable to the workmen if effected by the Management.
- 4. The Union and the workmen undertake not to have any agitational approach or adopt coercive tactics over the question of annual bonus and would not indulge in slow-down or any other act of indiscipline. It is further agreed that the Union and the workmen would first negotiate with the Management over the question of Annual Bonus and it after mutual negotiations there is no settlement then the Union would take up the matter to Conciliation Officer and adopt constitutional methods over the settlement of this issue.

5. It is agreed by the Union and the workmen that they accept the revised wages, grades and scales and classifications as announced by the Company, vide its notice, dated the 8th January 1962. It is further agreed that the nomenclature of grades announced by the Company, vide its notice, dated 8th January 1962, shall be revised as follows:

According to notice.

Unskilled
Semi-skilled A
Semi-skilled B
Skilled A
Skilled B
Highly Skilled

Revised.
Unskilled
Semi-skilled
B
A
B
C
C
D

It is further agreed that this clause settles the issue No. 1 pending before the Third Industrial Tribunal, vide Government of West Bengal Order of Reference No. 5047-I.R. |IR|10L-25|58, dated 22nd October 1959.

- 6. It is agreed by the Union and the workmen that they accept the Dearness Allowance as announced by the Company, vide its notice, dated 8th January 1962. It is further agreed that this clause settles the issue No. 2 before the Third Industrial Tribunal, vide Government of West Bengal Order of Reference No. 5047-1.R.|1R|10L-25|58, dated 28th October 1959.
- 7. It is agreed by the Union and the workmen that they accept the production bonus schemes as announced by the Company, vide its notice, dated 8th January 1962. It is further agreed between the parties that if after working for two years, workmen find any difficulty in the working of the production bonus schenies, the Union may then approach the Management with their suggestions and the Management agrees to give due consideration to such suggestions, if any. However, the decision of the Management shall be final. It is further agreed between the parties that this clause settles the issue No. 3 pending before the Third Industrial Tribunal, vide Government of West Bengal Order of Reference No. 5047-I.R. IR 10L-25 58, dated 22nd October 1959.
- 8. The dispute over the issue No. 4 over the question of Annual Bonus for the year 1958-59 having already been settled between the Union and the Company, vide Memorandum of Settlement, dated 10th October 1961, already filed before the Third Industrial Tribunal it is agreed between the parties that all the issues before the Third Industrial Tribunal have been settled through this agreement. It is further agreed that the parties shall file a joint petition before the Tribunal.
- 9. It is further agreed between the parties that the workmen will be allowed to resume duties within seven days from the date of the agreement. It is further agreed that any workman not resuming duties within the period allowed would be dealt with in accordance with the Standing Orders of the Company.
- 10. The Union and the workmen have represented to the Management that the workmen, who have been charge-sheeted, but not suspended, are willing to submit written regret for their conduct to the Management praying for not proceeding with the enquiry against their and being excused. At the request of the Union and the workmen the Management agrees that if satisfactory letters of regret are received by the Management from such workmen within three days of resumption of their duties further enquiry into the charge shee's shall not be held and they shall be let off with a warning.

- 11. It is agreed between the parties that following ten workmen, namely:
  - Shri Sital Chandra Ghosh,
     Shri Chittaranjan Rudra,
     Shri Nizamuddin Ansari,
  - 4. Shri Khareshwar Prasad Bajpai, 5. Shri Kanta Prasad Kumbhar, 6. Shri Bampanian Chatterian
  - Shri Ramranjan Chatterjee,
     Shri Pratap Chandra Singh,
     Shri Kamlendu Sengupta,
  - 9. Shri Bimal Kanti Ghoshal, and

10. Shri Deep Narain Ahir, who have been charge-sheeted and are under sust sion on date pending enquiry, shall remain suspen till the enquiries are completed. The Managem agrees to hold enquiries into these charge-sh expeditiously and complete the same within fift working days from the date of resumption of w (after calling off the strike), provided, however, these workmen would present themselves before Enquiry Officer within two days of the resumpt of work and the Union and the workmen co-oper in holding these enquiries properly and expeditiou On the request of the Union and the workmen, Management has agreed that if as a result of th enquiries any workman is found guilty by the Mana ment for which a penalty of dismissal is conside appropriate by the Management, the Managem shall as a special case agree to reduce the punishm of dismissal to thirty days' suspension as penalty lieu of dismissal, provided the workman concer expresses regret in writing to the satisfaction of Management and undertakes to maintain gubehaviour in future and provided further that workman agrees to abide by this punishment of days' suspension and agrees not to raise any dispi with respect to this alternative punishment. It agreed that no consideration will be shown to the in future by the Management in case of any n behaviour or breach of the Standing Orders. the Union agrees to give a written assurance for go behaviour in future in respect of the workmen found guilty to the Company and also agrees not raise any dispute with regard to the penalty of the days' suspension in lieu of dismissal. It is mutua agreed between the parties that this shall in no v be treated as a precedent in future.

- 12. It is agreed that the Company will pay advance equivalent to basic salary of one month each workman after he resumes duty and works a continuous period of seven days. The said advawould be deducted in six equal monthly instalmenthe first deduction to start from the wages for month of May 1962 payable in June 1962.
- 13. It is agreed between the parties that the workmen who have been working with the Compasince 1st January 1961 will be paid an ex-gratia per ment of Rs. 20 per head after the lapse of three monfrom the date of the agreement provided the behavior and the working of each of the workers is found be satisfactory by the Management. It is furth agreed that any workmen found guilty for any offer during the next three months in accordance with provisions of the Standing Orders will not be entitled this payment.

14. It is agreed by the Management on the sperequest of the Union that it will not insist on qualifying period of 240 days' work for eligibility granting statutory leave for the calendar year 19 It is further agreed that this will not be treated a

precedent for future.

15. It is agreed between the parties that the workmen are not entitled to and would not be paid any wages for the strike on 26th December 1961, lock-out from 27th December 1961 to 8th January 1962 and for the strike from 9th January 1962 to the date of resumption of duty by the workmen, and the Union and the workmen would not raise any dispute in this regard before any authority in future.

16. It is agreed that this agreement would remain in operation for a period of three years from date and it would continue to be in operation until it is terminated by either party by giving two months' notice as required by the Industrial Disputes Act.

Signature of Parties

On behalf of the Employer: 1. R. C. Vaish. 2. D. Prakash.

On behalf of the Employees: 1. Monoranjan Roy, M.L.A. 2. Dinen Bhattacharya, M.P. 3. Ram Sen. 4. Jadugopal Sen.

Witness: R. Thakur.

D. CHATTERJEE, Labour Commissioner, West Bengal.

#### J. K. STEEL LIMITED

#### Notice

7, Council House Street, Calcutta, 8th January 1962.

- 1. The Management, vide its notice, dated the 26th December 1961, had declared lock-out in the J. K. Steel Factory, in consequence of the illegal strike resorted to by the workmen on 26th December 1961 as well as for the reasons, inter alia, enumerated below:
  - (1) Gross indiscipline and insubordination towards departmental officers and supervisory staff and making impossible for them to work in the department and exercise authority.

(2) Illegal strike.

(3) Surrounding and imprisoning of the officers of the Company on 26th December 1961 and using coercion against them.

(4) Continuous slow-down in production.

The Management has since been informed that the workmen were misled and misguided to resort to such acts of indiscipline and misconducts by the officials of the J. K. Steel Mazdoor Union and a handful of mischiefmongers whose aim has always been to create chaos in the factory.

The workmen should have known by now that this Union has been, since its inception, run on unhealthy Trade Union lines and has been trying to spoil the good relationship between the workmen and the Company and has been engaged in anti-national and

anti-social activities.4. The Union has been deliberately violating various clauses of the Code of Discipline by encouraging: code of

	-66-		Clause of code of
			discipline breached
1.	Slow-down		
2.	Stay-in strikes		
3.	Imaginary grievances	and	
	adoption of unconstituti	ional	
	procedure for redressal		II(ii)
4.	Physical duress against off	icers	*****
	and supervisory staff		IV(i)
5.	Threat, intimidation	anc	
	assault on willing workers	anc	1
	supervisory staff		IV(i)

Clause of code of discipline breached

IV(iv)

6. Indulging in rowdyism and unpeaceful demonstration ... IV(ii) IV(iv) IV(iv) Negligence of duty

8. Careless operation IV(iv) 9. Interference with normal work

10. Insubordination to and insupervisory and sulting managerial staff

5. The Union has been encouraging strikes from time to time. In October 1957 it misled the workmen to resort to sudden, unjustified and unwarranted strike against the written advice of the Deputy Labour

Commissioner (Conciliation Officer) and made the workers to suffer the loss of three days' wages.

6. In June 1959 the Union incited the workmen to refuse to do "acting working" with the result that

one shift had to be closed by the Company for

sometime. 7. In September 1959 the Union misguided and encouraged the workmen to resort to illegal strike against the written advice of the Deputy Labour Commissioner (Conciliation Officer) and even after the following four disputes were referred by the West Bengal Government to the Third Industrial Tribunal, the Union continued the illegal strike even against the written advice given by the Government in October 1959 to the Union to give up the strike, and the Union made the workers suffer loss of wages for 71 days and put the industry and the country to

Wages-Grades and Scales.

considerable loss in production: Wages—Graues and
 Dearness Allowance.

Production Bonus. Bonus Payable in 1959.

8. The Union entered into agreements with the Company but it always failed to honour them. In 1957 in a written agreement an undertaking was given to the effect that in the Hot Rolling Mills minimum production from 25 to 30 tons per shift would be given, but this undertaking was broken on a large number of occasions. In 1959 in the written agreement which was arrived at after 71 days' illegal strike, the Union and the workmen assured the Management that they shall not indulge in or support the violation of Code of Discipline and other statutory provisions and that they will only adopt constitutional methods and machinery for the redressal of any grievances of the workers or for settling disputes or differences between the workers and the Management. In this agreement they also assured the Management that the Union and the workers would not take recourse to any tactics resulting in lose of production and indiscipline either by way of slow-down, strike or otherwise, but the Union and the workmen have acted just contrary to the written assurances they gave in this agreement as it would be seen that the production in the Hot Rolling Mills was lowered down and was kept below 20 tons per shift and in the new mills the production was kept low within the range of 10 to 30 per cent. of the plant capacity.

9. The Management on the other hand has been treating the workmen quite fairly. In 1959 despite the illegal strike for 71 days and the tremendous loss suffered by the Company, the Management agreed to give an increase of Rs. 5 in Dearness Allowance, and although the workmen were not entitled to statutory leave according to the Factories Act for the calendar year 1959 due to the illegal strike, the

Management also agreed to give them statutory leave. Even in cases of gross misconduct the Management has been treating the workmen liniently but instead of appreciating the lenient treatment given by the Management its action was misconstrued and the Union encouraged the workmen to indulge in more and more indiscipline and rowdy-

Despite the deplorable record of the Union, the Management went out of its way to settle the issues before the Tribunal out of court, and although in 1959 when the agreement was arrived at after the strike it was agreed to between the parties that they would sit for settling the disputes the Union did not bother for the same, and it was the Management which took initiative in this matter, and after repeated approaches to the Union leaders the first meeting was held on 27th June 1960. The negotiations were purposely dragged by the Union and on several occasions the sittings had to be postponed or adjourned because the Union leaders were not free or not available to attend. Anyhow, about 20 meetings were held on 27th June, 11th July. 31st August. 9th September, 19th September, 3rd November, 10th November, 14th December 1960, 4th February, 15th March, 15th April, 7th September, 13th September, 4th October, 6th October, 9th October, 1st November, 3rd November, 5th December, and 11th December 1961, and the Management in order to purchase industrial peace went out its way to agree to practically what the Union wanted during these negotiations on the isues of grades, dearness allowance and bonus for the year 1958-59. When the Union found that the settlement was in sight in order to purposely subotage the settlement, the Union misled the workers to resort to illegal strike on 26th December 1961 as well as to surround the officers of the Company and indulge in various kinds of indisci-pline and violence between 23rd and 26th December 1961. The Management was, therefore, left with no other alternative but to declare the lock-out.

11. In view of the above attitude of the Union, the Management cannot hope or expect that such a type of Union could be beneficial to the workmen and be helpful to the maintenance of industrial peace in the factory. The Management strongly feels that the workmen should not be kept misguided by the Union and in the interest of the workmen the management has taken steps to declare the revision of grades, increase in dearness allowance and revision and introduction of production bonus, which have been under discussion with the Union and workmen, and give effect to these benefits without further delay in the best interest of the workmen. The Management has, therefore, decided to give the following benefits with effect from 9th January 1962.

(i) The existing grades will be revised. The

(i) the existing grades will be revised. The revised grades effective from 9th January 1962 are given in Annexure "A".

(ii) The existing dearness allowance will be increased by Rs. 6 per month with effect from 9th January 1962. The dearness allowance will be subject to increase or decrease on the basis of rise or fall in the cost of living index. with 1939 as the base year at Re. 1 for every five points of rise or fall in the average cost of living index. This position will be reviewed by the Management at the end of each financial year of the Company, i.e., 30th June only

on the basis of average of the cost of living index for the calendar year ending prior to the close of the financial year.

- (iii) The existing production bonus scheme in the Hot Rolling Mills is being further liberalised for the benefit of the workmen and the Management has also decided to start production bonus for new items, such as cotton baling hoops and rods, the manufacture of which the Management may take up in the near future. The Management has also decided to introduce production bonus scheme in the new mills, such as cold rolling Mills, wire drawing and ropery Department. These schemes are given in annexures "B1", "B2", "B3", "B4" and "B5"
- (iv) Although the question of classification is entirely the discretion of the Management, yet the Management consulted the Union and workmen with regard to the classifications, and the workmen and the Union more or less accepted these classifications. Enclosure marked "C" gives details of classifications, grades effective from 9th January 1962 and the increase in basic wages and dearness allowance for each workman all of which come into effect from 9th January 1962.
   (v) The Managementt will make those tempo

(v) The Managementt will make those temporary workers who have completed 240 days or more of continuous service as permanent.

- 12. The effect of the above benefits would be that the workmen would get a handsome increase in their total emoluments due to the revision of the grades and due to the increase in dearness allowance. Lists as per annexure "C" show the increase against each workman.
- 13. According to the information available with the Management the majority of the workmen want to work peacefully in the factory and that it is only a handful of mischiefmongers who want to create trouble. Taking all these facts into consideration the Management hereby declares the lifting of the lock-out with effect from 9th January 1962 and requests all the workmen (excepting those under suspension) to resume their duties in their respective shifts with effect from 9th January 1962 starting at 6-00 a.m.
- 14. The benefits that will accrue to the workmen as a result of the revision of grades, increase in dearness allowance and introduction and liberalisation of production bonus schemes will entail a heavy financial burden upon the Company and the Management hopes that the workmen will appreciate the gesture of goodwill shown by the Company and the workmen will work peacefully, will give full production and will maintain complete discipline in the factory.

(Sd.)

Director.

Enclosures: As above.

Copy to: 1. Notice Board (Pasted outside on the main gate of the factory) for the information of the workmen in the factory

factory.

2. Labour Commissioner, West Bengal.
Calcutta.

3. Assistant Labour Commissioner. Chandernagar.

4. S. D. O., Serampur.

#### J. K. STEEL LIMITED

#### ANNEXURE "A" TO NOTICE, DATED STH JANUARY 1962

#### Grades effective from 9th January 1962

	Category.			Starting.	Yearly Increment.	Maximum.	Number of years.
				Rs.	Ra.	Rs.	
nskilled	 ••	••	• •	35.00	1 · 25	37.50	2
mi-Skilled A	 ••	••	••	40.00	1.25	65.00	20
mi-Skilled B	 ••	••		45.00	1.75	80.00	200
killed A	 • •			55.00	<b>थ</b> ⊶  2·00	95.00	20
killed B	 			65.00	2.50	115.00	20
ighly Skilled	 • •		• •	90.00	<b>3</b> ⋅00	150.00	20

Note.—(1) The daily rates will be worked out on the above basis basing the calculation on 26 working days of 8 hours' work in wh shift for a month.

(2) The abovementioned yearly increments are subject to the discretion of the Management to stop increments for unsatisfactory revice during the previous year.

(Sd.) Director.

#### J. K. STEEL LIMITED

#### ANNEXURE "B1" TO NOTICE, DATED 8TH JANUARY 1962

#### EProduction Bonus Scheme

Department: Hot Rolling Mills

Jute Baling Hoops 1"\*16G Cotton Baling Hoops 2" × 20G Wire Rods 1" Production per Rate per Production per Rate per Production per Rate per month on single month on single ton. month on single shift basis shift basis. shift basis. Gr. II B Above MT Gr. II Up to and Gr. I Gr. II Above Up to and Gr. I Up to and Gr. I в В including MT MT MT В including including MT MT Nil 182 400 Nil 156 2 . 9 0.66 156 203 4.8 182 260 500  $2 \cdot 25$ 400  $2 \cdot 1$ 260 6.2 338 1 . 3 203 250 500 600 2.94 0.99 4.2 338 416 8.0 700 6.21 1.98 250 297 13 . 2 600 2.97 297 344 19.8 8.3 416 494 12.0 700 800 9.31 22 · 1 7.0 494 572 13.8 3 · 30 344 391 10.35 900 800 572 301 391 1.10 Above Abovo 900 2 . 45

Notes .- (1) The above production figures are based on 26 shifts per month.

- (2) The above production figures are for good finished production obtained during the full month.
- (3) The above rates of production bonus are applicable for each shift of mill workers and for distribution amongst all workers of the mill operation, Roll Changing, Running Maintenance, painting and bundling on point basis.
  - (4) Group I comprises of workers in mill operation including furnace crews.
  - (5) Group II comprises of workers of mill running maintenance, roll changing, painting and bundling sections.
- (6) The above scheme is on the basis of the existing machinery facilities and existing methods of work. If there is any change in or addition to these, the management reserves the right to revise the scheme in full or part.
- (7) When there will be two shift mill operation production bonus will be calculated and paid for each shift separately based on respective shift production for mill operation, running maintenance, painting and bundling. As regards Roll Change section is concerned calculation will be made taking the average of both the shifts.

For J. K. STEEL LIMITED,

H. S. Singhania, Director.

(8d.) Manager.

#### J. K. STEEL LIMITED

#### ANNEXURE "B2" TO NOTICE, DATED 8TH JANUARY 1962 **Production Bonus Scheme**

Department: Cold Rolling Mills

Production	Ronne	rate	Dar	ton	

			!	hift books in	Metric Ton	nos —		- Some Por	
P	roduction	per month o	n singie s	shift basis in	200010 101		Group I	Group II	Group III
							Rs.	Rs.	Rs.
Up t	o and in	cluding 90			• •	• •	• • • •	••••	••••
		d including	125			••	2 ·10	1 ·10	3 · 20
,,	125	,,	160		••		3 .60	1 .80	5 • 40
,,	160	,,	195				5 -60	2 .90	8 .50
••	195	••	230				5 - 90	2 ·80	8 ·80
,,	230	,,	265				4 .20	2 · 20	6 -40
	265	**	300				2 .80	1 ·40	4 · 20
	300	,,	335				2 .80	1 -50	4 -30
,,	335						1 -40	0 · 70	2 · 10
,,									

Note .- (1) The above production figures are based on 26 shifts per month.

- Note.—(1) The above production figures are based on 26 shifts per month.

  (2) The ab we production figures are for good finished production duly packed and weighed, obtained during the full month.

  (3) The above production figures are based on 75 per cent. production, i.e. from 14G to 26G with raw material of 6½" width and coil weight of 6 cwts each approximately.

  (4) In case of any change in the width of the raw material, the final production will be adjusted proportionately.

  (5) In these the total work in terms of total percentage reduction is more or less than 75 per cent, on which this scheme is based final production will be calculated proportionately in the ratio which the total percentage reduction bears to 75 per cent.

  (6) The above rates of production boins are applicable for each shift of Mill working and for distribution among all workers engaged in Descaling, picking, 4-high mills, 2-high mills, Annealing, Slitting and crane operators as well as for packing and bundling, Running maintenance and roll granding on point basis.

  (7) The above scheme is on the basis of existing Machinery facilities and existing method of work. If there is any change of addition in these, the Management reserves the right to revise the scheme in full or part.

  (8) Group I compresses of workers in Mill operation including crane operators. Group II comprises of workers in Running maintenance, bundling and wrapping, roll grinding and roll changing.

For J. K. STEEL LIMITED, H. S. Singhania, Director.

Production Bonus rate per ton

(Sd.) Manager.

J. K, STEEL LIMITED

## ANNEXURE "B3" TO NOTICE, DATED 8TH JANUARY 1962 **Production Bonus Scheme**

Department: Wire Drawing

	Produc	tion per month	on sin	gle shift bas	sis in Motri	c Tonnes	_	170du	TOU DOUR LAKE I	er ton
		•		J			•	Group I	Group 11	Total
Up to	and inch	ading 50	••			••	••		••••	• • • •
Above	50 up t	o and including	65	• •		••		7.80	0.70	8.50
,,	65	,,	80	• •	••	••	••	10.20	0.90	11-10
**	80	"	95	• •	••	••	••	21.30	1.90	23·20
,,	95	**	110	••	• •	••		32.50	2.90	<b>3</b> 5 · <b>4</b> 0
,,	110	,,	125	• •	••	• •	••	36.10	3.20 .	39 · 30
**	125	••	• •	••	• •			12.00	1.10	13·10

Note.—(1) The above production figures are based on 26 shifts per month.

(2) The above production figures are for good finished production obtained during the full month.

(3) The above production figures are based on a total reduction of 90 per cent. from raw material to finished wire.

(4) The production of all finished wires will be calculated in the ratio which the total reduction percentage in each case bears to (5) The above rates of production are applicable to both galvanised and ungalvanised finished wires.

(6) The above rates of production bonus are applicable to each shift of wire drawing operation and for distribution amongst all point basis. workers engaged in production (including passing, passing), as a general graph of the saist of the existing machinery facilities and existing method of work. If there is any change in or addition to these, the Management reserves the right to revise the scheme in full or part.

(8) Group 1 comprises of workers on pickling, patenting, wire drawing and galvanising sections of Mill operation.

Group II comprises of workers in die shop and runing maintenance.

H. S. Singhania,

(Sd.) Manager.

Director.

#### J. K. STEEL LIMITED

#### ANNEXURE "B4" TO NOTICE, DATED 8TH JANUARY 1962 **Production Bonus Scheme**

Department: Wire Ropery

	Product	ion per	month	on single	shift	basis in Metric	Tonney	_	I loui	etion bonds rate pe	<u> </u>
		ion poi					1 Onnes		Group I	Group II	Total
Jp to	and inch	iding 5	0.00								
Lbove	50 up 1	to and i	including			• •			2.70	0.60	3.50
**	65	**		80	• •	••			3.50	0.90	4 · 40
**	80	**		95		• •			7.50	2 · 10	9.60
**	95	,,		110	• •	• •			11.50	3 · 10	1 <b>4 · 4</b> 0
**	110	**		125	• •	• •		• •	12·50	3.40	15.90
**	125			• •	• •	• •	• •		$4 \cdot 20$	1 · 20	5· <b>4</b> 0

-(1) The above production figures are based on 26 shifts per month.

(2) The above production figures are for good finished production obtained during the full month.
(3) The above production figures are based on \( \frac{1}{2} \) dia. (19mm) finished wire ropes.
(4) The production of other sizes of wire ropes will be converted to \( \frac{1}{2} \) dia. ropes by multiplying the production in each size by ollowing respective weightage:

5/16" dia.				12 · 85
		••		9.50
		• •	• •	8 · 25
	• •	• •	• •	1.75
13/16" dia.		• •	• •	0.83
	• •	• •	• •	0.65
13/16" dia. 1" dia.		• •	• •	0.60
~	• •	• •	• •	0.45
rg ale.		• • •	• •	0 · 30

For any other sizes, whenever manufactured the Management will announce the weightage.

(5) The above rates of production bonus are applicable for each shift and for distribution amongst all workers engaged in production,

(6) The above rates of production bound are applicable for each smit and for distribution amongst all workers engaged in production, tunning Maintenance and despatch including short ceiling, on point basis.

(6) The above scheme is on the basis of the existing Machinery facilities and existing method of work. If there is any change in hese, the Management reserves the right to revise the scheme in full or part.

(7) Group I comprises of workers engaged in production operation.

Group II comprises of workers engaged in Running Maintenance, despatch and short coiling.

Sd.)

Manager.

J. K. STEEL, LIMITED

#### ANNEXURE "B5" TO NOTICE DATED 9th JANUARY 1962.

#### **Production Bonus Scheme**

Department: Service Departments

- Gas Producer.
- Mechanical Workshop.
- Electrical.
- Civil.
- 5. Laboratory.

#### (A) Gas Producer.

The production bonus for the workmen engaged in the Gas Producer Section for each month will be calculated on the basis of average production bonus payable for that month for the Group I workers of the Cold Rolling Mills and Wire Drawing Departments as follows:-

The production bonus payable to the Group I workers of the Cold Rolling Mills and Wire Drawing The total of Departments will be ascertained first. these production bonus amounts will be calculated and expressed at a percentage of the total basic wages of these Group I workers of the two Departments. The workers of the Gas Producer Department will be entitled for production bonus at a rate of one-third of the above average percentage on the basic wages of the workers of the Gas Producer Department. In all these cases basic wages will be calculated on the basis of the minimum of the grade for each workman.

For J. K. Steel Limited: H. S. Singhania, Director.

### (B) Mechanical Workshop, Electrical Engineering, Civil Engineering and Laboratory.

The production bonus for the workmen of the Mechanical Workshop, Electrical Engineering, Civil Engineering and Laboratory Departments for each month will be calculated on the basis of the average production bonus payable for that month for the Group I workers of the Hot Rolling Mills, Cold Rolling Mills, Wire Drawing and Wire Ropery Departments as follows:

Production bonus payable to the Group I workers of the Hot Rolling Mills, Cold Rolling Mills, Wire Drawing and Wire Rope Departments will be ascertained first. These total production bonus amounts will then be calculated and expressed as a percentage of the total basic wages of these Group I workers of the above 4 departments. The workers of the Mechanical Workshop, Electrical Engineering, Civil Engineering and Laboratory Departments will be entitled for production bonus at a rate of one-third of the above average percentage on the basic wages of the workers of the Mechanical Workshop, Electrical Engineering, Civil Engineering and Laboratory Departments. In all these cases basic wages will be calculated on the basis of the minimum of the grade for each worker.

Note: The distribution of Production Bonus amount amongst the workers of the above Service Departments will be based on point system.

> For J. K. Steel Limited: H. S. Singhania, Director.

(Sd.) Manager.

# ANNEXURE """ TO ROTIGE, DATED STH JANUARY 1962

			Wise	Drawing			-	
et	Ticket	Name of workers.		Designation.	-		Present.	
Sorial No.	No.					Basic per day.	Basic per month.	D. A. per month.
1	542	Shri Satya Gopal Thakarta		Die Polisher I		1 .85	48 ·10	36 .00
2	559	Shri Chitta Ranjan Ghosh		Die Polisher II		1 -50	89 -00	36 ⋅00
3	549	Shri Chitta Ranjan Rudra		Ditto	••	1 -65	42 -90	36 ⋅00
4	<b>T</b> 17	Shri Saroj Kumar Sarkar		Ditto	••	1 .50	39 .00	36 ⋅00
5	449	Shri Hawalder Singh		. Fitter II		2 .25	58 -50	47 -00
6	551	Shri Prem Bahadur Pandoy		Fitter III		1 .75	45 .50	<b>\$6</b> -00
7	<b>T4</b>	Shri Ram Ajodhaya		Ditto		1 .62	42·12	<b>36 ·0</b> 0
8	550	Shri Akshoy Kumar Mukherjee		Fitter Helper	••	1 -41	36 .66	<b>36</b> ·00
9	<b>T39</b>	Shri Rabindra Nath Roy Choudhury		Mazdoor		1 .25	32 ·50	<b>36</b> ·00
10	<b>T</b> 19	Shri Ram Narayan Roy		Fitter Mazdoor		1 -16	30 .00	<b>36</b> ·00
11	Т3	Shri Shanti Ranjan Debnath		Mate	••	1.16	34 -84	<b>36</b> ·00
12	Т38	Shri Ajit Kumar Das		Ditto		Actg. 0 ·18	34 ·84	<b>36</b> ·00
		•		_		Actg. 0.18		
18	T21	Shri Amar Chandra Chakravarty	••	Mazdoor	••	1 ·16	80 -00	<b>36</b> ·00
14	T24	Shri Ramesh Chandra Biswas	••	Ditto	••	1 · 16	30 .00	<b>36</b> ·00
15	T35	Shri Santosh Kumar Dey	••	Ditto	••	1 ·16	30 .00	<b>36</b> ·00
16	T29	Shri Ganga Dayal Singh	••	Ditto	••	1 ·16	30 .00	<b>36</b> ·00
17	T44	Shri Kanu Gopal Dutta	••	Ditto	••	1 · 16	30 .00	36 -00
18	T40	Shri Jiban Krishna Dasgupta	••	Ditto	••	1 · 16	30 .00	<b>36</b> ·00
19	7730	Shri Surondra Nath Biswas	••	Ditto	••	1 -16	30 .00	<b>3</b> 6 · <b>0</b> 0
90	T31	Shri Radha Govinda Debnath	••	Ditto	••	1 -16	30 .00	<b>36</b> ·00
21	<b>T96</b>	Shri Santosh Kumar Das	••	Ditto	••	1 ·16	30 .00	<b>36</b> ·00
99	T43	Shri Babu Ram Seal	••	Ditto	***	1 ·16	30 .00	36 -00
23	T27	Shri Debnarayan Dey	••	Ditto	•••	1 -16	30 .00	36 -00
24	T37	Shri Gopal Koiri	••	Ditto	••	1 -16	30 .00	36 -00
25	<b>T9</b>	Shri Parimal	• •	Ditto	••	1 -16	30 .00	36 .00
26	T10	Shri Dulal Chandra Biswas	••	Ditto	••	1 -16	30 .00	<b>36</b> ·00
27	Tu	Shri Arun Chandra Dey	••	Ditto	••	1 -16	30 .00	<b>3</b> 6 · <b>0</b> 0
28	T12	Shri Pran Kumar Sirear	••	Ditto	••	1 ·16	30 .00	<b>36</b> ·00
28	Т13	Shri Nitai Chandra Bhattacharjee	• •	Ditto	••	1 ·16	30 .00	36 .00
30	<b>T</b> 15	Shri Dhirendra Chandra Das	••	Ditto	• •	1 -16	30 .00	36 .00
81	567	Shri Paresh Chandra Das	••	Operator M/C	••	1 .80	46 -80	36 -00
32	554	Shri Birnal Kumar Shome	••	Operator	••	1 .62	42 -12	36 .00
33	518	Shri Jatindra Nath Pyne	••	M/C Operator	••	1 .80	46 -80	36 -00
34	546	Shri Bhakti Ranjan Sengupta	• •	Ditto	• •	1 -62	42 -12	36 -00
35	526	Shri Sumanta Chandra Barai	••	M/C Helper		1 -43	37 -18	36 00
36	5 <b>28</b>	Shri Surendra Nath Roy	••	Ditto		1 -43	37 ⋅18	36 .00
37	555	Shri Bishnupada Kar	••	Ditto		1 ·34	34 ·84	36 -00
38	55 <b>7</b>	Shri Shanti Ranjan Sarkor	••	Ditto		1 ·34	34 ·84	36 -00
39	533	Shri Ram Mohan Kabiraj	819	M/C Operator	• •	1 -62	42 .12	36 .00
40	585	Shri Ram Krishna Karmakar	_	M/C Helper				36 .00
					••	1 -84	34 -84	30.00

garia)	Ticket		Revised.		Inor	ease per mont	h.	Grade effective from	
Serial No.	No.	Basic per day.	Basic per month.	D. A. per month.	Basic.	D. A.	Total.	Grade effective from 9th January 1962.	
1	542	2 · 11	55.00	53.00	6.00	17.00	23 · 90	SA (55—95).	
2	559	1.73	45.00	42.00	6.00	6.00	12.00	SSB (45—80).	
3	549	1.73	45.00	42.00	2.10	6.00	8.10	SSB (45—80).	
4	<b>T17</b>	1.73	45.00	42.00	6.00	6.00	12.00	SSB (45-80).	
5	449	2.27	59.00	<b>53</b> ·00	0.50	6.00	6 · 50	SA (55—95).	
6	551	1.80	46.75	42.00	1.25	6.00	7 · 25	SSB (45—80).	
7	T4	1 · 73	45.00	42.00	2.88	6.00	8.88	SSB (45—80).	
8	550	1 · 44	<b>37</b> · 50	42.00	0.84	6.00	6 · 84	US (35-37·50).	
9	<b>T3</b> 9	1 · 35	35.00	42.00	2 · 50	6.00	8.50	US (3537·50).	
10	<b>T19</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
11	Т3	1.73	45.00	42.00	10.16	6.00	16.16	SSB (45—80).	
12	<b>T38</b>	1.73	45-00	42.00	10-16	6•00	16-16	SSB (45—80).	
13	<b>T21</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
14	T24	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
15	T35	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37.50).	
16	<b>T</b> 29	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
17	T44	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
18	<b>T40</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
19	<b>T3</b> 0	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
20	<b>T31</b>	1.35	<b>35·00</b>	42.00	5.00	6.00	11.00	US (35-37·50).	
21	<b>T3</b> 6	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
22	<b>T4</b> 2	1.35	35.00	42.00	5.00	6.00	11.00	US (3537·50).	
23	<b>T</b> 27	1.35	35.00	42.00	5.00	6.00	11.00	US (3537·50).	
24	<b>T37</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
25	Т9	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
26	<b>T10</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (3537·50).	
27	<b>T11</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (3537·50).	
28	<b>T12</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
29	T13	1.35	35.00	42.00	5.00	6.00	11.00	US (35—37·50).	
30	T15	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
81	557	2.11	55.00	53.00	8.20	17.00	25 · 20	SA (55-95).	
32	554	2·11	55.00	53.00	12.88	17.00	29.88	SA (55—95).	
38	518	2.11	55.00	53.00	8.20	17.00	25 · 20	SA (55-95).	
34	. 546	2.11	55.00	53.00	12.88	17.00	29.88	SA (55-95).	
35	526	1.54	40.00	42.00	2.82	6.00	8 · 82	5SA (40—65).	
	528	1.54	40.00	42.00	2.82	6.00	8 · 82	SSA (40-65).	
36 27				42.00	5.16	6.00	11-16	SSA (40—65).	
37	555	1.54		42.00	5.16	6.00	11.16	SSA (4065).	
88	557	1.54			12.88	17.00	29.88	SA (55—95).	
89	533	2.11			5 · 16	6.00	11.16	SSA (40—65).	
40	535	1.54	±0-00						

		Name of impulser		•	٠,		Present.	
Serial No.	Ticket No.	Name of worker.		Designation	n	Basic per day.	Basic per month.	D. A. per month,
41	566	) Shri Dilip Kumar Chakravarty		. M/C Helper	••	1 ·34	34 .84	36 .00
42	511	5 Shri Kantipada Kundu		. M/C Operator		1 -80	46 -80	36 .00
13	516	Shri Sukumar Roy Chowdhury		· Ditto	••	2 .25	58 -50	47 .00
44	543	3 Shri Murari Mohan Mondal		. Ditto	••	1 -62	42 ·12	
45	536	Shri Kumud Sengupta		. Operator		1 -62	42 ·12	36 ·00
46	568	Shri Purnendu Roy		. M/C Helper	••	1 .34		36 •00
47	564	Shri Samaresh Dey		. Ditto	•••	1 .84	34 -84	36 -00
48	565	Shri Sital Chandra Dutta					34 •84	<b>36 •0</b> 0
49	531	Shri Rabindra Nath Bhattacharya			••	1 .34	34 ·84	36 •00
50	545	•		7810 0	••	1 .34	37 · 18	36.00
51	547				••	1 -62	42 ·12	36 -00
52	537	Shei Gerekeri Den	•	-	••	1 -62	42 •12	<b>36 •</b> 00
53	550		•		••	1 .62	42 -12	<b>36 ·</b> 00
			•		••	1 -62	42 ·12	<b>36 ·</b> 00
54	555		•		••	1 -62	42 -12	36 •(10)
55	527	Shri Shanti Ranjan Das	•	. Ditto	•••	1 -62	42 ·12	<b>36 -</b> 00
56	512	Shri Kashi Nath Das	• •	Ditto	••	4 • 45	115 .70	<b>53 ·</b> 00
57	513	Shri Sunil Chandra Kar	• •	Ditto		4 · 45	115 -70	<b>53 -0</b> 0
58	514	Shri Ranjan Kumar Roy	٠.	Ditto		4 •45	115 -70	<b>53</b> ·00
59	534	Shri Bhaba Ranjan Das	٠.	Operator (pickg.)		1 .62	42 -12	<b>36</b> -00
60	535	Shri Profulla Kumar Das		Ditto		1 -62	42 ·12	<b>36</b> . 00
61	561	Shri Radhayshaym Pal		Helper (Pickg.)		1 -25	32 .50	<b>36</b> 00
62	776	Shri Haripada Sirear	٠.	Ditto		1 · 25	32.50	36.00
63	T18	Shri Ajit Kumar Das		Ditto	••	1 · 25	32.50	36.00
64	T20	Shri Banjit Kumar Karmakar		Ditto	••	1.25	32.50	
65	T23	Shri Khag Behari Das		Ditto	••	1.25		36.00
66	Т25	Shri Swadesh Kumar Chakraverty		Ditto			32.50	<b>36</b> · 00
67	T26	Shri Nimaichandra Chowdhury		Ditto	••	1 · 25 1 · 25	32·50	36-00
68	Т33	Shri Hiramoy Chakravorty		Ditto	•••	1.25	32·50 32·50	36-00
69	T521	Shri Samarendra Mohan Roy		Pat. Opr.	••	2.37	61.62	<b>36-</b> 00 <b>47</b> -00
70 71	539	Shri Ramendra Mohan Sikdar		Ditto		2.25	58.50	47.00
71		Shri Nishit Ranjan Sirkar	••	Ditto		2 · 25	58.50	47.00
73	522 523	Shri Haridas Ghosh	• •	Holper (Pat)	••	1.40	36.40	36.00
74		Shri Sukumar Dutta Gupta Shri Mahendra Kuri	• •	Ditto	••	1 · 46	37.96	36.00
75		Shri Amulya Kumar Das	• •	Ditto	••	1 · 36	35.36	36.00
76		Shri Sital Chandra Charl	• •	Ditto	• •	1 · 46	<b>37</b> · 96	36.00
77	562	Shri Bhim Chandra Dan	••	Ditto	••	1 · 40	36.40	36-00
78		Shri Kanu Ghosh	••	Ditto	• •	1 · 25	32.50	<b>36</b> ·00
79		Shri Jyotirmoy Chakravorty	••	Ditto	• •	1 · 25	<b>32</b> · <b>5</b> 0	36.00
80	<b>T28</b>	Shri Sadan Chandra Das	••	Ditto Ditto	••	1.25	<b>32</b> · 50	<b>3</b> 6 · <b>0</b> 0
81 82		Shri Ashit Mohan Roy	••	Ditto	••	1 · 25	<b>32</b> · 50	36.00
83	T34	Shri Samarendra Mohan Roy	٠.	Ditto	••	1 . 25	32.50	36.00
84		Shri Arun Kumar Sirear		Ditto	••	1.25	32·50	36.00
	200	Shri Khudiram Borai		Galvanizer 1	••	1.25	<b>32</b> ·50	36.00
						4.12	107 · 12	$53 \cdot 00$

	P3 - 1 .		Reviseti.		Inc	rease per mon	+1.	
No.	Ticket – No.	Basic per day.	Basic per month.	D.A. per month.	Basic.	D.A.	Total.	Grade effective from 9th January 1962.
41	560	1.54	40.00	42.00	5.16	6.00	11 · 16	SSA (AO DES
42	515	2.11	55.00	53.00	2 · 20	17.00	25 · 20	SSA (40—65).
43	516	$2 \cdot 27$	59.00	53.00	0 · 50	6.00		SA (55—95).
44	543	2 · 11	55.00	53.00	12.88		6.50	SA (55—95).
45	536	2.11	55.00	5 <b>3</b> ·00		17.00	29.88	SA (55—95).
46	563	1 · 54	40.00	42.00	12.88	17.00	29.88	SA (55—95).
47	564	1.54	40.00	42.00	5.16	6.00	11.16	SSA (40—65).
48	565	1.54	40.00		5.16	6.00	11-16	SSA (40—65).
49	531			42.00	5 · 16	6.00	11-16	SSA (40—65).
50	5 <b>4</b> 5	1.54	40.00	42.00	2.32	6 · (10)	8 · 82	SSA (40—65).
		2.11	55.00	53.00	12.88	17.00	29 · 88	SA (5595).
51	547	2.11	55.00	53.00	12.88	17.00	29 · 88	SA (5595).
52	537	$2 \cdot 11$	55.00	53 · 00	12.88	17.00	$29 \cdot 88$	8A (55—95).
53	550	2.11	55.00	53.00	12.88	17.00	29 - 88	SA (55-95).
54	555	2.11	55.00	53.00	12.88	17.00	29.88	SA (55-95).
55	527	2 · 11	55.00	$53 \cdot 00$	12.88	17.00 -	29 - 88	SA (5595).
56	512	4 · 45	$115 \cdot 70$	59.00		6.00	6.00	SA (5595).
57	513	4 · 45	115.70	59.00		6.00	6.00	SA (55—95).
58	514	4 · 45	115.70	59.00		6.00	6.00	SA (55—95).
59	534	$1 \cdot 73$	45.00	42.00	2 · 88	6.00	8-88	SSB (45: -80).
60	535	1 · 73	45.00	42.00	2.88	6-00	8.88	SSB (45—80).
61	561	1 · 54	40.00	42.00	7.50	6.00	13.50	SSA (40—65).
62	T16	1.54	40.00	42.00	7.50	6.00	13.50	SSA (4065).
63	Т18	1 · 54	40.00	42.00	7.50	6.00	13.50	•
64	T20	1 · 54	40.00	42-00	7 - 50	6.00	13 - 50	88A (40-65).
65	T23	1.54	40.00	42.00	7.50	6.00		SSA (40—65).
66	Т25	1 · 54	40.00	42.00	7.50		13.50	SSA (4065).
67	T26	1.54	40.00	42.00	7.50	6 · 00 6 · 00	13 · 50 13 · 50	SSA (40—65).
68	Т33	1.54	40.00	42.00	7 · 50	6.00	13 - 50	88A (4565). 88A (4565).
69	T521	$2 \cdot 42$	63 · 00	53 - 00	1.38	6-00	7.38	SA (5595).
70	539	$2 \cdot 27$	59.00	53 · 00	0.50	6.00		SA (5595).
71	540	$2 \cdot 27$	59.00	$53\cdot 00$	0 · 50	6.00	6 · 50	SA (55—65).
72	522	1 · 54	40.00	42.00	3 - 60	6 00	9 · 60	SSA (4065).
73	523	1.54	40.00	$42 \cdot 00$	$2 \cdot 04$	6 00	8.04	SSA (40—65).
74	524	1 · 54	40.00	$42 \cdot 00$	$4 \cdot 64$	6 · 00	10-64	SSA (4065).
75	529	1.54	40.00	42.00	$2 \cdot 04$	6.00	8.04	SSA (4065).
76	532	1.54	40.00	42.00	3 · 60	6.00		SSA (40 -65).
77 78	- 562 T22	1 · 54 1 · 54	40·00 40·00	42 · 00 42 · 00	7 · 50 7 · 50	6 00 6 00		SSA (4065).
79	T43	1.54	40.00	42·00 42·00	7 · 50 7 · 50	6-00		SSA (4065). SSA (4065).
80	T28	1.54	40.00	42·00	7.50	6.00		SSA (4065).
81	558	1.54	40.00	42.00	7-50	6.00		SSA (40—65).
82	T34	1.54	40.00	42.00	7.50	6.00		SSA (40 -65).
83	T41	1.54	40.00	42.00	7.50	6.00		SSA (40—65).
84	538	4.12	107.50	59.00	0.38	6.00		SB (65115).

#### Recerv

			кор	ery			Present	
Serial No.	Ticket No	Name of worker.		Designation.	***	Basic per day.	Basic per month.	D. A. per month.
3400		Shri Sashi Bhushan Bal .		Fitter II		$2 \cdot 25$	58.50	47.00
1 2	4667 T8	•		Fitter III Acting	::	1·25 0·12	35.62	<b>36</b> ·00
	Т22	Shri Jaloswar Bhakta		Fitter Maz.		1 · 16	30.00	<b>36</b> ·00
3	300			Fitter Helper (Maz.)		1.41	36.66	<b>36</b> ·00
4	328			Fitter Maz.		1.16	30.00	<b>36.0</b> 0
5	643	•		Operator (Closer)		4.95	128.70	<b>53·0</b> 0
6	644			Ditto	••	1 · 85	48 · 10	<b>36</b> ·00
7	645			Ditto	••	$1 \cdot 62$	$\textbf{42} \cdot \textbf{12}$	<b>36</b> · (00)
8	646	"		Helper (Closer)	• •	1.41	<b>36</b> ·66	<b>36</b> · 00
9	640			Ditto		1 · 28	33.28	<b>36</b> ·00
10 11	323			Ditto Actg.	::	1·16 0·09	**************************************	<b>36</b> ·00
	an <b>a</b>	Shri Kumud Son Chowdhury		O (Stdm.)		2.56	66 · 56	47.00
12	637	Shri Chinmoya Nath		TO 144		1.85	48.10	<b>36</b> · 00
13	634	Shri Bhimal Kumar Banorjeo		Ditto		1.80	46.80	<b>36</b> ·00
14	635			75.44		1.80	46.80	<b>36</b> ·00
15	636			Ditto		1.80	46.80	<b>36</b> ·00
16	638			<b>75.</b> 11		1.80	46.80	<b>3</b> 6·00
17	648 641	- 70.1		Ditto		1.62	42 · 12	<b>36</b> ·00
18	647			77544 m		1.62	42 · 12	36.00
19	659			Attendant		1.75	45.50	<b>36</b> · 00
20	T:			. Helper (Stdg.)		1 · 35	35.10	36.00
21 22	64		•	. Ditto		1 · 41	36.66	<b>36</b> · 00
23	65	-		. Ditto		1.41	36.66	36.00
23 24	65			95.114		1.65	42.90	36.00
24 25	66	•		75.44		1.35	35.10	36.00
26	65			. Ditto		1 · 28	33 · 28	<b>36</b> ·00
27	65			. Ditto		1.28	33 · 28	36 · 00
28	Ti			TD ***		1 · 25	32.50	36.00
20	65			Ditto		1.41	36.66	36.00
30	64			Windon		1.65	42.90	36.00
31	űé			*****		1.25	. 32.50	36.00
32		•		. Ditto		1 · 25	32.50	36.00
33		35 Shri Sunil Kumar Srimani		Ditto		1.25	32.50	36.00
34		66 Shri Brirondranath Raha		Ditto		1.25	32.50	36.00
35		12 Shri Shankarlal Das		. Ditto		1.25		36.00
36		13 Shri Amal Son		. Ditto		1.25		36.00
37		14 Shri Mahata Kumar Dey		Ditto		1.25		36.00
31		17 Shri Dhirendra Srimani		. Mazdoor	••	1.16		36.00
3	р т	27 Shri Jyotindranath Das					30.00	36.00
		Joundianan Day	••	Ditto	••	1.16	30.00	00

	Ticket -	Revised.			Inci	rease per mor	nth.		
Serial No.	No.	Basic per day.	Basic per month.	D.A. per month.	Basic.	D.A.	Total.	Grade effective from 9th January 1962.	
1	667	$2 \cdot 27$	59.00	53.00	0.50	6.00	6 · 50	8A (5595).	
2	Т8	1 · 73	45.00	42.00	9.38	6.00	15.38	SSB (45—80).	
3	T22	1.35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).	
4	300	1 · 44	37.50	42.00	0.84	6.00	6.84	US (35-37·50).	
5	328	1 · 35	35.00	42.00	5.00	6.00	11.00	US (35—37·50).	
6	643	4.95	128 · 70	59.00		6.00	6.00	SA (55—95).	
7	644	2.11	<b>5</b> 5 · 00	<b>53</b> · 00	6.90	17.00	23 · 90	SA (55—95).	
8	645	2.11	55.00	<b>53</b> · 00	12.88	17.00	29.88	SA (55-95).	
9	646	1 · 54	40.00	42.00	3.34	6.00	9.34	SSA (40—65).	
10	640	1 · 54	40.00	42.00	$6 \cdot 72$	6.00	12.72	88A (40—65).	
11	323	1.54	40.00	42.00	7 · 50	6.00	13.50	SSA (40—65).	
12	637	2.58	67.00	53.00	0.44	6.00	6 · 44	SA (5595).	
13	634	2.11	55.00	53.00	$6 \cdot 90$	17.00	23.90	SA (55-95).	
14	635	2.11	55.00	53.00	$8 \cdot 20$	17.00	25 · 20	SA (5595).	
15	636	2.11	55.00	53.00	$8 \cdot 20$	17.00	25 · 20	SA (5595).	
16	638	2.11	55.00	53.00	8 · <b>2</b> 0	17.00	25 · 20	NA (55-95).	
17	648	2 · 11	55.00	53.00	$8 \cdot 20$	17.00	$25 \cdot 20$	SA (55—95).	
18	641	2 · 11	55.00	53.00	12.88	17.00	29.88	SA (55—95).	
19	647	2.11	55.00	<b>53</b> ·00	12.88	17.00	29.88	SA (55—95).	
20	659	1.80	46.75	42.00	$1 \cdot 25$	6.00	$7 \cdot 25$	SSB (4080).	
21	Т2	1.54	40.00	42.00	4 · 90	6.00	10.90	SSA (4065).	
22	642	1.54	40.00	42.00	3 · 34	6.00	9.34	SSA (40—65).	
23	651	1.54	40.00	$42 \cdot 00$	$3 \cdot 34$	6.00	9.34	SSA (40—65).	
24	650	1.68	43 · 75	$42 \cdot 00$	0.85	6.00	6.85	SSA (40—65).	
25	661	1.54	40.00	42.00	4 · 90	6 - 00	10.90	SSA (40—65).	
26	658	1 · 54	40.00	42.00	$6 \cdot 72$	6.00	$12 \cdot 72$	SSA (4065).	
27	657	1 · 54	40.00	$42\cdot 00$	$6 \cdot 72$	6.00	$12\cdot 72$	SSA (4065).	
28	T15	1 · 54	40.00	42.00	7 · 50	6.00	13.50	SSA (4065).	
29	652	1.54	40.00	42.00	3 · 34	6.00	9.34	SSA (4065).	
30	649	1.68	43.75	42.00	0.85	6.00	6.85	SSA (4065).	
31.	. 662	. 1.54	40 .00	<b>42</b> ·00	<b>7</b> · 50	6 .00	13 .50	SSA (40—65).	
32	663	1 · 54	40 .00	42 ·00	7 · 50	6.00	13 -50	SSA (40—65).	
33	,665	1 · 54	40 .00	42 .00	7 .50	6 · 00	13 .50	SSA (40—65).	
84	666	1 ·54	40 .00	42 .00	7 -50	6 · 00	13 · 50	SSA (40—65).	
35	T12	1 · 54	40 .00	42 .00	7 -50	6.00	13 .50	SSA (4065).	
36	<b>T13</b>	1 ·54	40 .00	42 .00	<b>7</b> ·50	6 .00	13 ·50	SSA (4065).	
37	T14	1 · 54	40 .00	42 .00	7 · 50	6 .00	13 .50	SSA (40—65).	
38	<b>T17</b>	1 .35	35 .00	42 .00	<b>5</b> ·00	6 · 00	11 .00	US (35-37·50).	
39	<b>T27</b>	1 -35	<b>3</b> 5 ·00	42 .00	5 .00	6 · 00	11 -00	US (35—37· 50).	

							Present				
Serial No.	Ticket No.	Name of worke	r.		Desi	gnation.		Basio		Basic per	D. A. per
No.	-00	Shri Shymalall Misra			Attendent			day	7. 1·46	month. 37.96	month.
40	298	Shri Samarendranath Day	••	••	Mate	••	••		1.71	44.46	<b>36</b> ·00
41	655	Shri Bipal Sen Gupta	••	••	Mate	••	••		1.16	*******	<b>36</b> ·00
42	664	Shri Bipar Ben Gupes	••	• •	Acting		••		0.18	34·84	90.00
	m10	Shri Samarenda Bhattachar	ii		Mate		••		1.16		<b>36</b> -00
43	T18	Sill Sainteland Distriction	,-	•	Acting				0.18	34·84	<b>36</b> -00
	653	Shri Nirmal Sircar			Painter (M		••		1.41	36.66	<b>36</b> ·00
44	T26	Shri Dhirendra Kumar Das	••	••	Mazdoor		•••		1.16	30.00	36·00
45	Т24	Shri Narain Ch. Roy Chowd			Ditto				1.16	<b>3</b> 0·00	36.00
46	T3	Shri Tapash Kanti Chakravo			Ditto		••		1.16	30.00	36·00
47	T5	Shri Phani Bhusan Tambuli			Ditto				1.16	30.00	_
48	16 T6	Shri Kalipodo Chakravorty		••	Ditto	••	••		1.16	30.00	<b>36</b> ·00
49	T7	Shri Salil Kr. Singha	••	••	Ditto	••	••		1.16	30.00	<b>36</b> ·00
50		Shri Saileswar Dey		••	Ditto	••	••		1.16	30.00	<b>36</b> · 00
51	T19	-	••		Ditto		••		1.16		36.00
52	T29	Shri Madan Chakravarty	••	••	Ditto	••	••			30.00	36-00
53	T21	Shri Nitya Gopal Ghosh	••	••	Ditto	••	••		1.16	30.00	36.00
<b>54</b>	T10	Shri Keshab Lall Das	••	••	151000	••	••		1.16	80-00	<b>36</b> ·00
1	37	Shri Uma Shankar Singh			Guide sette	er		Spl. 4	2·75 10·00	71·50 Spl. 40·00	47.00
									p. m.	p. m.	
2	70	Shri Nibhaya Narain Jha	••	••	Ditto	••	••		2.75	78.00	47.00
3	115	Shri Chhoty Khan			Ditto	••		Spl.	25·00 <b>p. m.</b> 2·00 25·00	58.50	47-00
4	38	Shri Salim Khan			Hoater				p. m. 3·62	94 · 12	47.00
5	392	Shri Abdul Bari Khan	••		Ditto	••			2.00	58.50	<b>47</b> ·00
6	39	Shri Kanchan Rabidas			T21			Spl.	p. m.		
7	102		••	••	Fireman	••	••		1.92	49.92	36.00
·	-0-	om man Dhanadur Singi	••	••	Ditto	••	••	Spl.	1·75 ·17	49.92	<b>36</b> ·00
8	T2	Shri Rambali Dhobi	••	• •	Stocker	• •		G_1	1.34	87.18	36.00
9	<b>T2</b> 0	Shri Chabilla Harijan			Ditto			Spl.	1.94	97.10	94.00
		·	• •	••	2100	••	••	Spl.	1·84 ·09	87.18	<b>36</b> ·00
10	T39	Shri Durga Passi	••	••	Ditto	••	••	Spl.	1.34	37*18	36.00
11	<b>T4</b> 5	Shri Tapeshwar Harijan	••		Ditto		••		·09	37.18	<b>3</b> 6·00
12	Тб	Shri Shambu Pathan			Slag and			Spl.	.09		na al
13	<b>T3</b> 0			••	Slag cutter	ī	••	Spl.	1·34 ·09	37 · 18	36.00
10	130	Shri Bengali Mohate	••	••	Ditto	••	••	Spl.	1·34 ·09	37.18	36.00
14	T40	Shri Idu Mia (I)	••	•	Billet Maz	door		~pı.	1.16	30.00	36.00
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a			Revised.		Incre	ease per mont	h.	
Serial No.	Ticket No.	Basic per day.	Basic per month.	D. A. per month.	Basic.	D. A.	Total.	Grade effective from 9th January, 1962.
40	298	1 .54	40.00	42.00	2.04	6.00	8 - 04	SSA (4565).
41	655	1 ·73	45 .00	42 .00	0.54	6.00	6.54	SSB (45—80).
42	664	1 .73	45 .00	42 .00	10 · 16	6.00	16 -16	SSB (45—80).
43	<b>T</b> 18	1 ·73	45 .00	42 .00	10 · 16	6 .00	16 ·16	SSB (45—80).
44	653	1 .54	40.00	42 .00	.3 - 34	. 6.00	9 · 34	SSA (40—65).
45	<b>T</b> 26	1 .35	<b>3</b> 5 ·00	42 .00	5.00	6 .00	11 .00	US (35—37·50).
46	T24	1 .35	35 .00	42 .00	5.00	. 6.00	11 .00	US (35-37 • 50).
47	Т3	1 ·35	35 .00	42 00	5 00	6 00	11 00	US (35-37·50).
48	<b>T</b> 5	1 35	35 .00	42 .00	5 .00	6.00	11 -00	US (35-37·50).
49	<b>T</b> 6	1 .35	35 .00	42 .00	5 .00	6 .00	11 -00	US (35-37·50).
50	<b>T7</b>	1 ·35	35 .00	42 .00	5 •00	6 .00	11 -00	US (35-37·50).
51	<b>T19</b>	1 .35	35 .00	42 .00	5 .00	6 .00	11 .00	US (35-37.50).
52	<b>T29</b>	1 .35	35 .00	42 .00	5 .00	6 .00	11 .00	US (35-37·50).
53	T21	1 ·35	<b>35</b> ·00	42 .00	5 .00	6 · 00	11 .00	US (35-37·50).
54	<b>T10</b>	1 .35	<b>85</b> ·00	<b>42</b> ·00	<b>5</b> ·00	6 ⋅00	11 .00	US (35-37-50).
1	87	2 • 79	<b>72</b> · 50	Hot F	Rolling Mill	6 · 00	7 -00	SB (65—115),
			Spl. 40.00	30 00	2 00	5 00	. 00	SD (00—110).
2	70	3 • 08	80 .00	53 •00	2.00	6 -00	8 •00	SB (65115).
3	115	2 ·50	65 -00	53 00	6.50	6•00	12.50	SB (65—115).
4	38	3 65	95.00	53.00	•88	6.00	6.88	SB (65115).
5	392	2 50	65.00	53 00	· 6·50	6 ·00	12 -50	SB (65—115).
6	39	1 .93	50 .25	5 <b>3</b> ·00	.33	17 .00	17 -33	SSB (45-80).
7	102	1 .93	50 -25	53 -00	.33	17 .00	17 ·38	SSB (4580).
. 8	<b>T2</b>	1 -54	40 .00	42 ·00	2 ·82	6.00	8 ·82	SSA (40—65).
9	<b>T20</b>	1 · 54	40 .00	<b>42</b> ·00	2 ·82	6 ·00	8 ·82	SSA (40—65).
10	, <b>T39</b>	1 · 54	40 .00	42 .00	2 ·82	6 ·00	8 ·82	SSA (40—65).
11	<b>T4</b> 5	1 ·54	40 .00	42 .00	2 ·82	6 ·00	8 -82	SSA (40—65).
12	<b>T6</b>	1 ·54	40 .00	42 ·00	2 ·82	6 .00	8 · 82	SSA (40—65).
13	<b>T30</b>	1 54	40 00	42 .00	2 ·82	6 -00	8 · 82	SSA (40-65).
14	<b>T40</b>	1 ·35	35 .00	42 00	5 ⋅00	6 · 00	11 -00	US (3537·50).

							Present				
Serial No.	Ticket No.	Name of worke	r.		Designation.		Basic		Basic per month.	D. A. per month.	
15	T65	Shri Chonhas Mians	••		Billet Mazdoor	••	Spl.	1·16 ·06	31.72	<b>36·0</b> 0	
16	<b>T</b> 52	Shri Amirchand Gowale			Ditto	••	Spl.	1·16 ·06	31.72	<b>36·0</b> 0	
17	T104	Shri Kedar Nath Misra			Ditto		Spl.	1·16 ·06	31 · 72	<b>36·0</b> 0	
18	46	Shri Mastaquir Khan	••		Fur. Tongsman	••	-	1.92	49.92	<b>36</b> ·00	
19	47	Shri Ram Dulary Tiwari		••	Ditto	••		1.92	<b>4</b> 9 · <b>9</b> 2	<b>36</b> ·00	
20	42	Shri Bhole Pd. Kurni	••	••	Ditto	••	Spl.	1·50 ·12	42 · 12	<b>36</b> ·00	
21	99	Shri Ram Naresh Misra		••	Ditto	••	Spl.	1·37 ·13	39.00	<b>36</b> ·00	
22	TII	Shri Ram Chandra Mahote		••	Ditto	••	Spl.	1·37 ·13	39.00	<b>36</b> ·00	
23	<b>T</b> 19	Shri Jang Bahadur Gowla	••		Ditto	• •	Spl.	1·37 ·13	39.00	<b>36·0</b> 0	
24	<b>T</b> 58	Shri Jag Narian Koiri			Metal Feeder	••	Spl.	1·34 ·09	37.18	<b>36·</b> 00	
25	<b>T</b> 55	Shri Dulal Ch. Nag			Ditto	••	Spl.	1 · 34 · 09	37.18	<b>36</b> ·00	
26	тз	Shri Bindeshwal Jha			Ditto		Spl.	1·34 ·09	<b>3</b> 7·18	<b>36</b> ·00	
27	Т33	Shri Motilal Keot			Ditto		Spl.	1·34 ·09	<b>3</b> 7·18	<b>86</b> ·00	
28	T37	Shri Ram Paire Ahir			Ditto		Spl.	1·34 ·09	<b>37</b> ·18	<b>36·0</b> 0	
29	T41	Shri Rajeendra Shaw			Ditto		Spl.	1·34 ·09	<b>3</b> 7 · 18	<b>36·</b> 00	
30	<b>T6</b> 0	) Shri Gouri Shankar Sah			Mazdoor		Spl.	1·16 ·06	31 · 72	<b>36</b> ·00	
31	50	) Shri Bircha Singh	••		Metal feeder		•	1.92	49.92	36.00	
32	48			••	Pusher Operator		Spl.	1·37 ·13	39.00	<b>36</b> ·00	
33	5	l Shri Nizamuddin Khan		••	Ditto			1 .62	42 ·12	<b>36 ·</b> 00	
34	ā				Mill Tongsman			1 .94	50 ·44	<b>47</b> ·00	
35	5	6 Shri Ranjai Singh			Ditto			1 .92	49 -92	<b>36 ·0</b> 0	
36	5	7 Shri Raja Ram Ahir			Ditto			2 ·09	54 · 34	<b>47</b> ·00	
37	5	9 Shri Tulsi Rajhar			Ditto			2 ·25	58 - 50	<b>47</b> ·00	
38	3 4	4 Shri Ram Lotan Singh	••	••	Ditto	••	Spl.	1 ·94 · 15	54 • 34	<b>47</b> ·00	
36	) 4	16 Shri Dukhi Kiori	••	• •	Ditto	••	Spl.	1 ·94 ·15	54 · 34	<b>47</b> ·00	
40	) (	48 Shri Indra Dev Routh		• •	Ditto		Spl.	1 ·94 ·15	54 - 34	47.00	
4	ı ,	49 Shri Murli Mallah	••	• •	Ditto	••	_	1 ·81 ·11	49 -92	<b>36</b> ⋅00	
4	2	66 Shri Jagadish Jaishwar			Ditto	• •	_	1 ·92 ·02	50 · <b>44</b>	47 -00	
4	3	64 Shri Swadogar Harijan	••	•	Ditto	• •		1 ·62 ·30	49 -92	36 .00	
4	4	65 Shri Janki Saran Murai	••		Ditto	• •	_	1 ·62	49 -92	36 .00	

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	Tielest M.		Revised.		Incre	pase per mont	h.	
ri <b>al</b> Vo.	Ticket No.	Basic per day.	Basic per month.	D. A. per month,	Basic.	D. A.	Total.	Grade effective from 9th January, 1962.
15	<b>T65</b>	1 ·35	35 .00	42 .00	3 ·28	6 .00	9 ·28	US (3537 · 50).
16	<b>T</b> 52	1 -35	<b>3</b> 5 ·00	42 ·00	<b>3</b> ·28	6.00	9 -28	US (35-37·50).
17	T104	1 ·35	<b>3</b> 5 ·00	42 .00	3 ·28	6.00	9 ·28	US (3537·50).
18	46	. 1.93	50 -25	53·00	0 .33	17 -00	17 -33	SSB (45—80).
19	47	1 .93	50 - 25	* 53 .00	0 .33	17 -00	17 -33	SSB (45—80).
20	42	. 1 -73	45 -00	42 .00	2 ·88	6 .00	8.88	SSB (45—80).
21	99	1 ·73	45 .00	42 -00	6 .00	6 .00	12 .00	SSB (4580).
22	<b>T11</b>	1 ·73	<b>4</b> 5 ·00	42 -00	6 .00	6 -00	12.00	SSB (45—80).
88	<b>T</b> 19	1.78	45.00	42.00	6.00	6.00	12.00	SSB (45-80).
24	<b>T58</b>	1 · 54	40.00	42 .00	2 ·82	6 -00	8 - 62	SSA (40—65).
25	<b>T5</b> 5	1 -54	40.00	<b>4</b> 2 ·00	2 ·82	6.00	8 -82	SSA (40—65).
26	тз	1 ·54	40 .00	42 -00	2 ·82	6 -00	8 -82	SSA (40—65).
27	Т33	1 ·54	40 .00	42 .00	2 ·82	6 .00	8 ·82	SSA (40—65).
28	Т37	1 · 54	40.00	40.00				. ,
29	T41		40.00	42.60	2 · 82	6.00	8 · 82	SSA (40—35)
20	141	1 .54	40 .00	42 -00	2 ·82	6.00	8 · 82	SSA (40 —65).
30	<b>T60</b>	1 -35	<b>35 ·00</b>	42 .00	3 ·28	6 .00	9 ·28	US (3537·50).
31	50	1 .92	50 .00	42 .00	-08	6 .00	6 .08	SSA (40—65).
32	43	1 ·73	45 .00	42 .00	6 -00	6 .00	12 .00	SSB (4580).
33	51	1 · 73	45.00	42.00	2.88	8.00	9.00	SIGID (AF OG)
34	54	2.11	55.00	53.00	4.56	6.00	8.88	SSB (4580).
35	56	2.11	55.00	53.00	5.08	17.00	10·56 22·08	SA (5595).
36	57	2.11	55.00	53.00	0.66	6.00		SA (55—95).
37	59	2 · 27	59.00	53.00	0.50	6·0d"		SA (5595). SA (5595).
38	44	2.11	55.00	53.00	0.66	6.00		SA (55—95).
00	**	2.11	99.00	00.00	0.00	0.00	0.00	1A (00-90),
39	46	2.11	55.00	53.00	0.66	6 · 66	6.66	SA (5595).
40	48	2.11	55.00	53.00	0.66	6.00	6.66	SA (55—95).
41	49	2.11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
42	. 66	2.11	55.00	53.00	4.56	6.00	10.56	SA (55—95).
43	64	2.11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
44	65	2.11	55.00	53 · 00 °	5.08	17.00	22.08	SA (55—95).

						Present					
Serial No.	Ticket No.	Name of worker.			Design	ation.		Basic p		Basic per month.	D. A. per month.
45	108	Shri Bhagrasan Rajbhar	••	1	dill Tongsn	<b>ga</b> n	••	Spl.	1 ·62 ·30	49 -92	<b>36</b> ·00
46	<b>(</b> 87	Shri Dudh Nath Rajbhar		••	Ditto		••	Spl.	1 ·62 ·80	49 ·92	<b>36</b> ·00
47	110	Shri Suraj Singh		••	Ditto	••		Spl.	1 ·62 ·30	49 -92	<b>36</b> ·00
48	Т35	Shri Badri Nath Singh	••	••	Ditto	••	••	Spl.	1 ·62 ·30	49 -92	<b>36</b> ·00
49	118	Shri Fateh Bahadur Singh			Ditto	••	••	Spl.	1 ·62 ·30	49 .92	<b>36</b> ·00
50	Т7	Shri Girja Shankar Sah		••	Ditto	••		Spl.	1 ·62 ·30	49 -92	<b>36</b> ·00
51	<b>T17</b>	Shri Abdul Razak		••	Ditto			Spl.	1 ·62 ·30	49 -92	<b>36</b> ·00
52	T22	Shri Sunder Shaw			Ditto	••	••	Spl.	1 ·62 ·30	49 -92	<b>36</b> ·00
	T23	Shri Udit Narain Singh		••	Ditto		••	_	1 ·62 ·80	49 -92	36 -00
53	98	Shri Bhagwati Kurmi		••	Ditto	••		Spl.	1 -62	49 -92	<b>36</b> ·00
54		Shri Hari Shankar Roy			Ditto	••		Spl.	·30 1 ·62	49 -92	<b>36</b> · 0
55	T44	Shri Ram Pujan Chowdhury		••	Ditto		••	Spl.	·80	49 .92	36.00
56	T46	Shri Ram Lochan Koiri	••	••	Ditto			Spl.	·30 1 ·62	49 .92	36.00
57	T41				Leverman			Spl.	·30 1 ·43		36 00
58	68	Shri Ramanadan Rajbhar	••		Ditto			Spl.	·09		36 ·0
59	T18		••	••		••	••	Spl.	·09	)	
6 )	T21	Shri Biswanath Ahir	••	••	Ditto	••	••	Spl.	.08	)	
61	T27	Shri Prabhu Rabidas	••	••	Ditto	••	••	Spl.	1 ·34 ·09	•	
62	Т48	Shri Bhola Rabidas	••	••	Ditto	••	••	Spl.	1 ·34 ·09		36 -0
63	97	7 Shri Satyanarain Gir	••		Ditto	••	• •	Spl.	1 ·34 ·09		36.0
64	4 T1	) Shri Dharamnath Jha	••	••	Hooker	••	• •	Spl.	1 ·16		2 36.0
6	5 T2	4 Shri Roop Chandra Sharma	••	••	Ditto	••	• •	Spl.	1 ·10		2 36.0
6	6 T2	5 Shri Ramawatar Rajbh <b>ar</b>	••	••	Ditto	••	•	Spl.	1 ·1·		2 36.0
6	57 T:	6 Shri Radhakrishan Singh		••	Ditto	••	•	Spl.	1 ·1 ·0		2 36.0
(	38 T	12 Shri Sitaram Kumbhar	••	••	Ditto	••	•	_	1 ·1 ·0		2 36.0
(	69 <b>T</b>	34 Shri Jagadamba Prosad		• •	Ditto		•	_	1 ·1 ·0	6 31 · 7	2 36.0
	70	72 Shri Noor Mia	••		Looper			_	2 · 5		00 47 ·0
	71	71 Shri Katwaru Rai		••	Ditto	•			3 · (	00 78 · 0	
	72	73 Shri Kamta Pd. Kumbhar	• • •		Ditto				2 · 7	71 · l	
	73	74 Shri Jabadullah	••	••	Ditto	••		•	3 · 0	00 78 ·0	00 47 -00

Serial	Ticket -		Revised.		Inc	erease per mo	nth.	
No.	No.	Basic per day.	Basic per month.	D.A. per month.	Basic.	D.A.	Total.	Grade effective from 9th January 1962.
45	108	2.11	55.00	<b>53</b> ·00	5.08	17.00	22.08	SA (55—95).
46	87	2.11	55.00	<b>53</b> ·00	5.08	17.00	22.08	8A (55—95).
47	110	2.11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
48	Т35	. 2.11	55.00	53.00	5.08	17.00	22.08	8A (5595).
49	118	2 · 11	££.00	53.00	5.08	17.00	22.08	SA (55—95).
50	<b>T</b> 7	2.11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
51	Т17	2 · 11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
52	T22	2.11	<b>5</b> 5 · 00	<b>\$3</b> · 00	5.08	17.00	22.08	SA (5595).
<b>5</b> 3	Т23	2 · 11	<b>5</b> 5·00	<b>5</b> 3·00	<b>5</b> ·08	17.00	22.08	SA (55—95).
54	98	2.11	<b>5</b> 5 · 00	<b>5</b> 3·00	5.08	17.00	22.08	SA (5595).
55	T44	2 · 11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
56	<b>T46</b>	2 · 11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
57	Т41	2 · 11	55.00	53.00	5.08	17.00	22.08	SA (55—95).
58	68	1 · 54	40.00	42.00	· <b>4</b> 8	6.00	6 · 48	SSA (40—65).
59	<b>T</b> 18	1 · 54	40.00	42.00	$2 \cdot 82$	6.00	8.82	SSA (40—65).
60	<b>T21</b>	1.54	40.00	42.00	$2 \cdot 82$	6.00	8 · 82	SSA (4065).
61	Т27	1.54	40.00	42.00	$2 \cdot 82$	6.00	8 · 82	SSA (40—65).
62	<b>T48</b>	1.54	40.00	42.00	$2 \cdot 82$	6.00	8 · 82	SSA (40—65).
63	97	1.54	40.00	42.00	2 · 82	6.00	8 · 82	SSA (4065).
<b>64</b> .	Т10	1.35	35.00	42.00	3 · 28	6.00	9.28	US (35 - 37·50).
65	T24	1 · 35	35.00	42.00	3 · 28	6.00	9 · 28	US (3537·50).
66	<b>T</b> 25	1 · 35	35.00	42.00	3 · 28	6.00	9 · 28	US (35—37·50).
6 <b>7</b>	<b>T</b> 36	1.35	35.00	42.00	3 · 28	6.00	9 · 28	US (3537·50).
68	<b>T42</b>	1.35	35.00	42.00	3 · 28	6.00	9.28	US (3537·50).
69	Т64	1.35	35.00	42.00	3 · 28	6.00	9 · 28	US (3537·50).
70	72	2.50	65.00	53.00	••	6.00	6.00	8B (65115).
71	71	3.08	80.00	53 · 00	2.00	6.00	8.00	8B (65—115).
72	73	2.79	$72\cdot 50$	53.00	1.00	6.00	7.00	SB (65—115).
73	74	3.08	80.00	53.00	2.00	6.00	8.00	SB (65—115).

76						Present					
74	Name of wo	rker.		Designation.		Basic per day.	Basic per month.	D. A. per month.			
75	. m. 1 . Hank			Looper		8 .00	). 78 <b>·</b> 00	47 .00			
76	75 Shri Ramkailash			Ditto		3.00	78 • 00	<b>47</b> ·00			
77 58 61 79 60 80 63 81 63 82 66 83 67 88 7 88 7 89 T8 90 8 91 8 92 93 94 94 95 96 97 98	76 Shri Abdul Rauf 7 Shri Sheo Kumar Katar	••		Ditto		8:00	78 • 00	47.00			
78 61 79 60 80 63 81 63 82 68 83 66 84 55 85 10 86 T 87 7 88 7 89 T8 90 8 91 8 92 93 94 94 95 96 97 98				Ditto		2 . 5		47 .00			
79 60 80 63 81 63 82 63 83 65 84 53 85 10 86 T 87 7 88 7 89 T8 90 8 91 8 92 9 93 4 94 3 95 96 97 98	55 Shri Suchit Shaw					Spl. ·2		47 · 00			
80 63 81 63 82 68 83 63 84 55 85 10 86 T 87 7 88 7 89 T8 90 8 91 8 92 93 1 94 3 95 96 97 98	61 Shri Dip Narain Ahir	••	••	Ditto	••	Spl. 2.5		47.00			
81 63 82 66 83 67 84 53 85 10 86 T 88 7 89 T 89 90 8 91 8 92 93 94 94 95 96 97 98	80 Shri Ramnarain Ahir	••	••	Ditto	••	Spl. 2 · 5		<b>47 · 0</b> 0			
81 63 82 63 83 65 84 55 85 10 86 T 87 88 7 88 90 8 90 91 8 92 93 94 94 95 96 97 98	62 Shri Md. Rashid	••	• •	Ditto	••	Spl. 2.5		<b>47</b> ·00			
83 6° 84 5° 85 10 86 T 87 7 88 7 89 T8 90 8 91 8 92 9 93 9 94 9 95 96 9 97 98	63 Shri Ramchandra Dubey	y	••	Ditto	••	Spl. 2 ·0		47 •00			
84 5: 85 10 86 T 87 7 88 7 89 T8 90 8 91 8 91 8 92 9 93 9 94 9 95 96 97 98	69 Shri Kedar Nath Singh	••	••	Ditto	••	Spl. 2.0		47 -00			
86 T 87 7 88 7 89 T8 90 8 91 8 92 9 93 9 94 9 95 96 97 98	67 Shri Jagi Rajbhar		••	Ditto	• •	Spl. 2.0		47 -00			
86 T 87 7 88 7 89 T8 90 8 91 8 92 8 93 9 94 9 95 96 97 98	53 . Shri Ramdhani Rajbhar	• ••	••	Ditto	••	Spl. 2.0		<b>47 ·0</b> 0			
87 7 88 7 89 T8 90 8 91 8 92 91 92 92 93 94 95 96 97 98	03 Shri Jiten Singh		••	Ditto		Spl. 2.0	00 58·50 25	<b>47</b> ·00			
88 7 89 T8 90 8 91 8 92 6 93 9 94 9 95 96 97 98	T4 - Shri Ishad Ali	••	••	Ditte	••	Spl. 2.5	65 · 00	<b>47</b> ·00			
88 7 89 T8 90 8 91 8 92 6 93 9 94 9 95 96 97 98	79 Shri M. K. Narsin Nair	••		Reeler Operator		1.9	2 49.92	<b>36</b> ·00			
89 T8 90 8 91 8 92 9 93 9 94 9 95 96 9 97 98	78 Shri Rambadan Sahu	••		Ditto		1 .9	92 49.92	<b>36</b> ·00			
90 8 91 8 92 93 94 95 96 97 98		••		Ditto		1.9	2 49.92	<b>36</b> ·00			
91 8 92 6 93 5 94 9 95 96 97 98	81 Shri Gopi Nath Parida			Ditto		1.6	2 49.92	<b>36</b> ·00			
93 94 95 95 96 97 98	88 Shri Bhola Nath Pathal	k		Feeder to Reeler		Spl. 1 ·	13 39 · 52 09	<b>36</b> ·00			
94 95 96 97 98	90 Shri Datadin Singh	••	••	Ditto	••	Spl. 1 ·4	13 39 · 52 9	<b>36</b> ·00			
96 97 98	91 Shri Gididhari Parida		••	Ditto	••	Spl. •6	13 39 · 52 09 ·	<b>36</b> ·00			
96 97 98	92 Shri Sheo Murat Singh			Ditto	••	Spl. 1 ·	13 39 · 52 99	<b>36 ·</b> 00			
97 98	95 Shri Arjoon Mallah	••	••	Ditto	••	Spl. 1 ··	43 39·52 09·	<b>36</b> ·00			
98	96 Shri Dharamdev Ahir		••	Ditto	••	Spl. 1 ··	43 39 · 52 09	<b>36 ·</b> 00			
	83 Shri Nagnarain Singh	• •		Ditto		1 -	92 49 92	<b>36</b> -00			
99	81 Shri Jai Lall Kurmi	••		Ditto		1 •	72 <b>44</b> ·72	<b>36</b> ·00			
	Tl Shri Parikha Rajbhar	••		H. B. Mazdeor	••	Spl. 1	16 31.∞72 06	<b>36</b> -00			
100 T	T12 Shri Ramdaa Prosasd	••		F. B. Masdoor	••	1.	0.0	<b>36</b> ·00			
101 Т	T13 Shri Ramsurat Dubey		••	Ditto		Spl.	16. 31·72 06	36.00			
102	T15 Shri Ram Prosad Shaw	<b>v</b>		Ditte	••	1.		<b>3</b> 6 · 00			
103	T16 Shri Tarakeswar Kap	er		Ditto		1.3	16 31·72	36.00			
104	T26 Shri Raghubir Thakur			Ditto	••	1.		36.00			

	m: 1 . 3T		Revised.		Incre	ease per monti	1.	
Sorial No.	Ticket No.	Basic per day.	Basic per month.	D. A. per month.	Basic.	D. A.	Total.	Grade effective from 9th January, 1962.
74	75	3.08	80.00	53.00	2:00	6.00	8.00	SB (65115).
75	76	3.08	80.00	53.00	$2 \cdot 00$	6.00	8.00	SB (65115).
76	77	3.08	80.00	53 · 00	$2 \cdot 00$	6.00	8.00	SB (65 -115).
77	55	$2 \cdot 79$	$72 \cdot 50$	53 - 00	1.00	6.00	7.00	SB (65115).
78	61	2 · 79	$72\cdot 50$	53.00	1.00	6.00	7.00	SB (65115).
79	60	$2 \cdot 79$	72 · 50	53 - 00	1.00	6.00	7-00	8B (65115).
80	62	$2 \cdot 50$	65 · 00	53 · 00	••	6.00	6.00	SB (65—115).
81	63	2.50	65.00	53.00	6.50	6.00	12.50	SB (05—115).
82	69	2.50	65.00	.53 · 00	6.50	6.00	12.50	SB (65115).
83	67	2.50	65 · 00	.53 · 00	6 · 50	6.00	12.50	SB (65115).
84	53	2.50	65.00	.53 - 00	6:50	6.00	. 12.50	SB (65115).
85	103	2.50	65-00	53 - 00	6 · 50	6.00	12.50	8B (65115).
86	Т4	2.50	65 - 00	53.00	••	6 · 00	6.00	SB (65115).
87	79	1 · 93	$50 \cdot 25$	53 · <b>0</b> 0	.33	17.00	17.33	SSB (45
88	78	1.93	50 · 25	53 · 00	•33	17 00	17 · 33	SSB (45—80).
89	<b>T</b> 80	1.93	50 · 25	53-00	· 33	L7 · 00	17.33	SSB (4580).
90	81	1 · 93	$50 \cdot 25$	53 · 00	.33	17.00	17.33	SSB (4580).
91	88	1.54	40.00	42.00	·48	6.00	6.48	SSA (40—65).
92	90	1 · 54	40.00	$42 \cdot 00$	· <b>4</b> 8	6.00	6.48	SSA (4065).
93	91	1.54	40.00	42.00	0.48	6.00	6 · 48	88A (40—65).
94	92	1.54	40.00	42.00	0 48	6.00	6 · 48	SSA (4065).
95	95	1.54	40.00	42.00	0 · 48	6 - 00	6 · 48	SSA (40—65).
96	96	1.54	40.00	42.00	0.48	6-00		SSA (4065).
97	83	$1 \cdot 92$	50.00	42.00	0.08	6.00	6.08	SSA (4065).
98	81	1 · 73	45.00	42.00	0.28	6.00	6 - 28	SSA (40~-65).
99	T1	1.35	35.00	42.00	3 · 28	6.00	9 · 28	US (3537 · 50).
.00	• T12	1.35	35.00	42.00	3 · 28	6.00	9 · 28	U8 (35—37·50).
101	<b>T13</b>	1.35	35.00	42.00	3.28	6.00	9.58	U8 (3537·50).
102	<b>T1</b> 5	1.35	35.00	<b>4</b> 2 • 0 <b>0</b>	3.28	6.00		US (35 -37·50).
103	<b>T16</b>	1.35	<b>35·0</b> 0	42.00	3.28	6.00		US (3537·80).
104	<b>T26</b>	1.35	35.00	42.00	3.28	6.00	9.28	US (35-37·50).

Serial	Ticket	Name of wo	rkers.		Designation	١.			Present	
No.	No.							Basic r day.	Basic per month.	D. A. po month.
105	Т	2 Shri Bhagwat Rajbhar	••`	••	H. B. Mazdoor	••	Spl.	1·16 ·06	81 · 72	<b>36</b> ·0(
106	$l_{T3}$	9 Shri Md. Saheed	••		Ditto	••	Spl.	1·16 ·06	31.72	<b>86</b> ·00
107	T47	Shri Bhrigunath Singh			Ditto	••	Spl.	1·16 ·06	81 · 72	<b>36</b> ·00
108	Т49	Shri Ram Bahadur Singh	••		Ditto		Spl.	1·16 ·06	31 · 72	<b>36</b> · 00
109	<b>T</b> 50	Shri Singhasan Ram	••		Ditto	••	Spl.	1.16	31.72	<b>36</b> ·00
110	T61	Shri Ram Behari Singh	••		Ditto		Spl.	1·16 ·06	31.72	<b>36</b> · 00
111	<b>T53</b>	Shri Brij Behari Gowala	_		Ditto			1.16	31.72	<b>36</b> · 00
112	T54	Shri Rajendra Misra	••	••	Ditto 🕳	••	Spl.	·06	31 · 72	<b>36</b> -00
113	<b>T</b> 56	Shri Md. Suleman		••	Ditto	••	Spl.	·06 1·16	31.72	<b>36</b> ·00
114	T60	Shri Jagannath padyay			Ditto _	••	Spl.	·06 1·16	31.72	<b>36</b> ·00
115	109	Shri Haridwar Ahir			Ditto		Spl.	·06		
110			••	••		••	Spl.	1.22	31.72	<b>36·</b> 00
116	89	Shri Sita Ram Dhobi	••	••	Ditto	••		1.34	34 · 84	<b>36.</b> 00
117	84	Shri P. K. Bhaskaran Nair	••	••	Sec. Checker	•••		$1 \cdot 62$	42 · 12	<b>36</b> ·00
118	85	Shri Chandra Bhan Singh	• •	••	Ditto	••	Spl.	1·37 ·13	39 · 00	<b>36</b> ·00
119	T16	Shri Insaq Mia	••	••	Sampleman	••	Spl.	1·16 ·06	31 · 72	<b>36·0</b> 0
120	<b>T13</b>	Shri Janabir Pashi	••	••	Ditto	••	Spl.	1·16 ·06	31 · 72	<b>36</b> ·00
121	Т9	Shri Ram Bachan Kankar	••	••	Maz. (C. A.)	••	Spl.	1·16 •06	31.72	<b>36</b> ·00
122	<b>T</b> 57	Shri Sahabuddin	••	-	Ditto	••	Spl.	1·16 ·06	31.72	<b>36</b> · 00
123	<b>T40</b>	Shri Idu Mia II		••	Ditto		Spl.	1.16	30.00	<b>36·0</b> 0
124	124	Shri Ramanath Gowala		••	Mazdoor (C.A.)	••		1.16	31 · 72	<b>36</b> ·00
125	86	Shri Paritosh Mukherjeo		,	Wate.		Spl.	•06		
126	T59	Shri Rajnaram Singh	••	••	Mate Ditto	••		1·75 1·37	45·50 39·00	<b>36 ·</b> 00 <b>36 ·</b> 00
127	100	Shri Sumer Pashi		,	Heater		Spl.	•13		
128	105	Shri Charitar Harijan	••			••		3.00	78.00	<b>47</b> ·00
129	104	Shri Phuli Mallah	••		Blagcutter	••		1.90	49.40	<b>36</b> ·00
130	101	Shri Jai Karan Pashi	••	••	Ditto	••		1.92	49.92	<b>36</b> ·00
131	40	Shri Giridhari Jaiswara	••	1	Fireman	-		1 · 92	49.92	<b>36</b> ·00
132	T69		••	••	Stocker	••		1 · 92	49.92	36 00
	108	Shri Budhiram Pashi	••	1	fazdoor	••	Spl.	1·16 ·06	31 · 72	<b>36 · 0</b> 0
133	<b>T</b> 68	Shri Kaloo Ahir	••	••	Ditto	••	Spl.	1·16 ·06	31.72	<b>36</b> · <b>0</b> 0
134	T67	Shri Baleswar Rajbhar	••	••	Ditto		_	1 · 16	31 · 72	<b>36</b> ·00
135	106	Shri Anadh Behari Singh	••	1	ld. Fitter		Spl.	·06 5·60	143.00	53.00

امتس	Ticket		Rovised.		Incre	aso per menti	١.	Grade offective from 9th
orial No.	No.	Basio per day.	Basic por month.	D. A. per month.	Busie.	D.A.	Total.	January 1962.
105	T32	1.35	35.00	42.00	3.28	6.00	9 · 28	US (35-37·50).
106	Т39	1.35	35.00	42.00	3.28	6.00	9 · 28	US (35-37·56.
107	<b>T47</b>	1.35	35.00	42.00	3.28	6.00	9 - 28	US (3537·50).
108	<b>T49</b>	1.35	35.00	42.00	3.28	6.00	9 · 28	US (35—37·50).
109	<b>T50</b>	1.35	35.00	42.00	3.28	6.00	9 · 28	US (35 -37·50).
110	<b>T</b> 51	1.35	35.00	42.00	3.28	6.00	9 · 28	US (35-37·50).
111	<b>T</b> 53	1.35	35.00	42.00	3 · 28	6.00	9 · 28	US (35 37·50).
112	T54	1.35	35.00	42.00	3.28	6.00	9 28	US (3537·50).
113	<b>T</b> 56	1.35	35.00	42.00	3.28	6.00	9 28	US (35-37·50).
114	<b>T6</b> 0	1.35	35.00	42.00	3.28	6.00	9 · 28	US (3537·50).
115	109	1.35	35.00	42.00	3.28	8 · 00	9 · 28	US (35 37·50)
116	89	1.35	35.00	42.00	0.16	6.00	6 · 16	US (35 -37·50).
117	84	1.73	45.00	42.00	2 · 88	6.00	8-88	SSB (4580-00).
118	85	1.73	45.00	42.00	6.00	6.00	12.00	SSB (45 80 00).
119	<b>T</b> 16	1.35	35.00	42-00	3-28	. 6-00	9.28	US (35—37·50).
120	T13	1.35	35.00	42.00	3.28	6-00	9 · 28	US (35-37·50).
121	Т9	1.35	35.00	42.00	3.28	6.00	9+28	US (35 - 37·50).
122	<b>T</b> 57	1.35	35.00	42.00	3-28	6-00	9.28	U8 (35-37·50).
123	<b>T40</b>	1.35	35.00	42.00	5-00	6.00	11.00	US (35 -37 · 50).
124	124	1.35	35.00	42.00	3-28	6.00	9 · 28	US (35 37·50).
125	86	1.80	46.75	42 · 40	1 .25	6 .00	7 - 25	SSB (4580-00).
126	<b>T59</b>	1.73	45.00	42.00	6.00	6.00	12.00	88B (45 80 · 00).
127	100	3.08	80-00	53 00	2.00	6.00	8.00	88B (45- 115·00).
128	105	1.92	50.00	42.00	0.60	6 · 00	6 · 60	88A (4065·00).
129	104	1 · 92	50.00	42.00	0.08	6.00	6.08	88A (40-65·00).
130	,101	1 · 93	50·2 <b>0</b>	53.00	$0 \cdot 33$	17.00	17.33	88B (45 80·00),
131	40	1 · 92	50.00	42.00	0.08	6.00	6.08	SSA (40- 65.00).
132	<b>T69</b>	1.35	35.00	42.00	<b>3</b> · 28	6.00	9 · 28	US (3537·50).
133	<b>T68</b>	1 · 35	35.00	42.00	<b>3</b> · 28	6.00	9.28	US (35-37·50).
134	<b>T</b> 67	1.35	35-00	42.00	3.28	6.00	9 · 28	US (35-37·50).
185	106	5 · 54	144.00	59.00	1.00	6.00	7.00	HS (90150·00).

## THE CALCUTTA GAZETTE EXTRA ORDINARY, DECEMBER 27, 1962

_									_		
0	Ticket	Name of wor	Name of workers.					Present			D. A. per
Serial No.	No				Dea	ignation.		Basi da	c per y.	Basic per month.	month.
136	255	Shri Sukinaya Bhattacharj	<del>09</del>	• •	Hd. fitter		••	Actg.	2·25 ·75	75.00	47.00
137	<b>3</b> 07	Shri Dayanand Jha		••	Fitter II	••			2.09	54·34	47.00
138	Т73	Shri Ram Bilash Prosad	••	••	Diito	• •	••	Spl. Actg.	1·16 •06 •40	48 · 12	<b>36</b> 00
139	122	Shri Bhai Lall Singh		••	Bandham	••			1 · 34	34 · 84	36 · 00
140	Т8	Shri Prom Sagar Singh	• •		Ditto	••		Spl.	1·16 ·06	31 · 72	36.00
141	Т28	Shrı Swaru Nonia			Ditto	••	••	Spl.	1.16	31.72	36.00
142	Т34	Shri Rambal Mali	••	••	Ditto	• •	••	Spl.	1·16 ·06	31.72	<b>36</b> ·00
143	Т38	Shri Abdul Caffer	••	••	Mazdoor	••	••	Spl.	1·16 ·06	31.72	<b>36</b> ·00
144	111	Shri Briduram Jat	••	••	Hd. Fitter	•	••		6.00	156.00	<b>59·0</b> 0
145	112	Shri Anil Kumar Ghosh	• •	••	Fitter II	••	••		2.25	-58 · 50	<b>47·</b> 00
46/146	123	Shri Swaminath Singh	••	••	Mazdoor	••	••		1 · 28	33 · 28	<b>36</b> · ()()
147	114	Shri Dudnath Tewari	••	••	Fitter II	••	••		$2 \cdot 25$	58.50	47.00
148	113	Shri Babban Towari	••	• •	Fitter I	••	••		3.00	- 78-00	47.00
149	121	Shri Chedi Singh	••	••	Guide Sett	er II	••	Spl.	1 · 62 · 30	49.92	<b>36</b> · 00
150	120	Shri Ajodya Pd. Murai	••		Bandham	Jamadar			$2 \cdot 25$	58 · 50	47.00
151	116	Shri Shyam Behari Misra	••		Bandam				1 · 34	34 · 84	<b>36</b> · 00
152	119	Shri Jaynandan Rabidas	-	-	Ditto		••		1 · 34	34 · 84	<b>36</b> · 00
153	<b>T3</b> 5	Shri Tripit Nath Tewari	••	••	Greasman	••	••	Spl.	1·16 ·06	31 · 72	<b>36</b> · 06
154	T71	Shri Ramjanan Kharwansh	ni	••	Mazdoor	••		Spl.	1·16 ·06	31 · 72	<b>36</b> ·00
155	117	Shri Sashidar Jha	••		Ditto	••			$1 \cdot 28$	$33 \cdot 28$	<b>36</b> ·00
156	T74	Shri Maniruddin	` <b></b>	••	Mazdoor (S	Scale Room	ing)	Spl.	1 · 16 · 06	31 · 72	<b>36</b> ·00
157	T76	Shri Ramkumar Harijan	••	••	Ditto	••	••	Spl.	1·16 ·06	.31 · 72	<b>36</b> ·00
138	T70	Shri Bhrigunath Pathak	••	••	Ditto	••	••	Spl.	1·16 ·06	31.72	36.00
159	Т77	Shri Tribeni Gowala	••	••	Ditto	••	-	Spl.	1·16 •06	31 · 72	<b>36</b> ·00
	1	Finishing End.									
160	T80	Shir Amalendu Bikash Palit	;	• •	Mate.	••	• •		1 · 62	42 · 12	36.00
161	<b>T79</b>	Shri Paritosh Dutta	••	••	Ditto	••	••	Actg.	1·16 ·18	34·84 •	36.00
162	150	Shri Krishna Chand Pandit	••	• •	Cr. Operato	r	• •		1 ·62	42 •12	36 •00
163	149	Shri Sheodhar Gosai	••	••	Ditto	••	••		1 ·62	42 · 12	36 -00
161	141	Shri Jai Mangal Singh	••	••	Ditto	••	•	Spl.	1 37 ·13	39 •00	<b>36</b> ·00
165	146	Shri Abinash Debnath	••	• •	Ditto	••	••	Spl.	1 ·37 ·13	39 -00	36 00
166	<b>T98</b>	Shri Mahade Singh		••	Mazdoor	••	••	Spl.	1 ·16 •06	31 -72	36 (4)

	Ticket		Revised		Inor	ease per mon	th	Grade offective from 9th
<u>ل</u> ر	No.	Basic per day.	Basic per month.	D. A. per month.	Basio.	D.A.	Total.	January 1963.
	255	3 · 46	90.00	53 - 00	12.00	6.00	18.00	118 (90150-00).
	107	2.11	55.00	53.00	0.66	6.00	6.68	SA (55-95·00).
	<b>T73</b>	2 · 11	55.00	53.00	12.83	17.00	29 - 89	8A (55—95·00).
	122	1.35	35.00	42.00	0.16	6.00	6 · 16	US (35 37·50).
	Т8	1.35	35.00	42.00	3.28	6.00	9.28	US (3537·50).
	T28	1.35	35.00	42.00	3 · 28	6.00	9.28	US (35 37·50).
	T34	1 · 35	35.00	42.00	3.28	6.00	9.28	US (35-37·50).
	<b>T38</b>	1 · 35	35.00	42.00	3 · 28	6.00	9 · 28	US (35 37·50).
	111	6.00	156.00	65-00		6-00	6.00	H8 (90 - 150·00).
	112	2 · 27	59.00	53.00	•50	6.00	6 · 50	SA (55-95·00).
	123	$1 \cdot 35$	35.00	42.00	1 · 72	6.00	7 · 72	US (35 37·50).
	114	2 · 27	59.00	53.00	· <b>50</b>	6 00	6 · 50	8A (5595·00),
	113	3.08	80.00	.53.00	2.00	6.00	8.00	8B (65—115·00).
	121	2 · 11	55.00	53.00	5.08	17.00	22 · 08	8A (55—95·00).
	120	2 · 27	59.00	53.00	•50	6.00	6 · 50	8A (55 95·00).
	116	$1 \cdot 35$	35.00	42.00	•16	6.00	6 · 16	US (35 37·50).
	119	1 · 35	35.00	42.00	•16	6.00	6 · 16	US (35 37·50).
	<b>T3</b> 5	1.35	35.00	42.00	3.28	6.00	9.28	US (35 37 · 50).
	T71	1 · 35	35.00	42.00	3 · 28	6.00	$9 \cdot 28$	US (35 37·50).
	117	1.35	35.00	42.00	1.72	6.00	7.72	US (35-37·50).
	<b>T74</b>	1.35	35.00	42.00	3 · 28	6.00	9.28	US (35-37·50).
	<b>T</b> 76	1.35	85.00	42.00	3 · 28	6.00	9.28	US (35—37·50).
	<b>T</b> 70	1 · 35	<b>35</b> ·00	42.00	3 • 28	6.00	9 · 28	US (35-37·50).
	<b>T</b> 77	1 · 35	35.00	42.00	3 · 28	6.00	9.28	U8 (3537·50).
,								
Fini	shing End.						8-88	88B (4580·00).
	<b>T80</b>	1 · 73	45.00	42.00	2.88	6.00	16.16	BBB (4580·00).
	<b>T3</b> 9	1.73	45.00	42.00	10 · 16	6.00	10.10	BBB (40 80 · 00).
	150	1.73	45.00	42.00	2.88	6.00	8 · 88	88B (4580·00).
	149	1.73	45.00	42.00	2.88	6.00	8-88	88B (45—80·00).
	141	1.73	45.00	42.00	6-00	6.00	12.00	SSB (45—80·00).
	146	1.73	45.00	42.00	6.00	6.00	12.00	86B (45-80·00).

		N			Dari	anation				Present	
Serial No.	Ticket No.	Name of worker	· <b>s.</b>		Desi	gnation.	•		asic day.	Basic per month.	D. A. month
167	Т84	Shri Shivji Misra	••		Mazdoor		••	Spl.	1 ·16 ·06	31 .72	36
168	Т106	Shri Nath Singh			Ditto	• •			1 ·16	30 .00	36
169	T86	Shri Abani Mohan Chatterje	0		Ditto		• :		1 ·16	30 .00	36
170	T89	Shri Sudhir Kr. Nag	• •	••	Ditto	••	••	Spl.	1 ·16 · <b>∂6</b>	31 ·72	36
171	Т87	Shri Gyan Krishna Mondal	••		Ditto	••	••	Spl.	1·16 ·06	31 -72	36
172	134	Shri Shanti Ram Chatterjee			Ditto				1 -28	33 · 28	36
173	147	Shri Bhikari Behera		••	Ditto	• •			1 ·34	34 -84	36
17‡	T101	Shri Nand Dulal Goswami	• •	• •	Ditto	• •	• •	Spl.	1 ·16 ·06	31 .72	36
175	Т83	Shri Debendra Barh			Ditto	••		Spl.	1 ·16 ·06	31 -72	36
176	Т94	Shri Kamal De	• •	• •	Ditto	••	• •	Spl.	1 ·16 ·06	31 ·72	30
177	Т82	Shri Prafulla Bhattacharjee	••	••	Ditto	••		Spl,	1 ·16 ·06	31 ·72	30
178	144	Shri Manohar Dushad		••	Ditto	• •			1 -31	34 -84	30
179	136	Shri Kanhai Mondal	••	••	Ditto		• •		1.28	$33\cdot 28$	30
180	<b>T</b> 97	Shri Mongal Keot	• •		Ditto			Spl.	1 ·16 ·06	31 .72	30
181	<b>T99</b>	Shri Bharat Chand Kuri		••	Ditto	••	• •	Spl.	1 ·16 ·06	31 .72	30
182	145	Shri Ramdas Mallah			Ditto				1 ·34	34 -84	36
183	130	Shri Lala Ram Gupta			Ditto	• •			1 -28	33 - 28	3
184	Т93	Shri Mortan Ahir	• •		Ditto	• •		Spl.	1 ·16 ·06	31 -72	3
185	Т92	Shri Dinanath	••	• •	Ditto	••		Spl.	1 ·16 ·06	31 ·72	30
186	131	Shri Ramkishore Murai	••	••	Ditto				1 .34	34 ·84	3
187	132	Shri Mangroo Murai		• •	Ditto	• •			1 .34	34 ·84	3
188	128	Shri Ramawtar Koisi		• •	Ditto				1 34	34 ·84	3
189	T91	Shri Debendra Bijoy Das	••	••	Ditto	• •		Spl.	1 ·16 ·06	31 .72	3
190	142	Shri Shankar Siwli			Ditto			•	1 .28	33 -28	3
191	<b>T9</b> 5	Shri Jaleswar Sahani			Ditto	••	••	Spl.	1 ·16 ·06	31 · <b>7</b> 2	3
192	<b>T</b> 96	Shri Sitaram Ahir			Ditto	• •		Spl.	1 ·16 ·06	31 •72	3
193	<b>T</b> 90	Shri Gopal Chandra Singh	••	• •	Ditto	••		Spl.	1 ·16 ·06	31 .72	3
194	137	Shri Jangli Ahir			Ditto			•	1 .34	34 ·84	3
195	Т81	Shrı Faudar Ahir		• •	Ditto	••		Spl.	1 ·16 ·06	31 ·72	3
196	Т88	Shri Balikaran Kurni			Ditto			_	1 ·16	31 .72	3
197	T85	Shri Manbahal Harijan			Ditto			Spl.	·06 1 · 16	31 .72	3
198	138	Shri Gaya Kurni			Ditto	••		Spl.	·06 1 ·28	33 · 28	3
199	143	Shri Nageswar Rabidass			Ditto	••			1 ·28	33 -28	3
200	139	Shri Ramsurat Mallah			Ditto				1 .28		3
201	133	Shri Biswanath Singh			Ditto	••			1 ·34		3
202	T72	Shri Sonatan Das	,. ••		Ditto	••			1 ·16		3

9th

PART I] THE CALCUTTA GAZETTE EXTRAORDINARY, DECEMBER 27, 1962

			Rovised		Inchy	se per month		19.,
Serial No.	Ticket No.	Basic per day.	Basic per month.	D. A. per month.	Basic.	D. A.	Total.	Grade#affective from January,
167	T84	1 · 35	35.00	42.00	3 · 28	<b>6</b> · 00	9 · 28	US (35-37·50).
168	T106	1 · 35	35.00	42.00	5.00	6 - 00	11.00	US (3537-50).
169	. T86	1 · 35	35.00	42.00	5.00	6.00	11.00	US (3537·50).
170	<b>T89</b>	1 · 35	35.00	42.00	$3 \cdot 28$	6.00	9 · 28	U8 (35 - <b>37 · 50).</b>
171	<b>T</b> 87	1 · 35	35.00	42.00	3 · 28	6.00	0-28	US (35 -37·50).
172	134	1 · 35	35.00	42.00	$1 \cdot 72$	6.00	7 · 72	US (3537·50).
173	· 147	1 · 35	35.00	42.00	0.16	6.00	6 · 16	US (3537:50).
174	<b>T</b> 101	$1 \cdot 35$	35.00	$42\cdot00$	$3 \cdot 28$	6.00	9 28	US (35 -37·50),
175	T83	1 · 35	35.00	42 00	3 · 2:	$6 \cdot 00$	9.28	US (35 37 · 50).
176	T94	1 · 35	35.00	42.00	3 28	6.00	9-28	US (35- 37 50).
177	T82	1 · 35	35.00	42.00	$3 \cdot 28$	6.00	$9 \cdot 28$	US (3537-50).
178	144	1 · 35	35 · 00	42.00	0 · 16	6.00	6 · 16	US (35 37·50).
179	136	$1 \cdot 35$	35.00	42 00	1 · 72	6.00	7 · 72	US (35 37 · 50).
180	<b>T</b> 97	1.35	35.00	42.00	3.28	6.00	9.28	US (35- 37.50).
181	<b>T</b> 99	1 · 35	35.00	42.00	3-28	6.00	9.28	US (35- 37·50).
182	145	1 · 35	35.00	42.00	0.16	6.00	6 · 16	US (35 - 37 · 50).
183	130	1 · 35	35.00	42.00	$1 \cdot 72$	6.00	7 - 72	US (35- 37·50).
184	Т93	1.35	35.00	42.00	3.28	6 · 00	0.28	U8 (3537·50).
185	<b>T</b> 92	1 · 85	35.00	42.00	3 · 28	6.00	9.28	US (35—37·50).
186	131	1.35	35.00	42.00	0 · 16	6.00	6 · 16	US (3537-50).
187	132	$1 \cdot 35$	<b>3</b> 5 · 00	42.00	0.16	6.00	6 · 16	US (3537·50).
188	128	1 · 35	35.00	42.00	0.16	6.00	6 · 16	US (35—37·50),
189	T91	1.35	35.00	<b>42</b> ·00	3.28	6.00	9 · 28	US (8587·50).
190	142	1 · 85	85.00	42.00	1.72	6.00	7.72	US (3537·50).
191	<b>T9</b> 5	1.85	85.00	42.00	8 · 28	6.00	9 • 28	US (3537·50).
192	T96	1.85	85.00	42.00	3 · 28	6.00	9.28	US (85-37·50).
193	<b>T9</b> 0	1.35	35.00	42.00	3.28	6.00	9.28	US (3537-50).
, 194	137	1.35	35.00	42.00	0 · 16	6.00	6 · 16	US (35-37·50).
195	T81	1 · 35	35.00	42.00	3.28	6.00	9 · 28	US (35 37·50).
196	. T88	1 · <b>3</b> 5	35.00	42.00	3.28	6 · ()()	9 · 28	US (3537.50).
197	<b>T</b> 85	1.35	35.00	42.00	3.28	6.00	9.28	US (35-37·50).
198	138	1.35	35.00	42.00	1 · 72	6.00	7 · 72	US (3537·50).
199	143	1.35	35.00	42.00	1 · 72	6.00	7 · 72	US (35-37·50).
200	139	1 · 35	35.00	42.00	1 · 72	6.00	7 · 72	US (35-37·50).
201	199	1.35	<b>35</b> ·00	<b>42</b> ·00	0.16	6.00	6 · 16	US (35—37·50).
202	TTTR	1.35	35.00	42.00	5.00	6.00	11.00	US (3537·50).

	_	Name of v	vorker				:	Present	
Serial No.	Ticket No	Manie of A	· JI AUF.		Designation.	-	Basic per day.	Basic per month.	D. A. per month.
1	440	Shri Birondra Kumar Do	ob		Operator (Mill)		1 .90	49 -40	36 -00
2	441	Shri Sisir Das Gupta			Ditto		1 .90	49 -40	36 .00
3	412	Shri Ranjit Kumar Ghos	h		Ditto		1 .90	49 -40	36 .00
4	143	Shri Amulya Mirbhar			Ditto		1 .90	. 49 -40	36 .00
5	448	Shri Sısir Kumar Raha	• •		Ditto		1 -62	42 - 12	36 .00
6	449	Shri Adhir Kumar Sarka	r		Ditto		1 .62	42 -12	36 -00
7	441	Shri Netai Chandra Dutte	ı		Asstt. Operator (mill	l)	1 .55	40 -30	36 .00
8	445	Ahri Amrit Lal Scal	• •		Ditto		1 .55	40 .30	36 .00
9	446	Shri Sasudob Bhattachary	7ee		. Ditto		1 .55	40 - 30	36 .00
10	117	Shri Narain Ch. Mukherji			. Ditto		1 .55	40 · 30	36 .00
11	450	Shri Binod Bihari Goswar	nni		Ditto	• •	1 .55	40 .30	36 .00
12	480	Shri Adhir Ranjan Ghosh			. Ditto		1 .35	35 -10	36 .00
13	457	Shri Kamalendu Sen Gup	tu		. Operator 8/M		t ·90	49 -40	36 .00
14	458	Shri Ramendra Nath Muk	herji		. Ditto		1 .90	49 -40	36 .00
15	459	Shri Subal Chandra Saha			. Ditto	••	1 .90	49 -40	36 .00
16	460	Shri Nihar Ranjan Mitra N	Auzumdar		. Asstt. Operator S/M		1 .55	40 · 30	36 .00
17	461	Shri Dilip Kr. Bose	••		. Ditto		1 .55	40 - 30	36 .00
18	462	Shri Biswesar Das	• •		. Ditto		1 -31	34 -84	36 .00
19	491	Shri Kalachand Das			Mazdoor S/M	Act	tg. 0 03 1 16	30 -00	36 .00
20	487	Shri Nandagopal Roy			Ditto		1 · 16	30 .00	36 .00
21	490 8	Shri Haranath Dey	• •		Ditto		1 -16	30 -00	36 -00
22	468 8	Shri Ranjit Kumar Das			Operator Disc.		1 .77	46 .02	36 .00
23	469 8	Shri Sisir Kumar Ghosh	• •		Ditto		1 -41	42 -12	36 .00
24	482	Shri Khitish Ch, Saha	••		Asstt. Operator Disc.	Act <sub>i</sub>	g. 0·21 1·31	34 ·84	36 .00
25	481 8	hri Ramananda Mazumda	г.,		Ditto	Act	g. 0·31 1·31	34 -84	36 .00
26	466 8	hri Sushil Kr. Dutta	••		Operator Pickling	Act <sub>i</sub>	z. 0·03 1·77	46 .02	36 .00
27	467 S	hri Kamal Ranjan Roy			Ditto		1 -41	42 - 12	36·00
28	483 S	hri Haradhan Das			Asstt. Operator Picklin	Acte		34 .84	36.00
29	477 S	hri Manindra Ch. Dey	• •		Ditto	Actg		34 .84	86.00
30	453 S	hri Ganesh Ganguli			Operator Anlg.	Actg.	0·03 2·31	60.06	47-00
81	451 S	hri Narendra Kr. Bhatta	••		Dista		2.81	60.06	47.00
32	s	hrı Nitya Ranjan Chakrabo	orty		Mata		1.16℃	34 · 84	
33		hri Nityanand Shome			Acting	• •	0·18 } 2·31	60.06	36·00
34	454 S	hri Jogesh Ch. Poddar			A A1		1.50	39 · 00	47.00
35	455 8	hri Samaresh Mitra			Dista		1.50	_	36.00
<b>3</b> 6	456 S	hri Robindra Kumar Sark			Ditto		1.50	39·00 *	-36·.00
37		hri Bimal Kanti Ghosal	•••	••	Ones E A C	•			36 -00
38		hri Nitai Chatterjee			Div	•	1.402	48.10 ,	36.00
39		urı Sudhansu Ch. Das			Acting	•	0.22	42 · 12	36.00
40		arı Harıpado Ghose			Acting	•	0.22	42.12	86.00
41		hrı Chana Mazumdar		••	Cr. Oper	•	0.09	39·00	36.00
		-	••	••	Cr. Oper		0.07	35 · 62	36.00

			Revised.		Inere	ese per monti	1.	
ri <b>al</b> o.	Ticket No.	Basic per day.	Basic per month.	D. A per month,	Basic.	D. A.	Total.	Grade effective com 9th
1	440	2 · 11	55.00	53.00	a+60	17 - 00	22 - 60	SA (55- · 95 · 00).
2	441	2.11	55.00	53.00	5 60	17.00	22.60	SA (55 - 95·00).
3	442	2 · 11	55 00	53 00	5 60	17.00	22 - 60	SA (55 95·00).
4	443	. 2.11	55.00	5 <b>3</b> ·00	5 60	17.00	22 - 60	8A (55 95·00).
5	448	2 · 11	55.00	53.00	12.88	17.00	29.88	SA (55 95·00).
6	449	2 · 11	55.00	53.00	12/88	17.00	29.88	8A (55 95·00).
7	444	$1 \cdot 59$	41 - 25	42.00	0 · 9	6.00	6 · 95	88A (4065.00).
8	445	1.59	41.25	42.00	0.95	6.00	6 · 95	88A (40 65 · 00).
9	446	1 · 59	$41 \cdot 25$	42.00	0.95	6-00	6.95	88A (40 65 · 00).
10	447	$1 \cdot 59$	41 · 25	42.00	0.95	6.00	6 · 95	88A (40 - 65.00).
11	450	1.59	41 · 25	42.00	0.95	6.00	6 · 95	88A (40- 65·00).
12	480	1.54	40.00	$42 \cdot 00$	$4 \cdot 90$	6 00	10.90	88A (4065·00).
13	457	2 · 11	55.00	53.00	5-60	17 00	22 - 60	SA (55-95·00).
14	458	2.11	55.00	$53 \cdot 00$	$5 \cdot 60$	17.00	22 · 60	8A (55 · 95 · 00).
15	459	2.11	$55 \cdot 00$	$53 \cdot 00$	5.60	17.00	22.00	8A (55 -95·00).
16	460	2.11	41 - 25	43.00	0.95	6.00	6 - 95	88A (40- 65·00).
17	461	1.59	41 · 25	43.00	0.95	6.00	6 · 95	88A (40 65:00),
18	462	1.54	40.00	42.00	5 · 16	$6 \cdot 00$	11 - 16	88A (4065·00).
19	491	1.35	35.00	$42 \cdot 00$	5.00	6.00	11.00	US (35 -37·50).
20	487	1.35	$35 \cdot 00$	42.00	5.00	6.00	11-00	US (35- 37·0).
21	490	1 · 35	35.00	42.00	5.00	6.00	11.00	U8 (3537·50).
22	468	1.80	46 · 75	42.00	0.73	6.00	$6 \cdot 73$	88B (45 80·00).
23	469	1 · 73	45.00	42.00	2.88	6.00	8 88	88B (45- 80·00).
24	482	1.54	40.00	42.00	5.16	6.00	11-16	88A (40—65·00).
25	481	1.54	40.00	42.00	5-16	6.00	11.16	88A (40- 65·00).
26	466	1.80	46.75	42.00	0.73	6-00	6 · 73	88B (45 80·00).
27	467	1.73	45.00	42.00	2-88	6-00	8+58	SSB (45- 80-00).
28	483	1.54	40.00	42.00	5.16	6.00	11.16	SSA (40 65 · 00).
29	477	1.54	40.00	42.00	5-16	6.00	11-16	88A (40 65·00).
30	453	2.35	61.00	53.00	0 · 94	6.00	6-94	SA (5595)
31	151	$2 \cdot 35$	61.00	53.00	0.94	6.00	6+94	SA (5595)
32		1.73	45.00	42.00	10.16	6-00		88B (45 80)
33	452	$2 \cdot 35$	61.00	53.00	0.94	6.00	6 - 94	SA (55 95)
34	454	1.54	40.00	42.00	1.00	6.00		SSA (40-65)
35	455	1 · 54	40.00	42.00	1.00	6.00		88A (40- 65)
36	456	1 · 54	40.00	42.00	1.00	6.00		88A (40- 65)
37	<b>46</b> 5	1.86	48.50	42.00	0.40	6.00		88B (4580) 88B (4580)
38	485	1.73	45.00	42.00	2.88	6.00	8.88	•
39	475	1.73	45.00	42.00	2.88	6.00		88B (4580) 88B (4580)
40	476	1 · 73	<b>45.00</b>	42.00	6.00	6.00	12.00	SSB (4580)
41	463,	1.73	45.00	42.00	9 · 38	8.00	10.38	(1717) (1817

								73	
Serial	Tick'	Name of wor	rker.		Desig	gnation.	Basic	Present	-
No.	Ν.						per day.	Basic per month.	D. A. per month.
4"	4	3 Shri Kalipado Chakravort	y		Cr. Oper.		. 1.75	45.50	<b>36</b> ·00
43	•47	2 Shri Naresh Ch. Bhasak	••	••	Ditto		. 1.75	45.50	36.00
44	47	4 Shri Samarendra Nath Ch	akravarty	••	Ditto		. 1.75	45 · 50	36.00
45	26	3 Shri Samıran Chatterji	• •	• •	Fitter III		. 1.75	45.50	36.00
46	26	5 Shri Manoranjan Deb	• •	• •	Ditto		. 1.60	41.60	36.00
47	26	4 Shri Narain Banerjee	••	••	Ditto		1 · 75	45.50	36.00
48	T2	2 Shri Susil Banerjee	••	• •	Ditto Acting	·· .	(		36-00
49	TI	7 Shri Radha Krishna Prasa	d	••	F. Mazdoor	•		30.00	36.00
50	3.	Shri Kailashnath Bajpai	••	••	Ditto		1.16	30.00	36.00
51	T20	Shri Sudhir Sarkar	• •	••	Ditto		1.16	30.00	<b>36</b> ·00
52	T2	Shri Rajendra Prasad	• •		Ditto		1.16	30.00	36.00
53	T30	Shri Ramdayal Sharkar	• •		Ditto		1.16	30.00	36.00
64	Tl	Shri Akhil Gyan	••		Carpenter I	V (Log make:	.) 1 · 37	35 · 62	36.00
55	437	Shri Bibhuti Bhusan Chatt	erji		R/Grinder I		4.50	117.00	53.00
56	438	Shri Priya Mohan Doy			R/Grinder 1	ı	1.90	49.40	<b>36</b> · 00
57	479	Shri Rathindra Nath Shom	е		Helper (R/C	;)	1.77	46.02	<b>36</b> -00
58	471	Shri Parimal Kr. Roy			Ditto .		1.77	46.02	36-00
59	Т2	Shri Tapan Kr. Chattorjee			Helper Train	ne (Mazdoor)	1.16	30-00	
<b>6</b> 0	Т7	Shri Nirmal Kanti Chanda			Mazdoor .		1.16	30.00	36·00
61	T11	Shri Rabindra Nath Das			Ditto .		1.16		36.00
62	478	Shri Chitta Ranjan Ghosh			Ditto .		1.31	30.00	36.00
63	484	Shri Gopal Krishna Mazum	dar		Ditto .			34 · 06	36.00
64	тı	Shri Alok Kanta Ghosal			Ditto .		1.31	34.06	<b>36</b> ·00
65	489	Shri Priya Lall Seal	••		TD:	• •	1.16	30.00	<b>36</b> ·00
66	T13	Shri Adhir Kr. Chatterjee			13:14		1.16	30.00	36 · 00
67	T23	Shri Baidya Nath Halder		••	73.44		1.16	30.00	<b>36</b> ·00
68	Т22	Shri Narain Ch. Mullick	• •	••	Ditto		1.16	30.00	<b>36</b> ·00
69	T21	Shri Nakul Ch. Dey	••	••	Ditto	• ••	1.16	30.00	36.00
70	Т4	Shri Nalini Bhushan Dutta	• •	••	Ditto	• • •	1.16	30.00	<b>36</b> ·00
71	Т19	Shri Nitai Kr. Acharji	• •	••	Ditto	• •	1 · 16	30.00	<b>3</b> 6 · 00
72	T10	Shri Santosh Kr. Gyan	••	••	Ditto	••	1.16	30.00	<b>3</b> 6 · 00
73	488	•	••	••	Ditto	••	1.16	30-00	<b>36</b> · 00
74	T5	Shri Santosh Kr. Dey	• •	••	Ditto	••	1.16	30.00	36.00
75	T20	Shri Ranjit Kr. Sengupta	••	••	Ditto	••	1.16	. 30.00	36.00
76		Shri Sujit Kr. Chowdhury	• •	••	Ditto	••	1.16	30.00	36.00
77	T8	Shri Ganesh Ch. Ray	••	••	Ditto	• •	1.16	30.00	<b>36</b> · 00
78	T17	Shri Bımal Kr. Paı	• •	••	Ditto	••	1 · 16	30.00	36.00
79	T157	Shri Dilip Kr. Goswami	••	••	Ditto	••	1.16	30.00	<b>36</b> · 00
80	T16	Shri Ashutosh Das	••	• •	Ditto	• •	1.16	30:00	<b>36</b> · 00
81	ТЗ	Shri Bishnu Gopal Guha	••	••	Ditto	••	1.16	30.00	36.00
82	T14	Shri Brojendra Kr. Das	••	• •	Ditto	••	1.16	30.00	36-00
83		Shri Jogesh Ch. Chakravarty	••	••	Ditto	••	1 · 16	30.00	36.00
30	T18	Shri Numal Rojaria	••	••	Ditto	••	1.16	31 · 72	<b>3</b> 6 - 0 <b>0</b>
						1	Spl. 0.06♪		

Sorial	Ticket		Rovisid.		Increase	per month.		
No.	No.	Basio per day.	Basic per month.	D.A. por montle.	Basic.	D. A.	Total.	Gradus from 9th Januar 1992.
42	473	1.80	46 · 75	42.00	1 · 2 ·	6.00	7 - 25	88B (45 - 80)
43	472	1.80	46 - 75	42.00	1.25	6.00	7.25	88B (45 80)
44	474	1.80	16:75	12.00	1+25	6.00	7.25	88B (45 80)
45	263	1.80	46 75	42-00	1-25	6-00	7.20	SSB (45 - 80)
46	265	1.73	45.00	42.00	3 40	6.00	9 - 10	88B (15 - 80)
47	264	1.80	46 · 75	42.00	1.25	6-00	1-20	88B (45 - 80)
48	<b>T22</b>	1 · 73	45.00	42.00	9.38	6 00	15.38	88B (45 - <b>80)</b>
49	T17	1 · 35	35.00	42.00	5.00	6.00	11-00	US (35 - <b>37 - 50)</b>
50	<b>T7</b>	1 · 35	35.00	42.00	5.00	6 · (00)	11.00	US (35 - 37 · 50)
51	T20	1.35	35.00	42.00	5.00	6.00	11.00	U8 (35 - 37 50)
52	T25	1.35	35.00	42.00	5.00	6.00	11.00	U8 (35 - 37 · 50)
53	<b>T30</b>	1.35	35.00	42 : 00	5.00	6.00	11.00	US (35 - 37 50)
<b>54</b>	T12	1.54	10.00	12 00	4.35	6.00	10/38	88A (40 - 65)
55	437	4.50	117.00	59 - 00		6.00	6.00	118 (90 - 150)
56	438	2.11	55.00	53 - 00	5.60	17.00	22.60	8A (55 95)
57	479	1.78	16 25	12.00	0 · 23	6.00	63	88A (40 - 65)
58	471	1.78	46.25	42.00	0.23	6.00	6 · 23	88A (40 - 65)
59	Т2	1.35	35.00	42.00	5-00	6.00	11 00	US (35 - 37 · 50)
60	Т7	1 · 35	35.00	42.00	5.00	6 00	13.00	US (35 - 37 · 50)
61	Т11	1.35	35.00	12.00	5.00	6.00	11.00	US (35 37 · 50)
62	478	1 · 35	35.00	42.00	0.94	6.00	6.91	US (35 37·50)
63	484	1 · 35	35.00	42.00	0.91	6.00	6 94	US (35 - 37 · 50)
64	Tì	1 · 35	35.00	42.00	5.00	6-00	11-00	US (35- 37·50)
65	489	$1 \cdot 35$	35.00	12 · 00	5 00	6.00	11.00	US (35 - 37 · 50)
66	Т13	1.35	35.00	42.00	5 00	6 00	11.00	US (35 - 37 · 50)
67	T23	1 · 35	35.00	42.00	5.00	6.00	11.00	US (35 - 37 - 50)
68	Т22	1.35	35.00	42.00	5.00	6.00	11.00	US (35 27 · 50)
69	T21	1 · 35	35.00	42-00	5.00	6.00	11.00	US (35 - 37+50)
70	Т4	1 · 35	35.00	12.00	5.00	6-00	11.00	US (35 - 37 - 50)
71	T19	1 · 35	35.00	42.00	5.00	6.00	11.00	US (35   37 · 50)
72	T10	1.35	35.00	42.00	5.00	6.00	11-00	US (35 - 37 · 50)
73	488	$1 \cdot 35$	35.00	42.00	5.00	(j. 4±0)	11 00	U8 (35 37 · 50)
74	<b>T</b> 5	1.35	35.00	42.00	5 00	6 - 00	11.00	US (35 - 37 · 50)
75	<b>T20</b>	1.35	35.00	42.00	5.00	6 · 00	11.00	US (35 - 37 50)
76	<b>T8</b>	1.35	35.00	42 - 00	5.00	6 00	11 00	US (35 - 37 · 50)
77	T17	1.35	35+00	42.00	5.00	6.00	11.00	US (35 37 · 50)
78	T157	1 · 35	35.00	42.00	5.00	6.00	11.00	US (35 - 37 · 50)
<b>7</b> 9	Т16	1.35	35.00	42.00	5.00	6.00	11.00	US (35 37 50)
80	ТЗ	1 · 35	35.00	42.00	5.00	6 · 00	11.00	US (35 - 37 · 50)
81	T14	1.35	35.00	42.00	5.00	g · 00	11.00	US (35 - 37 · 50)
82	Т9	1 · 35	35.00	42.00	5-00	6.00	11.00	1'9 (35 - 37 - 50)
83	<b>T18</b>	1.35	35.00	42.00	3.28	6.00	9 28	US (3537·50)-

## GAS PRODUCER

					.•		Present	
Serial No.	ket No.	Name of worker	•	Deag	gn <b>ati</b> on.	Basic per day.	Basic per month.	D. A. per month.
1	•	Shri Motilal Debnath		Mate		1.37	35 · 62	<b>36</b> ·00
2	401	Shri Benoy Prakas Mitra		Chargeman	ı	4 · 25	110-50	<b>53</b> ·00
3	402	Shri Susil Ch. Kundu		Ditto		3.00	78.00	47.00
4	403	Shri Sudhir Kr. Ghose	·· ··	Ditto		2 · 25	58.50	47.00
5	420	Shri Bhudhar Chakravarty	••	Operator		1.95	50 · 70	47.00
6	419	Shri Sunil Kr. Chakravarty		Ditto	••	1.95	50.70	47.00
7	421	Shri Sresh Chakravarty		Ditto	••	1.95	50.70	47.00
8	404	Shri Sunil Kr. Deb	••	Attendant		1.75	45 · 50	36.00
9	428	Shri Amalesh Chakravarty		Ditto	••	1 · 75	<b>4</b> 5 · 50	<b>36·0</b> 0
10	405	Shri Shankar Lal Das	••	Ditto	••	1 · 75	45 · 50	36.00
11	407	Shri Anil Kumar Sarkar		Ditto		1 · 75	<b>4</b> 5 · 50	36.00
12	408	Shri Gopal Ch. Chakravarty		Ditto		1.75	<b>4</b> 5 · 50	<b>36</b> ·00
13	409	Shri Sadhan Ch. Das	••	Ditto		1 · 75	45.50	36.00
14	411	Shri Sudhir Kr. Seal		Ditto		1.75	45.50	<b>36</b> ·00
15	412	Shri Indrajit Dutta		Ditto		1.75	45.50	36.00
16	413	Shri Shyamalal Seha	••	Ditto	••	1.75	45.50	36.00
17	414	Shri Shantiranjan Chatterjee		Ditto		1.75	45.50	<b>36</b> ·00
18	415	Shri Amulya Ganguly	••	Ditto		1.75	45.50	36.00
19	416	Shri Ajit Kr. Chatterjee		Ditto		1.75	45.50	36.00
20	426	Shri Gopal Ch. Das		Ditto	••	1.75	45.50	36.00
21	406	Shri Ram Mohan Kaviraj		Ditto		1.80	46.80	36.00
2 <b>2</b>	424	Shrı Dhirondra Lal Dutta	••	Ditto		1.95	50.70	47.00
23	<b>T2</b>	Shri Mukti Prasad Das		Ditto	••	1 • 65	42.90	36.00
24	431	Shri Samiran Roy Choudhury		Ditto	••	1.75	45.50	36-00
25	410	Shri Kartik Ch. Roy		Ditto		1.80	46.80	36.00
26	417	Shri Rakhan Ch. Saha	·· ••	Ditto	••	1.75	45.50	<b>36</b> · 00
27	429	Shri Atul Ch. Gupta		Mazdoor	••	1.31	34 · 06	36.00
28	430	Shri Rajendra Lal Sarkar		Ditto		1.31	34.06	36.00
29	422	Shri Panjanan Dutta	••	Fitter II		2.37	61 · 62	<b>47·0</b> 0
30	425	Shri Nil Kanta Sarkar	••	Fitter III Acting	·· ··	1·41 ·21	42.12	<b>36.0</b> 0
31	427	Shri Rakhal Gharami		Mazdoor		1.31	34.06	<b>36 · 0</b> 0
32	301	Shri Motilal Dey	·· ··	Fitter Mazo	loor	1-41	36-66	<b>36-0</b> 0

G۵	8	PR	OD	LIC	FD

			Revised		Por m	onth total me	erease.	7
ارو	Ticket No.	Basic per day.	Basic per month.	D. A. per month.	Basic,	D. A.	Total.	Grade effective 9th January 196
1	• •	1.73	45.00	42.00	9.38	6.00	15.38	SSB (45-80).
2	401	4.27	111.00	59.00	0 · 50	6.00	6 · 50	HS (90150).
3	402	3.46	90.00	53.00	12.00	6.00	18.00	HS (90 →150).
4	403	<b>3 · 4</b> 6	90.00	53.00	$31 \cdot 50$	6.00	37.50	HS (90150).
5	420	2.11	55 · 00	53 - 00	4 · 30	6.00	10.30	SA (55—95).
6	419	2.11	55.06	53.00	4 · 30	6.00	10.30	SA (5595).
7	421	2.11	55.00	53.00	4 · 30	6.00	10.30	SA (5595).
8	404	1 - 80	46.75	42.00	1 · 25	6-00	7 - 25	SSB (4580).
9	428	1.80	46 • 75	42.00	1 · 25	6-00	7 - 25	SSB (4580).
0	405	1.80	46.75	42.00	1 · 25	6.00	7 · 25	SSB (45 -80).
1	407	1.80	46-75	42.00	1-25	6.00	7 · 25	SSB (4580).
2	408	1.80	46.75	42.00	1 · 25	6.00	7 · 25	SSB (4580).
3	409	1.80	46.75	42.00	1.25	6-00	7.25	SSB (4580),
4	411	1 · 80	46 · 75	42.00	1 · 25	6.00	7 • 25	SSB (45—80).
5	412	1.80	46.75	42.00	1 • 25	6•00	7.25	SSB (4580).
6	413	1.80	46 · 75	42.00	1.25	6-00	7 - 25	SSB (4580).
7	414	1.80	46 - 75	42.00	1 • 25	6.00	7 - 25	SSB (4580).
8	415	1.80	46 - 75	42.00	1.25	6.00	7 • 25	SSB (45 -80).
9	416	1.80	46 · 75	42.00	1.25	6.00	7 - 25	SSB (15 -80).
0	426	1.80	46 - 75	42.00	1 • 25	6.00	7-25	SSB (45—80).
1	406	1 - 86	48 - 50	42.00	1.70	6.00	7.70	SSB (45 -80 <b>).</b>
2	424	2.00	52.00	53.00	1.30	6.00	7 · 30	SSB (4580.)
3	Т2	1 · 73	45.00	42·0 <b>0</b>	2.10	6.00	8.10	SSB (45 -80)
4	431	1.80	46.75	42.00	1 · 25	6-00	7 · 25	SSB (45 80).
5	410	1.86	48.50	42.00	1 · 70	6.00	7 · 70	SSB (45 80).
6	417	1 · 80	46 · 75	42.00	1 · 25	6.00	7+25	88B (45 -80).
7	429	. 1.35	35.00	42.00	0 · 94	6.00	6.94	US (35 37·50).
18	430	1 · 35	35.00	42.00	0 · 94	6.00	6-94	US (35 37·50).
19	422	2.42	63.00	53.00	1.38	6.00	7.38	SA (559 <b>5</b> ).
10	425	1.73	45.00	42.00	2.88	6.00	8.88	SSB (45 -80).
n	427	1.35	35.00	42.00	0.94	6.00	6 · 94	US-(3537-50).
12	801	1.44	37.50	42.00	0.84	6.00	6 · 84	US (3537·50).

## LABORATORY

				D'	41		Present	
Ticket No.	Name of works	er.		Designa	tion.	Basic per day.	Basic per month.	D. A. per month.
	Shri Kapil Deo Ram	••	•••	Splicer-cum-So	cketor	2.50	65.00	47.00
•	Shri Pranab Kr. Moitra	••		Mazdoor		1 · 16	30.00	36.00
	Shri Dev Raj Patnaik	••		T. M. Operator		1 · 92	49.92	<b>36</b> 00
	Shri Sabu Lal Gope	••		Ditto		1 · 50	39.00	<b>36</b> 00
	Shri Sunil Kr. Banerjee	••		Tensile Testor	••	1 · 16	30.00	36.0(
	Shri Abdul Hazis Ray	••		Ditto		1 · 46	37 · 96	<b>36</b> 06
	G	ENERAL	DEP	ARTMENT				
	Shri Lalta Prasad Mista			Mate		1.40	36 · 40	36 · 0(
••	Shri Prasantha Kr. Mukerji		••	Ditto		1 · 62	42 · 12	36.00
	Shri Shyam Deo Banerji			Ditto		1 · 62	42 · 12	36 0(
	Shri Jatındra Nath Bose			Ditto	••	1.40	36 · 40	36 0(
	Shri Shasdeor Naik		••	Mazdoor		1 · 16	30.00	36 00
••	Shri Moolchand	••		Ditto		1 · 16	30.00	36-00
••	Shri Munilal			Ditto		1.16	30.00	36.00
910	Ramchandra Harijan			Cobbler		$1 \cdot 62$	42 · 12	<b>36</b> or
25	Shri Shjyehuran Mehutab			Sweeper		1 · 34	34 · 84	36.00
26	Shri Ramkrishna Harijan			Ditto		1 · 34	34 · 84	36.00
29	Shri Bhola Routh			Ditto		1 · 22	31.72	<b>36</b> · 0/
30	Shri Ram Deo Mehtab			Disto		$1 \cdot 22$	31 · 72	<b>36</b> 00
ТП	Shri Shiydhari Routh	• •		Ditto		1.16	30.00	36.00
T22	Shri Janak Routh			Ditto		1 · 16	30.00	36.0
Т13	Shri Captain			Pitto		1 · 16	30.00	36.0
Т15	Shri Jugeswar Routh			Ditto		1 · 16	30.00	36-0
T15	Shri Sunder Lal			Ditto		1.16	30.00	31,-0
	25 26 29 30 T11 T22 T13	No.  Shri Kapil Deo Ram  Shri Pranab Kr. Moitra  Shri Dev Raj Patnaik  Shri Sabu Lal Gone  Shri Sabu Lal Gone  Shri Sunil Kr. Banerice  Shri Abdul Hazis Ray  G  Shri Lalta Prasad Mista  Shri Prasantha Kr. Mukerji  Shri Shyam Deo Banerji  Shri Shyam Deo Banerji  Shri Shasdeor Naik  Shri Moolchand  Shri Moolchand  Shri Munilal  Ramchandra Harijan  25 Shri Shiveharan Mehatab  26 Shri Ramkrishna Harijan  29 Shri Bhola Routh  30 Shri Ram Deo Mehtab  T11 Shri Shivdhara Routh  T22 Shri Janak Routh  T33 Shri Captain  T15 Shri Jugeswar Routh	Shri Kapil Deo Ram Shri Pranab Kr. Moitra Shri Pranab Kr. Moitra Shri Dev Raj Patnaik Shri Sabu Lal Gope Shri Sunil Kr. Banerice Shri Abdul Hazis Ray  GENERAL Shri Lalta Prasad Mista Shri Prasantha Kr. Mukerji Shri Shyam Deo Banerji Shri Shri Jatandra Nath Bose Shri Shasdeor Naik Shri Moolehand Shri Munilal Ramchandra Harijan Shri Shri Kamkristma Harijan Shri Bhola Routh Shri Bhola Routh Shri Shri Shivdhara Routh Shri Shri Shivdhara Routh Shri Shri Shivdhara Routh Shri Shri Janak Routh Shri Shri Janak Routh	No.  Shri Kapil Deo Ram  Shri Pranab Kr. Moitra  Shri Dev Raj Patnaik  Shri Sabu Lal Gone  Shri Sunil Kr. Banerjee  Shri Abdul Hazis Pay  GENERAL DEP  Shri Lalta Prasad Mista  Shri Prasantha Kr. Mukerji  Shri Prasantha Kr. Mukerji  Shri Jatındra Nath Bose  Shri Shasdeor Naik  Shri Munilal  Ramchandra Harijan  Shri Munilal  Ramchandra Harijan  Shri Bhola Routh  Shri Shivchuran Meintab  Shri Bhola Routh  Til Shri Shivdhari Routh  Til Shri Shivdhari Routh  Til Shri Shivdhari Routh  Til Shri Janak Routh  Til Shri Janak Routh  Til Shri Janak Routh  Til Shri Janak Routh	No.  Shri Kapil Deo Ram  Shri Pranab Kr. Moitra  Mazdoor  T. M. Operator  Shri Dev Raj Patnaik  T. M. Operator  Thito  Shri Sabu Lal Gone  Ditto  Shri Sabu Lal Gone  Tensile Testor  Shri Abdul Hazis Ray  Ditto  GENERAL DEPARTMENT  Shri Lalta Prasad Mista  Mate  Shri Prasantha Kr. Mukerji  Ditto  Shri Shyam Deo Banerji  Shri Shyam Deo Banerji  Shri Jatandra Nath Bose  Ditto  Shri Shasdeor Naik  Mazdoor  Shri Moolchand  Ditto  Shri Moolchand  Ditto  Shri Manilal  Bamchandra Harijan  Cobbler  Shri Bhola Routh  Ditto  Shri Bhola Routh  Ditto  Shri Shivchara Mehatab  Sweeper  Shri Shivdhara Routh  Ditto  This Shri Shivdhara Routh  Ditto  This Shri Janak Routh  Ditto	No.  Shri Kapil Deo Ram  Shri Pranab Kr. Moitra  Shri Pranab Kr. Moitra  Shri Pranab Kr. Moitra  Shri Dev Raj Patnaik  T. M. Operator  Shri Sabu Lal Gore  Ditto  Shri Sunil Kr. Banerice  Tensile Testor  Shri Abdul Hazis Ray  Ditto  GENERAL DEPARTMENT  Shri Lalta Prasad Mista  Mate  Shri Prasantha Kr. Mukerji  Ditto  Shri Shyam Deo Banerji  Shri Shyam Deo Banerji  Shri Jatandra Nath Bose  Ditto  Shri Shasdeor Naik  Mazdoor  Shri Moolehand  Ditto  Shri Munilal  Ramchandra Harijan  Cobbler  Shri Shiveharan Mehatab  Ramchandra Harijan  Ditto  Shri Bhola Routh  Ditto  Shri Bhola Routh  Ditto  Shri Shiveharan Kouth  Ditto  Shri Shiveharan Kouth  Ditto  Shri Shiveharan Routh  Ditto	Shri Kapil Deo Ram	Fisher No.         Name of worker.         Designation.         Basic per day.         Basic per month.           .         Shri Kapil Dee Ram          Splicer-eum-Socketor         2 : 60         65 : 00           .         Shri Pranab Kr. Moitra          Mazdoor         1 : 16         30 : 00           .         Shri Dev Raj Patnaik          T. M. Operator         1 : 92         48 : 92           .         Shri Sabu Lal Gone          Dutto         1 : 60         39 : 00           .         Shri Sanil Kr. Banerice          Tensile Testor         1 : 16         30 : 00           .         Shri Abdul Hazis Ray          Ditto         1 : 40         37 : 96           GENERAL DEPARTMENT           Shri Lalta Prusad Mista          Mate         1 : 40         36 : 40           .         Shri Prasantha Kr. Mukerji          Ditto         1 : 62         42 : 12           .         Shri Shyam Dee Banerji          Ditto         1 : 62         42 : 12           .         Shri Shasheor Naik          Mazdoor         1 : 16         30 : 00           .         Shri Moolchand

LABORATOR	Y

				LABUR	AIUKT					
Serial No.	Ticket No.	Revised Per month total increase.								
		Basic per day.	Basic per month.	D. A. per month.	Basic,	D. A.	Total.	Grade off 9th January 1962.		
1	••	$2 \cdot 50$	$65 \cdot 00$	53 00	• •	6 00	6 00	8A (5595),		
2		1.35	35.00	42.00	5 00	6.00	11-00	US (3537·50).		
3	••	1.93	50 - 25	53 · 00	0.33	17.00	17-33	SSB (45—80),		
4	••	1 · 73	45.00	42.00	6 00	u 00	12.00	88B (45		
5	• •	1.54	40.00	42.00	10.00	6.00	16 00	SSA (4005).		
6	••	1.54	40.00	42.00	2.04	6-00	8.04	SSA (4065).		
GENERAL DEPARTMENT										
1	••	1.73	45.00	42.00	8-60	6-00	14-60	SSB (45 - 80).		
2	••	1 · 73	45.00	42.00	2.88	6.00	8-88	SSB (4580).		
3	••	1.73	45.00	42.00	2.88	6-00	8.88	88B (4580).		
4	••	1 · 73	45-00	42-00	8 · 60	6.00	14-60	88B (4580).		
ជ	••	1.35	35-00	42.00	5.00	6-00	11.00	US (3537·50).		
6	••	1.35	35.00	42.00	5.00	6-00	11.00	US (35 =37·50).		
7	••	1 - 35	35-00	42.00	5-00	6.00	11.00	US (35 ~-37·50).		
8	••	1 - 73	45.00	42.00	2.89	6-00	8-88	SSB (45 80).		
9	25	1 · 35	35.00	42.00	• 0.16	6.00	6 · 16	US (3537+50).		
10	26	1 · 35	35.00	42.00	0.16	6-00	6 · 16	US (3537·50).		
11	29	1 · 35	35.00	42-00	3 - 28	6-00	9 · 28	US (35~~37·50).		
12	30	1 · 35	35-00	42.00	3-28	6-00	9.28	US (35 <b>37-5</b> 0).		
13	T11	1 · 35	35.00	42.00	5.00	6•00	11 00	US (35 -37 · 50).		
14	<b>T</b> 22	1 · 35	35.00	42.00	5.00	6 00	J1 - 00	US (3537·50).		
15	<b>T13</b>	1.35	35-00	42-00	5-00	6.00	11-00	US (35 -37·50).		
16	<b>T</b> 15	1 · 35	35.00	42.00	5.00	6 00	11-00	US (35- 37-50).		
17	<b>T15</b>	1 · 35	35.00	42.00	5 00	6-00	11-00	US (35- <b>37</b> ·50).		

			i	ELECTRIC				
لعنيسه	Ticket No.	Name of works	er	Designation			Present	
No.	NO.					Basic per day	Basic per month	D. A. per month
1	322	Shri Subodh Kr. Bose	••	Shift Elec, I	••	3.00	78.00	47.00
2	323	Shri Dukhit Singh	••	Ditto	••	2 · 75	71.50	47.00
3	<b>32</b> 5	Shri Sunil Kr. Das		Shift Elec. II	••	2.50	65.00	47 00
4	321	Shri Randhir Ranjan Roy	••	Ditto	••	2.55	· 66·30	47.00
5	326	Shri Gokul Ch. Mondal	••	Ditto	••	2.50	65.00	<b>4</b> 7·00
6	327	Shri Nizamuddin Ans <b>a</b> ri	••	Ditto	••	2.50	66.00	47.00
7	328	Shri Amal Kr. Bose	••	Ditto	••	2.15	<b>55-9</b> 0	47.00
8	Т3	Shri Lakshinarayan Ghose	••	Relieving Elec. III	••	2.00	5 <b>2</b> ·00	47.00
. 9	316	Shri Satosh Ch. Mukherjee		Armature winder	••	5.00	130.00	53.00
10	331	Shri Bijoy Pd. Diwan		Wireman I	••	1.94	50· <b>44</b>	47.00
11	332	Shri Bijoy Kr. Das		Wireman II		1.87	48.62	36.00
12	333	Shri Gopali Bag		Ditto		1.74	45.24	36.00
13	317	Shri Babu Lal Lohar		Fitter I	• •	3.35	87.10	47.00
14	318	Shri Lakshminarayan Monda	al	Fitter III		1.60	41-60	36.00
15	<b>33</b> 5	Shri Subodh Kr. Mitra		S. B. A		1.62	42.12	36.00
16	336	Shri Biswajit Chakravarty		Ditto		1.62	<b>42</b> ·12	36.00
17	337	Shri Ramchandra Shome		Ditto	••	1.62	42 · 12	36.00
18	348	Shri Rashok Kr. Das		S. B. A. (Rlvg.)		1.37	36.62	36.00
	346	Shri Sushil Ch. Dutta	••		••			
19			••	Helper (Maz.)	••	1.31	34.06	36.00
20	350	Shri Samarendra Guha	••	Ditto	••	1.22	31 · 72	36.00
21	353	Shri Latoo Harijan	••	Ditto	••	1 · 32	34.06	36.00
22	Tl	Shri Tarak Ch. Mondal		Mazdoor	••	1.16	30.00	36.00
23	Т2	Shri Madan Karmakar		Ditto	••	1.16	30.00	36.00
24	Т <del>4</del>	Shri Diwakar Jha		Ditto		1.16	30.00	36.00
25	339	Shri Amiya Kanta Chowdhur	ry	Helper (Maz.)		1 · 40	36 · 40	36.00
26	341	Shri Nilmony Das		Ditto		1.31	34.06	36.00
27	342	Shri Biswanath Das		Ditto	• •	1.31	<b>34</b> ·06	36.00
<b>2</b> 8	343	Shri Manmohan Biswas		Ditto		1.31	34.06	36.00
29	344	Shri Satyanranjan Debnath		Ditto		1 · 34	34.06	36·0 <b>0</b>
30	345	Shri Sashibhushan Sarkar		Ditto		1 · 31	34.06	• ec 50
31	347	Shri Sushil Kr. Pal		Ditto		3.31	34.06	36.00
32	349	Shri Ranjan Kr. Banerjee		<b></b>		1.81	34.06	. 36.00
33	352	Shri Munilal Singh			••		34.06	
34	354	Shri Anil Ranjan Roy	••	Ditto	••	1.31		86-00
35	Т5			Ditto	••	1.22	31.72	86.00
30	10	Shri Bimal Bhattacharjee	••	Mazdoor	••	1.16	80•00	86-00

	Ticket No.	ELECTRIO								
Serial No.		Revised.			Total increase per mensem.			Grade effective from 91		
		Basic per day	Basic per month	D. A. per month	Basio	D. A.	Total	January 1962		
1	322	8.08	80.00	53.00	2.00	6.00	8 00	SB (65—115). ,		
2	323	2 · 79	72.50	53.00	1.00	6.00	7.00	8B (65—115).		
8	325	2.50	65.00	53.00	••	6.00	6.00	SA (55—95),		
4	321	2 58	<b>67</b> · 00	53.00	0.70	6.00	6.70	SA (55—95).		
5	326	2.50	65 · 00	<b>53</b> ·00	••	6.00	6.00	8A (55—95).		
6	327	2.50	65.00	53.00	••	8.00	6.00	8A (55—95).		
7	328	2.50	65 · 00	53.00	9-10	6.00	16.10	SA (55—95).		
8	T3	2.00	<b>52</b> ·00	<b>53</b> ·00		6.00	6.00	SSB (45—80).		
9	316	5.08	132 · 00	59.00	2.00	6.00	8.00	H.S. (90150).		
10	331	2.11	<b>55</b> ·00	53.00	4.56	6.00	10.56	SA (55—95).		
11	832	1.93	50 · 25	53.00	1 · 68	17.00	18 · 63	88B (4580).		
12	333	1.80	<b>46</b> ·75	42.00	1.51	6.00	7 · 51	SSB (4580).		
13	317	3.36	87 · 50	<b>53</b> ·00	0.40	6.00	6 · 40	SB (65—115).		
14	. 318	1 · 73	<b>4</b> 5·00	<b>42</b> ·00	3 · 40	6.00	9 · 40	SSB (45—80).		
15	335	1 · 73	45.00	42.00	2 · 88	6.00	8 · 88	SSB (45—80).		
16	336	1 · 73	45.00	42.00	2 · 88	6.00	8.88	SSB (4580).		
17	337	1 · 73	45.00	42.00	2 · 88	6.00	8.88	SSB (45—80).		
18	848	1.54	40.00	42.00	4.38	6.00	10.38	88A (40—65).		
19	346	1 · 35	35.00	42.00	0.94	6.00	6.94	US (35-37·50).	•	
20	350	1.35	<b>35</b> ·00	42.00	3 · 28	6.00	9 · 28	US (3537·50).		
21	353	1 · 35	35.00	42.00	0.94	6.00	6 · 94	US (3537·50).		
22	Tl	1 · 35	35.00	42.00	5.00	6.00	11.00	US (35-37·50).		
23	<b>T2</b>	1 · 35	35.00	42.00	5.00	6.00	11.00	US (3537·50).		
24	T4	1 · 35	<b>3</b> 5 · 00	42.00	5.00	6.00	11.00	US (3537·50).		
25	339	1.44	<b>37</b> · 50	42.00	1 · 10	6.00	7-10	US (35-37·50).		
26	341	1 · 35	35.00	42.00	0.94	6.00	6.94	US (8537·50).		
27	342	1 · 35	35.00	42.00	0.94	6.00	6.94	US (3537·50).		
28	343	1 · 35	35.00	42.00	0.94	6.00	6.94	US (35—37·50).		
29	344	1 · 35	35.00	42.00	0 94	6.00	6.94	US (35-37·50).		
30	`, <b>* 84</b> 5	1.35	<b>35</b> ·00	42.00	0.94	6.00	8 · 94	US (35-37·50).		
31	847	1 · 35	<b>35</b> ·00	42.00	0.94	6.00	6.94	US(3587·50).)		
32	349	1.35	35.00	<b>42</b> ·00	0.94	6.00	6 · 94	US (35—37·50).		
38	352	1 · <b>3</b> 5	85-00	42.00	0.94	6.00	6 94	US (3537·50).		
34	<b>354</b>	1.35	<b>3</b> 5 · 00	42.00	3 · 28	6.00	9 · 28	US (35-37·50).		
35	Т5	1.35	85.00	42.00	5.00	6.00	11.00	US (35-37·50).		

#### WORKSHOP

ਰੀ "			•					Present				
No.	Ticket No.	Name of worker.	•		Desig	mation.		Basic per day.	Basic per month.	D. A. per month.		
1	273	Shri Phulena Prasad			Turner I	••		3.00	78.00	47.00		
									Sp. 25.00			
2	251	Shri Brajendrakrishna Das	••	••	Mistry		• •	6.30	169 · 00	<b>59·0</b> 0		
8	254	Shri Mani Raj Shaw	••	••	Asst. Mistr	r <b>y</b>	• •	3.50	91.00	<b>47·</b> 00		
4	<b>T2</b>	Shri Basudeb Punja	••	••	Fitter (Ma	I (a	••	5.00	130.00	53.00		
5	274	Shri Ram Naresh Roy	••	••	Turner I	••	••	2.50	65.00	47.00		
6	<b>2</b> 75	Shri Anand Lal Sharma	••	••	Ditto	••	••	2.00	52.00	<b>47</b> ·00		
7	276	Shri Gopal Pro. Upadhyaya	••	••	Ditto	••	••	2.00	52.00	<b>47</b> ·00		
8	278	Shri Sanat Kumar Sabita	••	٠.	Ditto	••	• •	2.50	65.00	47.00		
•	T19	Shri Brajbasi Sarkar	••	••	Turner II	• •		2.00	52.00	47-00		
10	277	Shri Shanakr Ch. Das	••	••	Turner III	I	• •	1.92	49.92	36.00		
11	T18	Shri Nimai Chandra Bag		• •	Ditto	••		1 · 62	42 · 12	<b>36</b> · 00		
12	<b>T23</b>	Shri Jagdish Sarkar	••	••	Ditto	••	••	1.16	42-12	<b>36</b> · 00		
								Actg. 0.46				
18	<b>25</b> 8	Shri Munilal Sharma	••	• •	Fitter II	• •	••	1.95	50.70	47.0		
14	314	Shri Kamala Prosad Misra	••		Ditto			2 · 25	58.50	47.0		
18	266	Shri Kalipada Das	••	٠.	Fitter III	••	••	1.75	45.50	36.0		
16	308	Shri Binoy Kumar Das	••	• •	Ditto	••	• •	1 · 62	49.92	<b>36</b> ·0		
								Spl. 0·30				
17	4 306	Shri Aparesh Ch. Roy	••	• •	Ditto	E10	•••	1·34 Spl. 0·28	42.12	<b>36</b> ·0		
18	271	Shri Kameshwar Pd. Pajpai			R/Turner			3.00	78 • 00	47-0		
		zan zanom war z w. z wjpor	••	••	26/1 011101	••	••	3.00	Spl. 15·00	<b>4</b> 7-0		
19	281	Shri Rafial Gomesh	_		R/Grinder	· I		2- 25	58.50	47.0		
20	282	Shri Man Bahadur Singh			Ditto			1.94	50· <b>44</b>			
21	305	Shri Arun Kumar Guha	••		R/Grinder			1.62	49.92			
					ar, armidor		••	Spl. 0·30	40.02			
22	280	Shri Bhulat Singh			Shaper			1.92	49.92	36.0		
23	310	Shri Bhupati Kumar Das	••		Ditto	••	••	1.92	49.95			
34	259	Shri Sib Chandra Roy			Slotter		••	1.95	50.70			
25	26	7 Shri Lakhan Bag			Driller	••		1.60	41.60	-0.0		

### WORKSHOP

Serial No.	Ticket No		Revised		Total incr	ease per mer	sem.	Grade effective from 91
110.	2101	Basic per day	Basic per month	D. A. per month	Виніс	D. A.	Total	January, 1963
1	273	3.00	80·00 Sp. 25·00	53.00	2.00	6.00	8.00	8B (65—115).
2	251	6.50	169.00	65-00	••	6.00	6.00	HS (90—150).
3	254	3.56	92.50	53.00	1.50	6.00	7.50	8B (65—115).
4	<b>T2</b>	5.00	130.00	59.00	••	6.00	6.00	SB (65—115).
5	274	2.50	65.00	53.00		6-00	6.00	8B (65—115).
6	275	2.50	65-00	53.00	13-00	6.00	19.00	SB (65—115).
7	276	2.50	65.00	53.00	13.00	6.00	19.00	SB (65—115).
8	278	2.50	65.00	53.00		6.00	6.00	SB (65—115).
9	<b>T</b> 19	2.11	55.00	53.00	3.00	6.00	8.00	8A (55—95).
10	277	1.98	50 · 25	53•00	0.33	17.00	17 · 33	SSB (4580).
11	T18	1 · 73	45.00	42.00	2.88	6.00	8.88	SSB (4580).
12	<b>T23</b>	1 · 73	45.00	42.00	2 · 88	6.00	8 · 88	SSB (45—80).
13	258	2·11	<b>55·0</b> 0	53.00	4 · 30	6.00	10.30	SA (55—95).
14	314	2 · 27	59-00	53.00	0.50	6.00	6.50	SA (55-95).
15	266	1.80	46-75	42.00	1.25	6.00	7 · 25	SSB (45—80).
16	308	1 · 93	<b>3</b> 0· <b>2</b> 5	53.00	0 · 33	17.00	17 · 33	SSB (45—80).
17	806	1 · 73	45-00	42.00	2 · 88	6.00	8-88	88B (45—80).
18	271	<b>3 · 6</b> 5	95.00	53 · 00	2.00	6.00	8.00	SB (65—115).
19	281	2 · 27	59.00	53.00	0.50	8.00	6 · 50	SA (55—95).
20	282	2.11	55.00	53 · 00	4.56	6.00	10.56	SA (55—95).
21	. , 805	1.98	50.25	53.00	0.33	17.00	17-33	SSB (45—80).
		3.00	3 50·25	53.00	0.33	17.00	17.33	SSB (45—80).
22	280	1.98			0.33	17.00	17 · 38	SSB (45-80).
28	310	1.98			4.30	6.00	10.30	SA (55—95).
24	259	2.1			0.90	6.00	6.90	88A (40—65).
25	267	1 · 6	3 42.50	) 42·0V	Ų·00	¥ -¥		

	•		w	DRKSHOP					
Social	Ticket	Name of worker.		Des	ignation.			Present.	
No.	No.						Basic per day.	Basic per month.	D. A. per month.
26	256	Shri Santanoo Banerji		Miller	••	••	2 · 25	<b>5</b> 8 · 50	47.00
		,						Spl. 6 · 25	
27	284	Shri Satyandranath Samata	••	Welder	••	• •	3.00	78.00	<b>47</b> · 00
28	312	Shri Haran Chandra Giri	•	. Gas Cutt	er-cum-W	elder	1.92	49.92	<b>3</b> 6 · 00
29	311	Shri Chandradhar Das	••	Ditto	••	••	1.92	49.92	<b>3</b> 6·00
30	<b>T26</b>	Shri Jogendra Ch. Pal		Ditto			1.16	42.12	36.00
							8pl. 0·46		
31	T18	Shri Anand Dev Mukerji	• •	Fitter-cun	n-Gauge M	laker	4.00	104.00	58 · 00
32	294	Shri Parasuram Sarma	•	Carpenter	I	••	3.00	78.00	47.00
33	295	Shri Chandra Deo Sharma	• •	Carpenter	II	-	2 · 25	58.00	47-00
34	296	Shri Tribeni Sharma		Ditto		••	2.09	54 · 34	47.00
35	288	Shri Nigam Lohar		Blacksmitl	h		1 · 92	49.92	46.00
36	т	Shrı Bharat Chandra Sharma	••	Ditto			1.37	35.62	36.00
37	<b>T11</b>	Shri Jogen Chandra Bahl		Ditto			1.37	35 · 62	36.00
38	T	Shrı Kapil Deo Roy		Hammerm	an		1 · 34	34 · 84	36-00
39	T12	Shri Ramnaresh Dubey		Ditto			1.34	34 · 84	36.00
40	Т33	Shri Gurucharan Choudhury		Ditto			1.34	37-18	36.00
							8pl. 0.09	J. 10	00.00
41	307	Shrı Sunil Kumar Mandal	••	Mazdoor	••		1-31	34.06	36-00
42	T13	Shri Nirmal Chatterjee		Ditto			1.16	30.00	36.00
43	T14	Shri Shivesh Chakravarty		Ditto			1.16	30.00	36.00
44	T21	Shri Kartik Mondal		Ditto			1.16	30.00	36.00
45	T16	Shri Babulal Shah	• •	<b>5</b>			1.16	30.00	
46		Shri Rameshwar Singh	••	<b>7</b> 0'44 -			1.16	30.00	36.00
47		Shui Shukambar Dari		<b>5</b> 0.44	•	••			36.00
48		Shei Dhalan Sinah	••	70144	••	••	1.16	30.00	36.00
49		_	••		•	••	1.34	34.84	36.00
		Shri Brahmanand Singh	••		•	••	1.16	80.00	36.00
50		Shri Manailal Patra	••	Ditto .	•	••	1.16	* 20-00	36.00
<b>51</b>		Shri Rama Shankar Prasad	••	Ditto .	•	••	1.16	30.00	36.90
52		Shri Hanuman Saran Singh		Bandari Jan	nadar	••	1 · 92	49.92	≥ 36.00
53		Shri Bansi Mallah	••	Ditto .	•	••	1.35	35.00	36.00
54	<b>T</b> 8	Shri Manganu Jha	• •	Ditto .	•	••	1.16	<b>80-00</b>	36.00
55	309	Shri Kuar Singh	••	Ditto		••	1 · 28	33 · 28	36.00
56	T25	Shri Gaya Ram	(	Gresseman		••	1.16	80.00	36.00
<b>67</b>	•	Shri Bishwanath Hazra	••	Ditto		••	1.35	35.00	36-00
58	Т3	Shri Gopal Shah	1	Mazdoor .	•	••	1.16	30.00	36-00



			Revised.	,	WORKSHOP			· · · · · · · · · · · · · · · · · · ·
orial No.	Ticket No.	Basio	Basio	·		per month.		Grade affective from
No.	2101	per day.	per month.	D. A. per month.	Basic.	D. A.	Total.	9th January 1962.
26	256	2.50	65.00	53.00	0 · 25	6.00	6 · 25	SB (65—115).
27	284	3-65	95.00	<b>53</b> ⋅00	2.00	6-00	8.00	SB (65115).
28	312	1 · 93	50 · 25	53 · 00	0.33	17.00	17.33	SSB (45—80).
29	811	1.93	50 · 25	53.00	0.33	17-00	17-33	SSB (45—80).
80	T26	1.73	45.00	42-00	2.88	6.00	8.88	SSB (45—80).
31	<b>T</b> 15	4.04	105.00	59-00	1-00	6.00	7.00	SB (65—115).
32	294	3.08	80.00	53.00	2.00	6.00	8.00	SB (65—115).
33	295	2 · 27	89.00	53.00	0.50	6-00	6.50	SB (65—115).
34	296	2.11	55.00	53.00	0.66	6-00	6.66	SA (55—95).
35	288	2.93	50 · 25	53.00	0.33	17-00	17.33	SSB (45—80).
36	T	1.73	45.00	42.00	9.38	6.00	15.38	SSB(4580).
37	<b>T11</b>	1.73	45.00	42.00	9.38	6-00	15.38	SSB (45—80).
38	T	1.54	40.00	42.00	5-16	6.00	11-16	SSA (40—65).
39	<b>T</b> 12	1.54	40.00	42.00	5-16	6.00	11 · 16	SSA (40—65).
40	T33	1.54	40.00	42·p0	2 · 82	6-00	8.82	SSA (40—65).
41	807	1.35	35.00	42.00	0.94	6-06	6-94	US (35—37·50).
42	<b>T13</b>	1.35	35.00	42.00	5.00	6.00	11-00	US (3537·50).
43	T14	1.35	35.00	42.00	5.00	6.00	11.00	US (35—37·50).
44	<b>T21</b>	1.35	35.00	42.00	5.00	6.00	11-00	US (35-37·50).
45	<b>T</b> 16	1.35	35.00	42.00	5.00	6.00	11.00	US (3537-50).
46	<b>T27</b>	1.35	35.00	42.00	8.00	6.00	11.00	US (35—37·59).
47	T4	1.35	35.00	42.00	5.00	6.00	11-00	US (35—37·50).
48	315	1.35	35.00	42.00	0.16	6.00	6.16	US (35-37-50).
49	<b>T10</b>	1.35	35.00	42.00	5.00	6.00	11.00	US (35—37·50).
50	Т8	1.35	35.00	42.00	5.00	6.00	11.00	US (35—37·50).
51	T31	1.85	35.00	42.00	5.00	6.00	11-00	US (35—37·50).
42	303	1.92	<b>5</b> 0·00	42.00	0.08	6.00	6.08	SSA (40—65).
53	804	1.85	35.00	42.00	••	6.00	6.00	US (35—37·50).
54	T8	1.35	35-00	42.00	5.00	6.00	11-00	US (85—37·50).
55	309	1.35	35-00	42.00	1.72	6.00	7 · 72	US (35—37·50).
56	<b>T2</b> 5	1.35	35.00	42.00	5.00	6-00	11-00	US (35—37·50).
57	302	1.35	35.00	42.00	••	6.00	6.00	US (35—37·50).
58	<b>T8</b>	1.35	35.00	42.00	5.00	6.00	11-00	US (35—37·50).

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		Name of worker.			_			Present.				
Serial No.	Ticket No.				Des	ignatio	a. ·	Basic per day.	Basic per month.	D. A. per month.		
1	371	Shri Susil Samento	••	• •	Mate	••		1 · 50	<b>39·00</b>	36-0(		
2	Tl	Shri Bireodra Kumar Dey		••	Ditto	••	••	1.34	84 · 84	36.0		
3	372	Shri Jamuna Jiwandas	••	••	Mason I		••	1.94	50-44	47.0		
4	T4	Shri Ramendra Singh	••		Mason II	••	••	1 · 62	42.12	<b>36</b> ·0		
5	374	Shri Srinath Barik		••	Plumber-	cum-Pip	e Fitter	2.09	54 · 34	47.0		
6	<b>T</b> 5	Shri Ram Kabal Jadab	••		Plumber-	oum-Pip	e Fitter	1 · 62	42 · 12	<b>36</b> ·0		
7	Tl	Shri Balai Chandra Parel	••		Painter		••	1.75	45.50	36.0		
8	375	Shri Anil Kumar Das	••		Masdoor		••	1 · 28	83 · 28	<b>36</b> ·0		
9	376	Shri Parichan Routh	••	••	Ditto		••	1.34	34.84	<b>3</b> 6·0		
10	379	Shri Mahibir Das	••		Ditto	••	••	1.28	33 · 28	<b>36</b> ·0		
11	380	Shri Gokul Chandra Das			Ditto		••	1 · 28	33 · 28	<b>36</b> ·0		
13	381	Shri Basant Kumar Das	••		Ditto		••	1 · 28	33 · 28	<b>3</b> 6·0		
13	382	Shri Lalsa Jaiswara			Ditto			1 • 28	33 - 28	<b>36</b> ·0		

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Sorial	Ticket	Revised.			Incress	e per month	Construction from	
No.	No.	Basic Basic per day. per month.		D. A. per month.	Basic.	D. A.	Total.	Grade effective from 9th January 1963.
1	871	1.78	45.00	42.00	6.00	6.00	12.00	8SB (45—80).
2	Tl	1.78	45.00	42.00	10-16	6.00	16-16	88B (45—80).
8	872	2.11	55.00	53 · 00	4.56	6.00	10.56	SA (55—95).
4	T4	1.78	45.00	42.00	2.88	6.00	8.88	SSB (45—80).
5	374	2.11	55.00	53.00	0.66	8.00	6 · 66	SA (55—95).
6	T5	1.73	45-00	42.00	2.88	6.00	8.88	SSB (45—80).
7	Tl	1.80	46 - 75	42.00	1.25	6.00	7 · 25	SSB (45—80).
8	375	1.35	35-00	42.00	1 · 72	6.00	7.72	US (35-37·50).
9	376	1.35	35.00	42.00	0.16	6.00	6 · 16	US (35-37·50).
10	379	1.35	35⋅00	42.00	1 · 72	6.00	7.72	UA (35-37·50).
11	380	1.35	35.00	42.00	1 · 72	6.00	7 · 72	US (35-37·50).
12	381	1.35	35.00	42.00	1.72	6.00	7 · 72	US (35-37·50).
13	382	1.35	35.00	42.00	1.72	6.00	7 · 72	US (35—37·50).

For J. K. Steel Limited. (Sd.) H.S. Singhania, Director.

By order of the Governor,
S. C. MUKHERJEE,
Assistant Secy.

# Calcutta



### Gazette

### Extraordinary

### Published by Authority

PAUSA 6]

THURSDAY, DECEMBER 27, 1962

[SAKA 1884

PART IVA.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly.

### GOVERNMENT OF WEST BENGAL LAW DEPARTMENT Legislative

NOTIFICATION

No. 3481L. — 27th December, 1962. — The Governor having been pleased to order, under rule

66 of the Rules of Procedure and Conduct of Business in the West Bengal Legislative Assembly, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the Calcutta Gazette, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information:—

### THE BENGAL DEVELOPMENT (AMENDMENT) BILL, 1962.

#### A

### **BILL**

to amend the Bengal Development Act, 1935.

WHEREAS it is expedient to amend the Bengal Development Act, 1935, for the purposes and in the manner here1938.

inafter appearing;

It is hereby enacted in the Thirteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

Short title.

1. This Act may be called the Bengal Development (Amendment) Act, 1962.

Amendment of section 32 of Ben. Act XVI of 1935.

- 2. In section 32 of the Bengal Development Act, 1935,-
  - (a) in sub-section (1), after the words "or under his control", the following words shall be added, namely:—
    - "and, for that purpose, to allow, when so required by the Collector by order made in this behalf, the construction and maintenance of such channels as may be necessary without causing unnecessary loss or damage to such la

The Bengal Development (Amendment) Bill, 1962.

#### (Clause 2.)

- (b) after sub-section (1), the following sub-sections shall be inserted, namely:—
  - "(1A) If any person refuses to comply with an order of the Collector under sub-section (1) for the construction or maintenance of any channel, the Collector may cause the channel to be constructed or maintained, as the case may be, and may recover the costs thereof from such person.
  - (1B) Notwithstanding anything contained in any other law for the time being in force, no person shall be entitled to claim any compensation for any damage or loss which may be caused as a result of the construction or maintenance of any channel under sub-section (1) or sub-section (1A).";
- (c) in sub-section (2), after the words "that exists on such land", the words "or in any channel constructed thereon under sub-section (1) or sub-section (1A)" shall be inserted.

### STATEMENT OF OBJECTS AND REASONS.

The proposed legislation seeks to empower Government to cause the construction or maintenance of such channels as may be necessary when the owners or occupiers of land unreasonably refuse to allow free passage of water through or over their lands for irrigation purposes. This is considered necessary with a view to speeding up as also to ensure optimum utilisation of irrigation potential already created. The Bill has been drafted with this end in view.

AJOY KUMAR MUKHERJI, Member-in-oharge.

CALCUTTA, The 21st December, 1962.

> By order of the Governor, K. K. HAJARA, Secy. to the Govt. of West Bengal.



# Guzette

### Extraordinary

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[SA 6] THURSDAY, LECEMBER 27, 1962 [SAKA 1884

I l—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF LAND AND LAND REVENUE

### Land Acquisition

### NOTFICATION

Hooghly.—No. 18030L.A.—27th December 1962.—Whereas the function of the Central Government inder the Land Acquisition Act, 1894 (I of 1894), in elation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 20/1/55-Judl(1), lated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India is S.R.O. 1074 and published at page 868, Part 11, Section 3, of the "Gazette of India", dated 21st May 1955;

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being purpose of the Union, namely, for construction of Telephone Exchange Building, in the village of Serampore, jurisdiction list No. 13, police-station Serampore, district Hooghly, it is hereby notified that a piece of land comprising parts of cadastral survery plot Nos. 8770 and 8771 of village Serampore and measuring, more or less, 0.256 of an acre, if likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Serampore.

This notification is made under the provision o section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office

of the Collector of Hooghly.

In exercise of the powers conferred by the said section, read with the said notification the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the Acquisition thereof, may within thirty days after the date on which publication of the substance of this notification is give in the locality, file an objection in writing befor the Collector of Hooghly.

By order of the Governor,
B. CHAKRABARTI,
Dy. Secy. to the Govt. of West' Bengal

Finted and published by the Superintendent, Governmering, West Hengal, at West Bengal Govt. Press, Alip

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### Extraordinary

### Published by Authority

FRIDAY, DECEMBER. 28, 1962

[SAKA 188

RT I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL

### **OFFICE OF THE COMMISSIONER, PRESIDENCY** DIVISION, WEST BENGAL, CALCUTTA

Dated the 19th December 1962

#### NOTIFICATION

Whereas I, the Commissioner, Presidency Division, Vest Bengal, deem the Public Ferry at Badartala ver the river Hooghly in the district of 24-Parganas, escribed in notification No. Nil, dated 21st Septemer 1916, published at pages 1864-1869 of Part I of he "Calcutta Gazette" of 4th October 1916 (hereinfter referred to as the said public ferry) as innecessary:

Now, therefore, in exercise of the power conferred y clause (f) of section 6 of the Bengal Ferries Act, 885 (Bengal Act I of 1885), read with Government of West Bengal notification No. 1W(C), dated the 2th June 1962, published at page 1816 of Part I of the "Calcutta Gazette" of the 5th July 1962, I, the Commissioner, Presidency Division, West Bengal, do bereby discontinue the said public ferry with effect from the 1st Innuary 1963 rom the 1st January 1963.

#### · I. B. SURITA.

Commissioner, Presidency Division.

ited and published by ting, West Bengal at West Bengal Govt. Press Alipore



### Gazette

# Published by Authority

PAUSA 71

FRIDAY, DECEMBER 28, 1962

[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Covernment Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### **Transport**

#### NOTIFICATION

No. 8974-WT.—28th December 1962. The following draft of direction which, in exercise of the power conferred by clause (iii) of sub-section (1) of section 43 of the Motor Vehicles Act, 1939 (Act 4 of 1939), and in supersession of this Department notification No. 2181-WT/9B-158/61, dated the 23rd March 1962, published in the "Calcutta Gazette, Extraordinary", of the same date, the Governor, having regard to the matters enumerated in sub-section (1) of section 43 of the said Act, proposes to issue to the State Transport Authority, West Bengal, is hereby published, as required by the proviso to sub-section (1) of section 43 of the said Act, for the information of the persons likely to be affected thereby.

2. The draft will be taken into consideration on the 4th February 1963 at 11 a.m. at Rotunda Hall (west end corner, first floor, Main Block). Writers' Buildings, Calcutta, and any objection or suggestion with respect thereto which may be received by the undersigned before 29th January 1963 shall, in consultation with the State Transport Authority, West Bengal, be duly considered and the representatives

of the interests to be affected by the proposed direction heard on the said 4th February 1963 at 11 a.m. at Rotunda Hall (west end corner, first floor, Main Block), Writers' Buildings, Calcutta.

#### Draft Direction

The State Transport Authority, West Bengal, is hereby directed to issue direction to the Regional Iransport Authorities of the Regions named in column (2) of the schedule below to grant stage carriage permits for alternative routes in accordance with the distribution list indicated in the schedule below, to persons whose permits for stage carriage for routes Nos. 3A and 3B of Calcutta Region have been cancelled with effect from the 5th March 1962, by an order of the Regional Transport Authority of the said Region under clause (b) of sub-section (2) of section 68F of the Motor Vehicles Act, 1939 (Act 4 of 1939), in pursuance of the Scheme approved by the State Government under sub-section (2) of section 68D of the said Act and published under notification No. 343-WT/8B-77/61, dated the 17th January 1962, in the "Calcutta Gazette, Extraordinary", dated the 17th January 1962, on receipt of necessary applications from them and subject to fulfilment of Il other conditions as are required to be fulfilled \_ider the provisions of the Motor Vehicles Act (Act 4 of 1939).

### SCHEDULE Distribution List

			Distribution List				
Name and No. if any, of alternative route/routes.	Region.		Name of person to whom stage carriage permit to be granted.		Registration Nof stage carrifor which per was hold on ro Nos. 3A and 3 Calcutta Reg	iage mit oute B in	Number of stage oarriage permits to b granted,
I	2		3		4		ь
and a North and American Control (No. 73)	Cajeutta		Shri Hira Singh .		WBS 432		1
Habra to Naihati via Jirat (No 73). Shyambazar to Madhyamgram (No	Do. Do.		Shri Mahinder Singh Mossrs. Shiv Singh and Balbir Singh		WBS 602 WBS 448		j
30). Shyambazar to Madhyamgram (No	Do.		S. Thekur Singh		WBS 444		1
30). Shyambazai to Madhyamgram (No	Do		S. Harnam Singh		WBS 488		i
30). Shyambazar to Madhyamgram (No.	Do		Shri Mahinder Singh		WBS 864		i
30).  • Shyambazar to Madhyamgram (No.	Do.	٠.	S. Kundan Singh		WBS 491		1
20).	De		Shri Bachan Singh and Sm. Bachan Kau-		WBS 371		1
Shyambazar to Baguihati (No. 30C) Shyambazar to Baguihati (No. 30C) .	Do		Messrs. Ram Gopal Sharma and Ram Saru				í
Shyambazar to Baguihati (No. 30C)	Do		Shri Pritam Singh		WBS 421		1
Shyambazar to Baguil ati (No. 300).	Do.	٠.	Messrs. Sarwan Singh and Babu Singh .		WBS 897		1
Garia to Babli Bazar (No. 80), Garia to Canning (No. 80A).	Do.	٠	S. Achhar Singh	•	WBS 470	• •	1
Garia to Babli Bazar (No. 80), Garia to Canning (No. 80A).	Do.		Mossrs, Indrajit Transport Co.		WBS 495	• •	1
Garia to Babli Bazar (No. 80), Garia to Cauning (No. 80A).	De.	•	S. Teja Singh		WBS 499		1
Barrackpore to hanchrapara (No. 85)	Do		S. Lall Singh		WBS 508		1
Barrackpore to Kanchrapara (No. 85)	Do.		S. Sohan Singh		WBS 567		1
Barrackpore to Kanchrapara (No. 85)	Do		S. Lachmi Narayan Shaw		WBS 730		1
Barrackpore to Kanchrapara (No. 85)	$\mathbf{Do}$		S. Jhalman Singh		WBS 653		1
Barrackpore to Kanchrapara (No. 85)	Dο.		Messrs. Wayside Garage Private Limite				1
Barrackpore to Kanchrapara (No. 85)	Do.		Messrs. Bakhatwar Singh and Uttam Sing				<u>l</u>
Barrackpore to Kanchrapara (No. 85) Diamond Harbour to Kakdwip (No.	Do. Do.	:	Shri Nahar Sinha	:	WBS 389 WBS 885		1 1
99). Diamond Harbour to Raidighi (No. 98)	$\mathbf{D}_{0}$		Mossrs Ujjagar Singh and Nazar Singh .		WBS 886		1
Barrackpore to Sodepur via Rahara	Do.	• •			WBS 61		ı
Barrackpore to Sodepur via Rahata	Do.	٠.	Mesers. Chandi Transport Co	•	WBS 127		1
Barrackpore to Sodepur via Rahara	Do	•	Messrs, R. K. Bose and Bros.		WBS 123 a WBS 853.	nd	2
Shyambazar to Lauhati (No. 91)	Do.		Shri Arjun Singh		WBS 30		1
Shyambazar to Lauhati (No. 91)	Do.		Shri Gumani Singh		WBS 154		1
Shyambazar to Lauhati (No. 91)	Do.		Messrs, B. L. Acooli & Co		WBS 256, \		3
Shyambazar to Lauhati (No. 91)	Do,		. Messrs, Jogabinder Singh and Bhupinde Singh.	١,	388 and WB W BS 580	8 15.	1
Sharpharan to Lambuta (No. 01)	Do.		. P. L		WBS 581		1
Shyambazar to Lauhati (No. 91) Shyambazar to Lauhati (No. 91)	Do.		Shii Premnath Jaidka	•	WBS 348	• •	i
Shyambazar to Bongaon via Jessore	Do		Maria Daniel Deserve Co.		WBS 270	and	
Road. Shyambazar to Bongaon via Jossore	Do		S. Gurbachan Singh		WBS 549. WBS 133		1
Road. Shyambazar to Bongach via Jessore	Do.		Mossrs, Bhag Singh and Bachan Singh		WFS 153	• •	·
Road. Shyambazar to Bongson via Jessore	Dο		Shri Sarjit Singh		WBS 331		1
Road. Shyambazai to Bongaon via Jessore	Do		S. Amar Singh		W BS 86		1
Road. Shyambazar to Bongaon via Jessore	Do		S. Mulkit Singh		WBS 617		1
Road. Ranigunge to Panagarh	Burdwan		Messrs, Eujputana Transport Co.		WBS 35	and	2
Assnsol to Panagarh	Do.		Moure Rubbing Sinch Mater Co.		WBS 139.		
A	Do.	٠.	Mosses, Bakhtwar Singh Motor Service Shri Surendra Nath Jaidka	•	WBS 841	٠.	• }•
Asansol to Panagarh Asansol to Panagarh	Do.		Shri Surendra Nath Jaidka S. Kartar Singh		WBS 349 WBS 393		1
Asansol to Panagarh	Do.		S. Therefore Street			• •	<b>T</b>
Howrah Station to Bolgachia (No. 57)	Howrah	٠.	Character Asia large Zill annous Marchell and	•	WBS 889	• •	1
Howrah Station to Belgachia (No. 57)	Do	· .	Sim Shame Lineau		WBS 220 WBS 63	• •	
Howrah Station to Belgachia (No. 57)	Do.		Name III and the Art of the Control	٠	WBS 842	٠.٠	
Howrah Station to Belgachia (No. 57)	De.		6 11' C' 1	•	WBS 882	• •	i
			o. warvam singa	•	14100 002	•	•

B. C. BANERJEE.

· Asst.-Secy. to the Govt. of West Bengal:

Calcutta



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### Extraordinary

### Published by Authority

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I-Orders and Notifications by the Governor of West lengal, the High Court, Government Treasury. etc.

#### **GOVERNMENT OF WEST BENGAL**

### DEPARTMENT OF COMMERCE AND INDUSTRIES

## Mines and Powers ORDER

No. 7191-MP/4M-242/62.—28th December 1962.—hereas the Governor is of opinion that it is cessary and expedient so to do for maintaining the pply and securing the equitable distribution of ectrical energy;

Now, therefore, in exercise of the power conferred resction 22B of the Indian Electricity Ac., 1910 X of 1910, the Governor is pleased to make, for gulating the supply, distribution, consumption and se of electrical energy, the following order, amely:—

Order

On and from the 28th December 1962 and until orther orders no industrial consumer, taking supply lelectrical energy from the Dishergarh Power upply Company Limited and the Associated Power lompany Limited (hereinafter referred to as the aid licensees) shall, without prior sanction in triting of the State Government, consume electrical nergy in excess of 85 per cent. of his maximum onsumption during the month of November 1962:

Provided that nothing in this order shall apply to ndustrial consumers concerned with municipal numping, railway transport, hospital and other sential services.

II. If the said licensees are satisfied that industrial consumer has contravened any of aforesaid provisions, that may, notwithstanding a thing to the contrary contained in any contract, continue, with the previous sanction of the S Government, the supply of electrical energy to su industrial consumer, either permanently or for superiod or periods as they may consider necessan

Provided that the State Government shall n sanction any such discontinuation of supply electrical energy to any industrial consumer, withogiving to such industrial consumer, at least the days' notice in writing of its intention so to do a an opportunity of being heard.

"industrial consumer" means a consumer electrical energy supplied by the Disherga Power Supply Company Limited and Associated Power Company Limited, us such energy, inter alia, for industrial purpo

By order of the Governor
S. DUTT-MAZUMDA
Secy. to the Govt. of West Bengi



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### **GOVERNMENT OF WEST BENGAL**

### DEPARTMENT OF LOCAL SELF-GOVERNMENT AND PANCHAYATS

### **NOTIFICATION**

No. 9721/M.1C-188/62.—28th December 1962.—It is hereby notified that under sub-sections (3) and (4) of section 72 of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), Shri Punyabrata Bose has been appointed by the Corporation of Calcutta as an Assessor of the Tribunal constituted under the said section for the purpose of performing the functions of the court in reference to the acquisition of land for the Board of Trustees for the Improvement of Calcutta under the Land Acquisition Act, 1894, for a period of two years, with effect from the 2nd January 1963.

By order of the Governor,

A K. DATTA,

Jt. Secy. to the Govt. of West Bengal.

inted and published by the Superintendent, Government inting, West Bengal at West Bengal Govt. Press Alipore.

### Calcutta



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l' I-Orders and Notifications by the Governor of Wes. Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL DEPARTMENT OF FOOD AND SUPPLIES

#### ORDER

No. 9880-F.S./FS/CG/6P-20/62.—28th December 62.—In exercise of the power conferred by subction (1) of section 3 of the Essectial Commodities 2t, 1955 (X of 1955), read with clause (c) of subction (2) of the said section and the Government India, order No. S.R.O. 1185, dated the 2nd April 57, published at pages 734-736 of Part II, Section 3 the "Gazette of India", dated the 13th April 1957, e Governor is pleased to direct that the maximum holesale price at which different varieties of coke/al may be sold in the Alipur Sadar subdivision of e district of 24-Parganas, shall not exceed the nounts shown in the table below, namely:—

#### **TABLE**

Variety of coal

Price per quintal (exclusive of sales tax)

Rs.

) Hard Coke from Beehive and Country ovens (ash content not exceeding 24 per cent.)

7.33

2) Steam coal (Grade I)

4.10

By order of the Governor,

B. C. GANGULI,

Secy. to the Govt. of West Bengal.

ated and published by the Superintendent, Government ating, West Bengal, at West Bengal Govt. Press, Alipore.





### Gazette

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PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### DIRECTORATE OF COMMERCIAL TAXES WEST BENGAL

#### NOTIFICATION

No. 2C.T.—18th January 1962.—In pursuance of he provisions of section 9 of the Bengal Finance (Sales Fax) Act, 1941 (Bengal Act VI of 1941), the following tames and addresses of registered dealers whose registrations under the Act were amended with effect from he date noted against each of them and in respect of the particulars appearing in the different items in he manner indicated against such particulars are published for general information:—

- Notes.—(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
  - (e) Date of amendment.
- 1. (S) Sarbasri Manmatha Nath Dutta and Pramatha Nath Dutta carrying on business under the trade name Messrs. Industrial Products Agency (for) Messrs. Industrial Products Agency, 22 Circular Garden Reach Road, Calcutta (a): AL 309A, 25-4-51 (b); 29-12-61 (e).

- 2. Tarapada Barat and Shyamapada Barat, Barakar, district Burdwan (a); AS|1249A, 25-1-50 (b); (A) Dhuna, guggul, dhupbati, torch light, battery, barley, blue, soda, poppy seed, paints, vermilion (d); 2-1-62 (e).
- 3. Messrs. Rajani, Nachan Road, Benachitty, Durgapur (a); AS|2040A, 30-12-59 (b); (A) Rain coat (d); 3-1-62 (e).
- 4. Shri Amulya Kumar Roy (Proprietor) carrying on business under the trade name N. C. Norman & Co. (1960), Nachan Road, Durgapur-4, district Burdwan (a); AS|2174A, 25-2-61 (b); (A) Linoleum, ashan of jute carpet, door-mat (d); 3-1-62 (e).
- 5. Messrs. Mahendra Mistanna Bhander, Barakar, district Burdwan (a); AS|2120A, 23-9-60 (b); (A) (3) Consumable stores, viz., tea, spices, groundnut oil. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Tea and cooked food (c); 3-1-62 (e).
- 6. (S) Messrs. Shri Tulsidas (Proprietor) carrying on business under the trade name Bishandas Tulsidas (for) Messrs. Bishandas Tulsidas, village Beharpur, post office Rajbandh, district Burdwan (a); AS|1965A, 18-2-59 (b); 4-1-62 (e).

- 7. Shri Hiralal Garodia and Shri Lokenath Garodia carrying on business under the trade name Jiwraj Hiralal, 26|1 Armenian Street, Calcutta (a); AT| 486A, 24-9-41 (b); (A) C.i. pans and buckets, jute twine, paper bags, alum, noasodarsuhaga, dry trutts, gambier, hosicry, readymade garments, dhuna, ammonia, linsced, mahuaseed, kusum seed and arrowroot (d); 2-1-62 (c).
- 8. (S) Messrs. Khaliquennassa, Tazibunnessa, Abul Raui, S. M. Tanlique and S. M. Atique carrying on business under the trade name H. M. Siddique M. Shafique (tor) H. M. Siddique M. Shafique, 72 Canning Street, Calcutta (a); AT|385A, 15-10-41 (b); (A) Satety razor, razor blades, playing cards, pertumery, toilet goods, needles, combs, locks, plastic fancy goods, hishing materials, glassware, cutlery, boot polish goggles, spectacles cases, napthaline ball, thermoflasks, school stationeries excepting papers, buttons, pins, safety pins, shoe eyelets, watch straps, tenis and ping-pong balls, mouth organs, shaving brush, mirror, lanterns, burner, nipple and soother, soap case, ashtray, lighter stove, lincutter, snap fastners, fountain pen, powder, puff, embroidery frame, blue, candle, cigarette cases and lighter, leather and plastic waist straps, money purse, shoe horn (for) (D) Stationery, haberdashry, manihary goods and general merchandise as and when required for resale (d); 2-1-62 (e).
  - 9. Shri Jankidas Narula, Shri Nand Kishore Sachdev and Shri Jagadishlal Narula carrying on business under the trade name Hind Toy House, 71 Canning Street, Calcutta (Registered No. A-18 and 19) (a); (S) AT|288B (tor) AT|3622A (b); 4-1-62 (e).
  - 10. Shri Makhanlal Dutta, Haran Chandra Dutta and Ashutosh Dutta (Partners) carrying on business under the trade name Messrs. Dutta Bros. & Co., 117 Ashutosh Mukherjee Road, Calcutta (a); BH|355A, 22-9-41 (b); (D) (3) Consumable stores, viz., silk, silken goods, thread, sewing materials, cotton and woollen goods (c); (A) Hessian and gunny gloves, canvas, packing box (d); 3-1-62 (e).
  - 11. Rakhal Chandra Pramanik, Beparihat, Bankura (a); BK|56A, 26-9-41 (b); (A) Coconut (d); 29-12-61 (e).
  - 12. (S) Shri Basudeo Goenka (Proprietor) carrying on business under the trade name Messrs. General Trading Agency (for) Purusottamdas Goenka (Proprietor) carrying on business under the trade name Messrs. General Trading Agency, Kuchkuchia, Bankura, Barakar Road, Purulia (a); BK|17B, 16-3-59 (b); 29-12-61 (c).
  - 13. Messrs. Nathmal Jain and Bhagchand Jain carrying on business under the trade name Nathmal Bhagchand Jain, post office Lalgola, district Murshidabad (a); BR|675A, 11-11-60 (b); (A) Cardamons, firewood, jawans, hair oil, batteries, torch light, and bulb, sodi bi-carb, linseed oil and resin (d); 4-1-62 (e).
  - 14. (S) Shri Sohanlal Vyas carrying on business under the trade name Electro Porcelain Store (for) Messrs. Electro Porcelain Store, 12B Lower Chitpore Road, Calcutta (a); CL|2914A, 29-5-58 (b); 29-12-61 (e).

- 15. (S) Messrs. Mohd. Idris, Mohd. Hanif and Mohd. Zakaria carrying on business under the trade name Assam Boot House (10r) Messrs. Assam Boot House, 11 Lower Chitpore Road, Calcutta, (A) 7 Lower Chitpore Road, Calcutta (a); (S) CL|238B (for) CL|1780A, (b); 29-12-61 (e).
- 16. (S) Messrs. Sk. Md. Mostafa Hasan, Sk. Md. Elias, Sushila Bala Devi and Md. Tajammul Hasan carrying on business under the trade name Messrs. The Kohinoor Biscuit Co. (for) Messrs. The Kohinoor Biscuit Co., 28|1 Giri Babu Lane, Calcutta (a); CL. 2508A, 21-1-54 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Biscuit, (ii) Bread (for) ammonia, soda, condensed milk and powder milk, solut, vegetables, coconut oil, packing boxes, spices and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores. Certified by the purchasing dealer to be required for use in any process in the manufacture of biscuit, bread for sale (e); 2-1-62 (e).
- 17. Shri Banshidhar Bhaguagarwala (Proprietor) carrying on business under the trade name of Amar Paper Mart (for) Messrs. Amar Paper Mart, P-10 New Howrah Bridge Approach Road, Calcutta (a); CR|1910A, 13-10-50 (b); 29-12-61 (e).
- 18. Messrs. New Dooars Tea Co. Ltd., 8 Clive Row, Calcutta (a); CR/692A, 28-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing tea and packing materials (d); 29-12-61 (e).
- 19. Messrs. The Mim Tea Co. Ltd., 8 Clive Row, Calcutta (a); CR|688A, 28-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing tea and packing materials (d); 29-12-61 (e).
- 20. Messrs. Joybirpara (Dooars) Tea Co. Ltd., 8 Clive Row, Calcutta (a); CR|702A, 28-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing tea and packing materials (d); 29-12-61 (e).
- 21. Messrs. Choonabhutti Tea Co. Ltd., 8 Clive Row, Calcutta (a): CR|697A, 28-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing tea and packing materials (d); 29-12-61 (e).
- 22. Messrs. Banarhat Tea Co. Ltd., 8 Clive Row, Calcutta (a); CR|703A, 28-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing tea and packing materials (d); 29-12-61 (e).
- 23. Messrs. Cheviet Mills Co. Ltd., 8 Clive Row, Calcutta (a); CR|730A, 28-9-41 (b); (A) Raw jute, plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing jute products and packing materials (d); 29-12-61 (e)
- 24. Messrs. Delta Jute Mills Co. Ltd., 8 Clive Row, Calcutta (a); CR|731A, 28-9-41 (b); (A) Raw jute, plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing jute products and packing materials (d); 29-12-61 (c).

- 25. Messrs. Budge Budge Jute Mills Co. Ltd., 8 Clive Row, Calcutta (a); CR!736A, 28-9-41 (b); (A) Raw jute, plant, machinery, spare parts, accessories and consumable stores which are used in manufacturing jute products and packing materials (d); 29-12-61 (e).
- 26. Messrs. The New Beerbhoom Coal Co. Ltd., 8 Clive Row, Calcutta (a); CR|2108A, 5-11-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are required for use directly in connection with raising of coal (d); 29-12-61 (e).
- 27. Messrs. Katras Jhrriah Coal Co. Ltd., 8 Clive Row, Calcutta (a); CR|717A, 26-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are required for use directly in connection with raising of coal (d); 29-12-61 (e).
- 28. Messrs. The Bengal Coal Co. Ltd., 8 Clive Row, Calcutta (a); CR|718A, 26-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are required for use directly in connection with raising of coal (d); 29-12-61 (e).
- 29. Messrs. The Kalapahari Coal Co. Ltd., 8 Clive Row, Calcutta (a); CR|720A, 26-9-41 (b); (A) Plant, machinery, spare parts and accessories and consumable stores which are required for use directly in connection with raising of coal (d); 29-12-61 (e).
- 30. Messrs. Seebpore Coal Co. Ltd., 8 Clive Row, Calcutta (a); CR|681A, 26-9-41 (b); (A) Plant, machinery, spare parts, accessories and consumable stores which are required for use directly in connection with raising of coal (d); 29-12-61 (e).
- 31. Messrs. Port Engineering Works Ltd., 8 Clive Row, Calcutta (a); CR 683A, 25-9-41 (b); (A) Iron and steel, aluminium sheet, bolts, nuts, washer beltings and parts, pipe fittings tin, ingot, ball bearing and parts, corrugated sheet, chain, copper ingot, manganese, silicon, guametal boring, screw, glass, jointings, nails, pipes, paints, polish, bronze, rivets, rings, steamtraps, wood, machine parts, lime stone, thuorspar, bentonite, powder, acid, brush, oxygen, acetyline plants, machineries, spare parts and accessories and such other materials required in the manufacture and repair of hats and barges, castings of various metals, machineries and packing materials (d); 29-12-61 (c).
- 32. Shri Murli Monohar Sureka (Proprietor) carrying on business under the trade name Playfair Industrials, 36 Strand Road, Calcutta (a); CR[3116A, 17-6-61 (b); (A) M.S. angles, m.s. square (d); 2-1-62 (e).
- 33. (S) Shri Ved Prakash carrying on business under the trade name Mehra Coal Co. (for) Messrs. Mehra Coal Co., 1|1 Vansitart Row, Calcutta-1 (a); EL|2313A, 22-3-51 (b); 29-12-61 (e).
- 34. Shri Kenaram Mukherjee carrying on business under the trade name Howrah Engineering and Galvanizing Works, 68 Beneras Road (North Bantra), Howrah (a); HW|740, 1-9-47 (b); (A) B.s. cuttings and m.s. rounds (d); 2-1-62 (e).

- business under the trade name Messrs Friends Engineering Co. (for) Messrs. Friends Engineering Co., 41.3 Brindaban Multick Lane, (Howrah (a); HW 117B, 10-9-54 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., coal and oit. Provided that all goods are which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below for sale: (i) Solts, nuts, rivets, hinges and hardwares (for) Iron and steel bars, coal, oil, blacksheets, gunny bags and packing materials, any other raw materials, plant, machinery, spare parts, accessories and consumable stores. Certified by the purchasing dealer to be required for use in any process in the manufacture of botts, nuts, rivets, hinges and hardwares (c); 2-12-62 (e).
- 36. Messrs. Raghubir Prosad, Mahadev Prasad, Jagannath Prasad, Hanuman Prasad and Ram Lakshman Prasad carrying on business under the trade name Sitaram Rice Mill (Rampurhat), 39 Mirpara Lane, Salkia, Howrah (a); HW]1823A, 13-8-57 (b); (A) Cast iron sleeper (to be manufactured) (c); 3-1-62 (e).
- 37. (S) Shri Satyanarain Dewrah carrying on business under the trade name Messrs. Dewrah Brothers (for) Messrs. Dewrah Brothers, 71 Burtolla Street, Calcutta (a); JK|2647A, 20-2-52 (b); (A) Turning, thread cutting, grinding, milling, drilling machines and parts (d); 29-12-61 (c).
- 38. (8) Shri Prakash Chandra Banerjee (Proprietor) carrying on business under the trade name Messrs. P. C. Banerjee & Co. (for) Messrs. P. C. Banerjee & Co., 12 Maharshi Debendra Road, Calcutta (a); JK|1726A, 5-6-48 (b); 2-1-62 (e).
- 39. Shri Omprakash Gupta (Proprietor) carrying on business under the trade name Messrs. Omprakash Bejoykumar, 20 Maharshi Debendra Road, Calcutta (a); JK¹3147A, 20-11-61 (b); (A) Hessian, gunny bags and urrinails (d); 2-1-62 (e).
- 40. (S) Messrs. Gurudas Seal, Mrityunjoy Laha and Patit Paban Laha (Partners) carrying on business under the trade name Srish Ch. Dey and Benoyendra Nath Seal (for) Messrs. Srish Ch. Dey and Benoyendra Nath Seal, 3 Nalini Sett Road, Calcutta (a); JK 1104A, 28-5-43 (b); 2-1-62 (e).
- 41. (S) Sm. Minarani Saha Roy (Proprietress) carrying on business under the trade name Messrs. Sabhas Textiles Hosiery Mills (for) Messrs. Subhas Textile Hosiery Mills, 65 Ratan Sarkar Garden Street, Calcutta (a); JK!2906A, 1-3-52 (b); 2-1-62 (e).
- 42. (S) Shri Rabindra Nath Chowdhury (Proprietor) carrying on business under the trade name Messrs. Dutta Chowdhury & Co. (for) Messrs. Dutta Chowdhury & Co., 67|50 Strand Road, Calcutta (a); JK|2258A, 27-2-51 (b); 2-1-62 (e).
- 43. (S) Shri Neemchand Poddar (Proprietor) carrying on business under the trade name Messrs. Mysore Dhup Batti Company (for) Messrs. Mysore Dhup Batti Company. 68A Ratan Sarkar Garden Street, Calcutta (a): JK|2876A, 15-5-58 (b); 2-1-62 (e).

- 44. (S) Shri Prahlad Rai Agarwal (Proprietor) carrying on business under the trade name Messrs. Sri Desh Gourab Hosicity (for) Messrs. Sri Desh Gourab Hosicry, 4 Shib Thakur Lane, Calcutta (a); JK<sub>1</sub> 1927A, 18-6-49 (b); 2-1-62 (c).
- 45. (S) Shri Nibaran Chandra Ghosh (Proprietor) carrying on business under the trade name Messrs. Balaram Mistanna Bhander (for) Messrs. Balaram Mistanna Bhander, 25|1 Ratan Sarkar Garden Street, Calcutta (a); JK|2965A, 29-5-59 (b); 2-1-62 (e).
- 46. Messrs. Tarakdas Nandy, Kashi Pati Nandy, Ajit Kumar Nandy, Anil Kumar Nandy, Bisweswar Nandy and Sailendra Kumar Nandy carrying on business under the trade name Pannalal Nandy & Sons, 67|47 Strand Road, Calcutta (a); JK|1472A, 4-4-46 (b); (D) Cereals, spices, oils, gunny bags and general nut oii, castor oil, oilcakes, wheat, and bran (b); 2-1-62 (e).
- 47. The Concern (Private) Ltd., (S) 29A Sir Hariram Goenka Street, Calcutta (for) P-17 B. K. Pal Avenue, Calcutta (a); (S) JK|3157A (for) SH|2783A, (b); 28-12-61 (e).
- 48. Messrs. Machino Techno (Sales) Private Ltd., 33 Netaji Subhas Road, Calcutta (a); LR|2691A, 30-7-56 (b); (A) Channels, joists, sheets, plates, sleepers and other iron and steel goods produced by steel plants and rolling mills (d); 29-12-61 (e).
- 49. (S) Shri Prabhat Kr. Sircar and Saroj Kr. Sircar carrying on business under the trade name Messrs. Sircar & Co. (for) Messrs. Sircar & Co., 6 Clive Row, Calcutta (a); LR|199B, 9-6-51 (b); 29-12-61 (e).
- 50. (S) Mulla Ismail Goolam Ali and Khan Ali Goolamali (Partners) carrying on business under the trade name The India Machine Tools Corp. (for) The India Machine Tools Corp., 28 Strand Road, Calcutta (a); LR|2060A, 20-4-51 (b); 4-1-62 (e).
- 51. Messrs. Balmer Lawrie & Co. Ltd., 21 Netaji Subhas Road, Calcutta (a); LR\\\^465A, 10\-10\-41 (b); (A) After the words manufacture of goods named below: Art flooring, light and medium structures (c); 3\-1\-62 (c).
- 52. (S) Shri Dulal Chandra Pramanik (Proprietor) carrying on business under the trade name Messrs. Dulal Chandra Pramanik (for) Messrs. Dulal Chandra Pramanik, 64|B Tarak Pramanik Road, Calcutta (a); MK 1284A, 23-12-46 (b); 3-1-62 (c).
- 53. Shri Sureswar Roy (Proprietor) who is carrying on business under the trade name Messrs. Kalpataru Bhandar, Balurghat, West Dinajpur (a); ML/484A, 19-3-57 (b); (A) Umbrella (d); 2-1-62 (e).
- 54. Sarbasri Kamala Kanta Dey and Nibaran Chandra Dey (Partners) who are carrying on business under the trade name Messrs. Joy Hind Cycle Store, (S) Holding No. 73, Ward No. 11A, English Bazar Municipality, Malda (for) Holding No. 70 (a); ML 598A, 21-9-59 (b); 2-1-62 (e).
- 55. The Tropical Clinic & Bacteriological Laboratory, Jhargram Town, Midnapur (a); MN|815A, 8-6-49 (b); (A) Soda ash (d); 4-1-62 (e).

- 56. (S) Shri Jyotirmoy Nag Chowdhury carrying on business under the trade name Ghose Brothers (for) Ghose Brothers, 14/2 Old Chinabazar Street, Calcutta (a); RB/165A, 5-11-61 (b); (D) General metchandise as and when required and certified for resale (d); (A) Paper and stationery (d); 29-12-61 (c)
- 57. (S) Messrs. Sohanlal Sachder, Inder Prakast Sanon and Raj Rani Sanon carrying on the trade name The Standard Type Foundry (for The Standard Type Foundry, 14/2 Old Chinabazar Street, Calcutta (a); RB|10A, 2-7-42 (b); 29-12-61 (c).
- 58. Messrs. Hind Constructions Ltd., (S) 9 Brabourne Road, Calcutta (for) 8 Royal Exchange Place, Calcutta (a); (S) RB|1282A (for) LR|1295A (b); 2-1-62 (c).
- 59. (S) Messrs. Dhirendra Nath Hazra, Jitendra Nath Hazra, Lakshmi Kanta Hazra and Narayan Ch Hazra carrying on business under the trade name of Annains Watch Co. (for) Messrs. Annams Watch Co., 4 and 4/1 Old Court House Corner, Calcutta (a); Rb/328A, 25-5-48 (b); 2-1-62 (e).
- 60. (S) Shri Harish Mehra carrying on business under the trade name Hydel Line Material Corporation (for) Messrs. Hydel Line Material Corporation. P-36 Royal Exchange Place Extension, Calcutta (a) RB/873A, 28-6 57 (b); 2-1-62 (e).
- 61. (S) Shri Habul Ch. Shaw carrying on business under the trade name Shaw & Shaw (for) Messrs Shaw & Shaw, P-36 Royal Exchange Place Extension Calcutta (a); RB|831A, 14-2-57 (b); 2-1-62 (c).
- 62. (S) Messrs. Dhirendra Krishna De. Laht Kumar De and Ajit Kumar De carrying on business under the trade name Aubhoy Brothers & Co. (for) Messrs. Aubhoy Brother & Co., 2<sup>1</sup>1 Old Court House Corner, Calcutta (a); RB|100A, 27-9-41 (b); 2-1-67 (e).
- 63. (S) Messrs. A. C. Umercutty, A. C. Usman and A. M. Mammookutty carrying on business under the trade name A. C. Umercutty & Co., (6) Messrs. A. C. Umercutty & Co., 2D Bentinck Street. Calcutta (a); RB[181A, 31-7-44] (b); 2 1-62 (c).
- 64. (S) Messrs. Subodh Mazumder and Krishna Kinkar Kumar carrying on business under the tradename Associated Electric Co. (for) Messrs. Associated Electric Co., P-36 Royal Exchange Place Extension Calcutta (a); RB/631A, 15-6-51 (b); 2-1-62 (c)
- 65. (S) Messrs. Khagendra Nath Ganguly, Panna Lal Ganguly, Chunilal Ganguly, Jaharlal Ganguly and Hiralal Ganguly carrying on business under the trade name Kamala Cycle Mart (for) Messrs. Kamala Cycle Mart, 2A, Bentinek Street, Calcutta (a); RB 64B, 5-4-59 (b); 2-1-62 (e).
- 66. (S) Messrs. Indo Bhusan Das, Bijan Behari Das, Moni Mohan Das and Sailendra Nath Das carrying on business under the trade name B. B. Das & Sons (for) Messrs. B. B. Das & Sons, 22 Sukeas I and Calcutta (a); RB|1036A, 29-6-59 (b); 2-1-62 (c)
- 67. (S) Shri Gopal Chandra Bose carrying on business under the trade name The Calcutta Motor

- Accessories Agency (for) Messrs. The Calcutta Motor Accessories Agency, 24 Mangoe Lane, Calcutta (a); RB|507A, 30-11-51 (b); 2-1-62 (e).
- 68. (S) Shri Sishu Ranjan Neogi carrying on business under the trade name Provincial Motor Agency (for) Messrs. Provincial Motor Agency, 18 Mangoe Lane, Calcutta (a); RB 370A, 16-4-51 (b); 2-1-62 (e).
- 69. (S) Shri Anil Kumar Dutta carrying on business under the trade name Modern Motor Accessories (for) Messrs. Modern Motor Accessories, 14 Bentinck Street, Calcutta (a); RB[502A, 26-9-53 (b); 2-1-62 (e).
- 70. (S) Messrs. Jugal Kishore Jajodia, Mannalal Jajodia, Keshardeo Jajodia and Sanwarmal Jajodia carrying on business under the trade name The Calcutta Motor & Cycle Co. (for) Messrs. The Calcutta Motor & Cycle Co., 5 Bentinck Street, Calcutta (a); RB|107A, 24-4-52 (b); 2-1-62 (c).
- 71. (S) Shri R. D. Bansal carrying on business under the trade name R. D. Bansal & Co. (for) Messrs. R. D. Bansal & Co., 2011 Lallbazar Street, Calcutta (a); RB|456A, 19-8-52 (b); 2-1-62 (e).
- 72. (S) Messrs. Arun Kumar Mukherji and Murari Mohan Ghosh carrying on business under the trade name General Stores & Engineering Co. (for) Messrs. General Stores & Engineering Co., 10 Lallbazar Street, Mercantile Buildings, Calcutta (a); RB| 882A, 8-8-57 (b); 2-1-62 (c).
- 73. (C) Messrs. Santosh Kumar Seal, Shyam Charan Seal and Madhab Chandra Seal carrying on business under the trade name Benode Behari Seal & Sons (for) Benode Behari Seal & Sons, 36 Brabourne Road, Calcutta (a); RB|175A, 26-9-41 (b); 3-1-62 (e).
- 74. (S) Shri Panchu Gopal Ghosh, carrying on business under the trade name Calcutta Glass Agency (for) Messrs. Calcutta Glass Agency, 9 Ezra Street, Calcutta (a); RB 375A, 9-12-46 (b); 3-1-62 (c).
- 75. (S) Shri Maganlal latashankar Parekh carrying on business under the trade name M J Parekh (for) Messrs. M. J. Parekh, 14'2 Old Chinabazar Street, Calcutta (a); RB|199A, 1-3-50 (b); (D) Hardware (d); 3-1-62 (e).
- 76. (S) Shri Dulal Chandra Dutta, Shri Joydeb Dutta, and Shri Biswanath Dutta (Partners) carrying on business under the trade name Messrs. D. C. Dutta & Sons (for) Messrs. D. C. Dutta & Sons, 203 Harrison Road, Calcutta (a); RJ 776A, 24-5-45 (b); 2-1-62 (e).
- 77. (S) Shri Sankarlal Bagree, Sm. Parbati Debi Bagree, Shri Mohanlal Bagree, Shri Punamchand (alias Puranmull) Bagree, Shri Mangilal Bagree, Shri Banshidhar Bagree, Shri Bherudan Bihani, Shri Rughlal Bagree, and Shri Hanuman Prasad Bagree

- (Partners) carrying on business under the trade name Messrs. Motiram Kisturchand (for) Messrs. Motiram Kisturchand, 201 Harrison Road, Calcutta (a); RJ 1556A, 19-5-48 (b); 4-1-62 (c).
- 78. (S) Shri Chanan Singh (Proprietor) carrying on business under the trade name Messrs. Jai Corporation (for) Messrs. Jai Corporation, 171A Harrison Road, Calcutta (a); RJ|2859A, 29-7-58 (b); 4-1-62 (e).
- 79. Messrs. Lakshminarayan Board Mills Private Ltd., (S) 102 Sovabazar Street, Calcutta-5 (for) 1 Priya Mitra Road, Calcutta-48 (a); (S) SH|3164A (for) PG|2521A (b); 2-1-62 (e).
- 80 (S) Shri Gurdial Singh carrying on business under the trade name Huller Screen Mtg. Co. (for) Huller Screen Mtg. Co., 28/3 Tagore Castle Street. (Calcutta (a); SH<sup>1</sup>2113A, 11-8-52 (b); (A) Wheat crushing machine and its accessories and spare parts, oil engines used in rice and flour mills, grease (d); 3-1-62 (e).
- 81. United Machine Co. Ltd., (S) 26 Chittaranjan Avenue, Calcutta (for) 2 Dalhousic Square East, Calcutta (a); (S) SL|3794A (for) EL|2136A, (b); 27-12-61 (c).
- 82. (S) Pursharath Arora and Sham Sunder Manocha carrying on business under the trade name General Radio Co. (for) General Radio Co., 6 Madan Street, Calcutta (a); SL|675A, 6-5-49 (b); 27-12-61 (e).
- 83. Messrs. Indian Trading Bureau 1.td., 7 Harrison Road, Calcutta (a); SL 1747A, 16-7-49 (b); (A) (1) Mat paper. Provided that all goods for which exemption from payment of Sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Mats (c); 28-12-61 (e).
- 84. Sinha Ghosh & Co. (Private) Ltd., 38 Chandney Chawk Street, Calcutta-13 (a); SL[274B, 20-12-61 (b); (D) General merchandise as and when required (d); 20-12-61 (e).
- 85. (8) Shri Sasanka Sekhar Bancrjee carrying on business under the trade name Messrs National Engineering Works (for) Messrs. National Engineering Works, 157B Dharamtolla Street, Calcutta (a); SL 2534A, 16-2-53 (b); 29-12-61 (e).
- 86. Messrs, T. N. Mullick & Sons, Nistarini Temple Road, Sheoraphuli Hooghly (A.) 2012B Maharshi Debendra Road, Calcutta (a.): (S.) SP106B (for) JK|3137A (b.): 2-1-62 (c.).

Explanatory notes Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

- (A) means "Add": (D) means "Delete": (S) means "Substitute".
  - S. K. GHOSE, Commissioner.

No. 6C.T.—18th January 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes.—(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. (S) Shri Shewram Shroff and Shri Gajanand Shroff carrying on business under the trade name Hiranand Shewram (for) Shri Shewram Shroff, Shri Bhajanlal Shroff and Shri Gajanand Shroff carrying on business under the trade name Hiranand Shewram, 184 Jamunalal Bazaz Street, Calcutta (a); 894A(AT) (Central), 19-8-58 (b); 2-1-62 (f).
- 2. Shri Jankidas Narula, Shri Jagdishlal Narula and Shri Nanda Kishore Sachdev carrying on business under the trade name Hind Toy House, 71 Canning Street, Calcutta (a); (S) 76B(AT) (Central) (for) 1051A(AT) (Central) (b); 4-1-62 (f).
- 3. (S) Shri Basudeo Goenka (Proprietor) carrying on business under the trade name Messrs. General Trading Agency (for) Purusottamdas Goenka (Proprietor) carrying on business under the trade name Messrs. General Trading Agency, Kuchkuchia Road, Bankura-Barakar Road, Purulia (a); 11B(BK) (Central), 16-3-59 (b); 29-12-61 (f).
- 4. Basudco Goenka (S) 48 Provincial Road, Bankura (for) Kuchkuchia, Bankura (a); 164A(BK) (Central), 25-5-61 (b); 29-12-61 (f).
- 5. Messrs. Nathmall Jain and Bhagchand Jain carrying on business under the trade name Nathmall Bhagchand Jain, Lalgola, Murshidabad (a); 130A(BR) (Central), 11-11-60 (b); (A) Lime (d); 4-1-62 (f).
- 6. Messrs. Hanumanbux Mahata, Ratanlal Mahata and Narsinghlal Mahata carrying on business under the trade name Gyaniram Hanumanbox, Nripendra Narayan Road, Cooch Behar (a); 139A(CB) (Central), 10-9-57 (b); (A) Condensed milk (c); 2-1-62 (f).
- 7. (S) Shri Sohanlal Vyas carrying on business under the trade name Electro Porcelain Store (for) Messrs. Electro Porcelain Store, 12B Lower Chitpore Road, Calcutta (a); 772A(CL) (Central), 21-6-58 (b); 29-12-61 (f).
- 8. (S) Messrs. Mohd. Idris, Mohd. Hanif and Mohd. Zakaria carrying on business under the trade name Assam Boot House (for) Assam Boot House, 11 Lower Chitpore Road, Calcutta, (A) 7 Lower Chitpore Road, Calcutta (a); (S) 87B(CL) (Central) (for) 230A(CL) (Central) (b); 29-12-61 (f).

- 9. Shri Shaikh Abdur Rashid carrying on business under the trade name S. Abdur Rashid, 11 Colootola Street, Calcutta (a); 1146A(CL) (Central), 13-10-61 (b); (A) Tallow (c); 3-1-62 (f).
- 10. (S) Shri Banshidhar Bhojhagarwala (Proprietor) carrying on business under the trade name Amar Paper Mart (for) Messrs. Amar Paper Mart, P-11 New Howrah Bridge Approach Road, Calcutta (a); 146A(CR) (Central), 24-6-57 (b); 29-12-61 (f).
- 11. (S) Shri Ved Prakash carrying on business under the trade name Mehra Coal Co. (for) Mehra Coal Co., 1/1 Vansitart Row, Calcutta-1 (a); 422A(EL) (Central), 28-8-57 (b); 29-12-61 (f).
- 12. (S) Messrs. Raghubir Prosad, Hanuman Prasad, Ram Lakhman Prasad, Mahadeo Prasad and Jagannath Prasad carrying on business under the trade name Sitaram Rice Mill (Rampurhat), 39 Mirpara Lane, Salkia, Howrah (for) Messrs. Sitaram Rice Mill (Rampurhat), 39 Mirpara Lane, Salkia, Howrah (a); 438A(HW) (Central), 16-4-59 (b); (A) Cast iron sleeper (to be manufactured) (d); 3-1-62 (f).
- 13. Shri Satyanarain Dewrah carrying on business under the trade name Messrs. Dewrah Brothers (for) Messrs. Dewrah Brothers, 71 Burtola Street, Calcutta (a); 570A(JK) (Central), 8-8-57 (b); (A) Turning, thread cutting, grinding, milling, drilling machines and parts (c); 29-12-61 (f).
- 14. (S) Messrs. Mrityunjoy Laha, Patit Paban Laha and Gurudas Seal carrying on business under the trade name Srish Chandra Dev and Benoyendra Nath Seal (for) Messrs. Srish Chandra Dey and Benoyendra Nath Seal, 3 Nalini Sett Road, Calcutta (a); 423A(JK) (Central), 18-7-57 (b); 2-1-62 (f).
- 15. (S) Shri Rabindra Nath Chowdhury (Proprietor) carrying on business under the trade name Messrs. Dutta Chowdhury & Co. (for) Messrs. Dutta Chowdhury & Co., 67/50 Strand Road, Calcutta (a); 269A(JK) (Central), 2-7-57 (b); 2-1-62 (f).
- 16. (S) Sm. Minarani Saha Ray (Proprietress) carrying on business under the trade name Messrs. Subhas Textiles Hosiery Mills (for) Messrs. Subhas Textiles Hosiery Mills, 65 Ratan Sarkar Garden Street, Calcutta (a); 761A(JK) (Central), 23-3-59 (b); 2-1-62 (f).
- 17. (S) Shri Neemchand Poddar (Proprictor) carrying on business under the trade name Messrs. Mysore Dhup Batti Company (for) Messrs. Mysore Dhup Batti Company, 68A Ratan Sarkar Garden Street, Calcutta (a); 698A(JK) (Central), 19-4-58 (b); 2-1-62 (f).
- 18. (S) Shri Prahladrai Agarwala (Proprietor) carrying on business under the trade name Messrs. Sree Desh Gourab Hosiery (for) Messrs. Sree Desh Gourab Hosiery, 4 Shib Thakur Lane, Calcutta (a); 449A(JK) (Central), 25-7-57 (b); 2-1-62 (f).
- 19. Messrs. Machino Techno (Sales) Private Ltd. 33 Netaji Subhas Road Calcutta (a); 867A(LR) (Central), 13-5-58 (b); (A) Channels, joists, sheets, plates, sleepers and other iron and steel goods as produced by the steel plants and rolling mills (c); 29-12-61 (f).

- 20. (S) Mulla Ismail Goolam Ali and Khan Ali oolamali (Partners) carrying on business under the ade name Messrs. The India Machine Tools Corpor) Messrs. The India Machine Tools Corp. 28 trand Road, Calcutta (a); 331A (LR) (Central), 7-51 (b); 4-1-62 (f),
- 21. Shri Sudarsan Prokash Punj and Shri avinder Prokash Punj (Partners) carrying on usiness under the trade name Messrs. Lloyds isulation (Calcutta), 5 Clive Row, Calcutta (a): 177A(LR) (Central), 1-8-60 (b); (A) Tin screws (c): 1-62 (f).
- 22. Shri Matilal Ram (Proprietor) carrying on usiness under the trade name Messrs. Motilal & ons, Strand Road, Baluchar, English Bazar, Malda ); 197A(ML) (Central), 10-3-61 (b); (A) Dhup (c); 1-62 (f).
- 23. (S) Messrs, Khagendra Nath Ganguly, Pannal Ganguly, Chunilal Ganguly, Jahar Lal Ganguly id Hiralal Ganguly carrying on business under the ade name Kamala Cycle Mart (for) Messrs, Kamala yele Mart, 2A Bentinck Street, Calcutta (a): 1B(RB) (Central), 6-4-59 (b); 2-1-62 (f).
- 24. (S) Messrs. Dhirendra Krishna De, Lalit umar De, and Ajit Kumar De carrying on business ider the trade name Aubhoy Brothers & Co. (for) lessrs. Aubhoy Brothers & Co., 2/1 Old Court ouse Corner, Calcutta (a): 397A(RB) (Central), 3-7-57 (b); 2-1-62 (f).
- 25. (S) Shri Habul Chandra Shaw carrying on asiness under the trade name Shaw & Shaw (for) lessrs. Shaw & Shaw, P-36 Royal Exchange Place xtension, Calcutta (a): 389A(RB) (Central), 13-7-57 b); 2-1-62 (f).
- 26. (S) Messrs. A. C. Umerkutty, A. C. Usman id A. M. Mommookutty carrying on business under ite trade name A. C. Umercutty & Co. (for) Messrs. C. Umercutty & Co., 2D and E Bentinck Street, alcutta (a); 234A(RB) (Central), 1-7-57 (b); 1-62 (f).
- 27. (S) Messrs. Subodh Mazumder and Krishna inkor Kumar carrying on business under the trade me Associated Electric Co. (for) Messrs. Associated lectric Co., P-36 Royal Exchange Place Extension, alcutta (a); 325(RB) (Central), 5-7-57 (b); 1-62 (f).
- 28. (S) Messrs. Indu Bhusan Das, Bijan Behari las, Moni Mohan Das and Sailendra Nath Das irrying on business under the trade name B. B. Das Sons (for) Messrs. B. B. Das & Sons, 22 Sakeas ane, Calcutta (a); 766A(RB) (Central), 3-10-59 (b); 4-62 (f).
- 29. (S) Messrs. Dhirendra Nath Hazra, Jitendra lath Hazra, Lakshmi Kanta Hazra and Naravan handra Hazra warrying on business under the trade lame Annams Watch Co. (for) Messrs. Annams watch Co., 4 and 4/1 Old Court House Corner. Lalcutta (a); 533A(RB) (Central), 24-8-57 (b); 11-62 (f).
- 30. (S) Shri Harish Mehra carrying on business order the trade name Hydel Line Material Corporation (for) Messrs. Hydel Line Material Corporation, 36 Royal Exchange Place Extension, Calcutta (1); 38A(RB) (Central), 5-7-57 (b); 2-1-62 (f).

- 31. (S) Shri Gopal Chandra Bose carrying on business under the trade name The Calcutta Motor Accessories Agency (for) Messrs. The Calcutta Motor Accessories Agency, 24 Mangoe Lane, Calcutta (a); 459A(RB) (Central), 27-7-57 (b); 2-1-62 (f)
- 32 (8) Shri Sishu Ranjan Neogi varrying on business under the trade name Provincial Motor Agency (for) Messrs. Provincial Motor Agency, 18 Mangoe Lane, Calcutta (a); 438A(RB) (Central), 18-7-57 (b); 2-1-62 (f).
- 33. (S) Shri And Kumar Dutta carrying on business under the trade name Modern Motor Accessories (10r) Messrs. Modern Motor Accessories, 14 Bentinck Street, Calculta (a); 710A(RB) (Central), 20-3-59 (b); 2-1-62 (1).
- 54. (S) Messis. Jugal Kishore Jajodia, Mannalal Jajodia, Keshardeo Jajodia and Sanwarmall carrying on business under the trade name The Calcutta Motor & Cycle Co. (for) Messis. The Calcutta Motor & Cycle Co., 5 Bentinek Street, Calcutta (a); 2-1-62 (f).
- 35. Messrs. Hind Constructions Ltd., (S) 9 Brabourne Road, Calcutta (for) 8 India Exchange Place, Calcutta (a); (S) 965A(RB) (Central) (for) 341A(LR) (Central) (b); 2-1-62 (f).
- 36. (S) Shri R. D. Bansal carrying on business under the trade name R. D. Bansal & Co. (for) Messrs. R. D. Bansal & Co., 20-1 Tallbazar Street, Calcutta (a): 469A(RP) (Central), 27-7-57 (b); 2-1-62 (f).
- 37. (S) Messrs, Arun Kumar Mukher;i and Murari Mohan Chosh carrying on business under the trade name General Stores & Engineering Co. (for) Messrs, General Stores & Engineering Co., 10 Lallbazar Street, Calcutta (a); 561A(RB) (Central), 7-9-57 (b); 2-1-62 (f).
- 38. (S) Messrs Vrajlal Dulabhdas Kanakia, Shantilal Vrajlal Kanakia, Dhirajlal Vrajlal Kanakia and Pratapray Kanakia carrying on business under the trade name P. Vrajlal Dulabhdas & Co. (for) Messrs. P. Vrajlal Dulabhdas & Co., 22 Brabourne Road, Calcutta (a); 480A(RB) (Central), 29-7-57 (b); 3-1-62 (f).
- 39. (S) Shri Panchu Gopal Ghosh carrying on business under the trade name Calcutta Glass Agency (for) Messas, Calcutta Glass Agency, 9 Fzra Street, Calcutta (a); 611A(RB) (Central), 3-12-57 (b); 3-1-62 (f).
- 40. (S) Shri Maganlal Jatashanker Parekh carrying on business uader the trade name M. J. Parekh (for) Messrs. M. J. Parekh, 14/2 Old China Bazar Street, Calcutta (a); 276A(RB) (Central), 1-7-57 (b); (D) Hardware (c); 3-1-62 (f).
- 41 (S) Shri Dulal Ch. Dutta, Shri Jovdeb Dutta and Shri Biswanath Dutta (Partners) carrying on business under the trade name Mescas, D. C. Dutta & Sons, (for) Messrs, D. C. Dutta & Sons, 203 Harrison Road, Calcutta (1); 147A(RJ) (Central), 27-6-57 (b); 2-1-62 (f).

- 42. (S) Sm. Parbati Devi Bagree, Shri Sankerlal Bagree, Shri Mohanlal Bagree, Shri Punamehand Bagree (alias Puranmull), Shri Banshidhar Bagree, Shri Mangilal Bagree, Shri Bherudan Bihani, Shri Rughlal Bagree and Shri Hanuman Prosad Bagree (Partners) carrying on business under the trade name Messrs. Motiram Kisturchand (for) Messrs. Motiram Kisturchand (for) Messrs. Motiram Kisturchand, 201B Harrison Road, Calcutta (a); 277A(RJ) (Central), 1-7-57 (b); 4-1-62 (f).
- 43. (S) Shri Chanan Singh (Proprietor) carrying on business under the trade name Messrs. Jai Corporation (for) Messrs. Jai Corporation, 171A Harrison Road, Calcutta (a); 706A(RJ) (Central), 12-8-58 (b); 4-1-62 (f).
- 44. (S) Shri Chaggmal Satoo and Dwarika Prasad Souni (Partners) carrying on business under the trade name Maheswari Mineral Industries (for) Messrs. Maheswari Mineral Industries, 2 Sett Puker Road, Calcutta (a); 184A(SH) (Central), 18-7-57 (b); (A) Mica, asbestos, dolomite and black carbon (c); 2-1-62 (f).
- 45. Shri Golab Chand Moondia (Proprietor) carrying on business under the trade name Messrs. Bijoy Kumer & Co., 48 Canal West Road, Calcutta (a); 879A(SH) (Central), 23-11-61 (b); (A) Suji, bran, oil cakes, linseed oil, cocoanut oil, (c); 2-1-62 (f).
- 46. Messrs. Samarendra Nath Biswas and Shri Ramendra Nath Biswas (Partners) carrying on business under the trade name Biswas Brothers, 6/2 Lockgate Road, Calcutta (a); 342A(SH) (Central), 30-8-57 (b); (A) H. P. line (c); 2-1-62 (f).
- 47. (S) A. R. Das carrying on business under the trade name New Deal Concern (for) New Deal Concern, 34 Creek Road, Calcutta (a); 979A(SL) (Central), 23-7-59 (b); 23-12-61 (f).
- 48. (S) Shri Rup Chand Sen carrying on business under the trade name The Radio Club (for) Messrs. The Radio Club, (S) 1 Chandi Chawk Street, Calcutta (for) 3/1 Mangoe Lane, Calcutta (a); (S) 1276A(SL) (Central) (for) 657A(EL) (Central) (b); 27-12-61 (f).
- 49. Messrs. United Machine Co. Ltd., (S) 26 Chittaranjan Avenue, Calcutta (for) 2 Dalhousie square East, Calcutta (a); (S) 1277A(SL) (Central) (for) 339A(EL) (Central) (b); 27-12-61 (f).
- 50. Shri Chandi Charan Bose carrying on business under the trade name Messrs. Eastern Scientific Co., 194 Bipin Behari Ganguly Street, Calcutta-12 (a); 84B(SL) (Central), 22-12-60 (b); (A) Glass goods, microscope, telescope, charts and maps, stop clock and stop watch, models, skeletons, chemicals and reagents, epidioscope, ammeter, voltmeter, exide cell, binocular (c); 27-12-61 (f).
- 51. Messrs. T. N. Mullick & Sons, Nistarini Temple Road, Sheoraphuli, Hooghly, (A) 20/2B Maharshi Debendra Road, Calcutta (a); (S) 32B(SP) (Central) (for) 935A(JK) (Central) (b); 2-1-62 (f).

Explanatory notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 10C.T. --25th January 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:

Notes.—(a) Serial number, name, address, chief place of business and number of branches.

- (b) Number and date of the registration certificate.
- (c) Goods for use in manufacture or in the execution of contracts.
- (d) Goods for resale.
- (e) Date of amendment.
- 1. (S) Nirmal Chandra Dutta carrying on business in the trade name Messrs. Mahabodhi Tea House (for) Messrs. Mahabodhi Tea House, (S) 156 Shyama Prosad Mukherjee Road, Calcutta (for) 26 Russa Road, Calcutta (a); AL/17B, 18-8-50 (b): 5-1-62 (e).
- 2. (S) Shri Bimalendu Bikash Sarkar and Sm Smriti Paul carrying on business under the trade name Messrs. Bharat Supply Corporation (for Messrs. Bharat Supply Corporation, 98E Nalini Ranjan Avenue, New Alipore, Calcutta (a) AL/695A, 21-1-57 (b); 8-1-62 (e).
- 3. Messrs. Sylvania Engineering Co. (Private Ltd., 62/2 Chetia Road, Calcutta (a); AL/809A 22-2-61 (b); (A) Automobile parts, fan parts and machinery parts (d); 6-1-62 (e).
- 4. (S) Krishnamayee Ghosh carrying on business under the trade name Messrs. Dwarka Nath Ghosh & Co. (for) Messrs. Dwarka Nath Ghosh & Co., 70 Ashutosh Mukherjee Road, Calcutta (a); AL/631A, 20-1-58 (b); 8-1-62 (e).
- 5. (S) Gopendra Malakar carrying on business under the trade name Messrs. Modern Guinea Mansion (for) Messrs. Modern Guinea Mansion, 162 Shyama Prosad Mukherjee Road, Calcutta (a): AL/668A, 16-12-58 (b); 9-1-62 (e).
- 6. Messrs. B. R. Paul & Co., 9 Ramanath Paul Road, Kidderpore, Calcutta-23 (a); AL/90A, 16-9-54 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Flanges, (ii) Mild steel stove rings, (iii) M.S. tanks and (iv) Cylindrical tanks (c); 11-1-62 (e).
- 7. Shri Dhirendra Nath Dey, Joydeb Kr. Dey and Anil Kumar Dey carrying on business under the trade name Messrs. Dhirendra Nath Dey & Bros. 106 Kalibazar, Kidderpore, Calcutta-23 (a); AL/3A. 18-9-41 (b); (A) Coir string, soda ash, tinopal, cocoanut oil, blue colour, butter (tinned), ink and coal tar (d); 11-1-62 (e).
- 8. Messrs. Lakhinarain Bhakat, Rampurhat, district Birbhum (a); AS/1167A, 3-9-49 (b); (D) Silver, gold (d); 6-1-62 (e).

- 9. Messrs. Kanhaiyalal Gouri Sanka, Sainthia, listrict Birbhum (a); AS/476A, 6-4-44 (b); (D) Austard seeds, groundnut, coal and (1) Any other aw materials, (2) Plant, machinery, spare parts, ccessories and consumable stores, (3) Building or lumbing materials or fixtures required for contruction, fitting out or repair of any building, lertified by purchasing dealer to be required for using any process in the manufacture of rice and oil or resale (c); 8-1-62 (e).
- 10. Messrs. Gopiram Gudiram, Rampurhac, Cistrict Birbhum (a); AS/313A, 8-10-41 (b); (A) Umbrella cloth, umbrella, hosiery goods (d); 3-1-61 (e).
- 11. (S) Messrs. Selected Barabom Coal Coprivate) Ltd., Haripur Colliery, post office Bahula, Burdwan (for) Messrs. Selected Barabom Coal Co. (Private) Ltd., Selected Baraboni Colliery, P.O. Charanpur, Burdwan (a); AS/490A. 12-6-44 (b): 8-1-62 (e).
- 12. Messrs. Associated Power Co., Ltd., Sanctoria, Burdwan (a); AS/1392A, 28-9-41 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Electrical energy (c); 9-1-62 (e).
- 13. Messrs. Abdul Wahid & Sons, G. T. Road, Asansol, Burdwan (a); AS/160A, 1-10-41 (b); (A) Cakes (c); 10-1-62 (c).
- 14. Jorawarmal Jindani carrying on business under the trade name Hamirmal Jorawarmal, 17 Armenian Street, Calcutta (a); AT/3138A, 20-1-54 (b); (D) Umbrella parts and (1) Any other raw materials, (2) Plant, machinery spare parts, acceptions and consumable stores, (3) Building of plumbing materials and fixtures required for construction, fitting out or repair of any building (c); 9-1-62 (e).
- 15. Messrs. Jagdish Prosad Swaika, Shantilal Gilah and Suwalal Swaika carrying on business under he trade name Union Stores Suppliers, 192 Januara Bazaz Street, Calcutta (a); A F 13729 A, 327 G (o); A) Crucibles (d); 9-1-62 (e).
- 16. Jograj Suri, Jaikrishna Suri and Jashpani Suri carrying on business under the trade name Deepak Electrical Agencies, 15/2 Armenian Street, Calcut a (a); AT/3676A, 5-8-61 (b); (D) Plant and machine (c); 10-1-62 (e).
- 17. (S) Shri Bharat Singh Agaiwalia carrying on business under the trade name Standard Plastic Works (for) Standard Plastic Works, (S) 71 Caming itreet, C-117 Calcutta (for) 150 Lower Chicpur Road, Calcutta (a); (S) AT/3800A (for) CL/2887A (b); 10-1-62 (e).
- 18. (S) Messrs. Dalpatrai Shah and Praveen Shah carrying on business under the trade name Manilal & Co. (for) Messrs. Manilal & Co., 208 Cross Street, Calcutta (a); AT/3382A, 26-9-41 (b); (D) Plastic and

- plastic goods, stationery and manihari, perfumery, chemical, torches, batteries, petromax and electrical goods, machinery, tools and parts, cutlery, fancy goods (d), 11-1-62 (e).
- 19. Shr: Amiya Kumai Dutta carrying on business under the trade name Messrs. Dubro Enterprises, 212 Karnani Mansion, Park Street, Calcutta (a); BH 3314A, 15-9-61 (b); (A) Belting (d); 10-1-62 (e).
- 20. Messrs G. S. Nevatia, Sita Nevatia, Sarla Nevatia and Arun Kr. Nevatia (Partners) carrying on business under the trade name Auto Centre, 2A Theatre Road, Caicutta (a); BH 3248A, 12-12-60 (b); (A) Refrigerator and its parts (d); 11-1-62 (c).
- 21. (S) Shi Dhirendra Nath Bose carrying on basiness under the trade name Messrs. D. N. Bose (tor) Messrs. D. N. Bose, Gorabazar, post office Berhampore, district Murshidabad (a); BR/457A, 9-6-56 (b); 8-1-62 (e).
- 22. Shiri Kirat Chand Sett carrying on business under the trade name Propical Industries, 12B Lower Chitpore Road, Room No. FN-32, 1st Floor, Calcutta (a); CL 3242A, 30-12-60 (b); (D) (3) Consumable stores, (A) (1) Raw materials, (2) Plant, machinety, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (1) Conduit pipe accessories, (ii) Gaivanised iron pipes and gaivanised iron pipe accessories and (iii) Hair combs (c); 10-1-62 (e).
- 23. (S) Sagananda Sain, Amar Nath Sain, Gopiraajan Sain, Kala Chand Sain, Asim Kumai Sain, Karuna Sain, Asit Kumar Sain, Adhir Kumar Sain, Aioke Kumai Sain, Ajoy Kuntar Sain, Anup Kumar Sain and Amita Sain cairving on busaiess under the trade name J. M. Sain & Bros. (for) 1. M. Sain & Bros., 110 College Screet, Calcutta (a), CL/198B, (1-3-58 (b); 11-1-62 (e).
- 21. (S) Shri Santosh Ki. Bhattacharjee (Proprietor) carrying on business under the trade name S. K. Bhattacharjee & Co (for) Messas, S. K. Ishattacharjee & Co. 138 Canning Street, Calcutta (a); CR/1529A, 4-1-49 (b); 4-1-62 (e).
- 25. (S) And Krishna Mulherjee and Madan Gopal Gupta carrying on business under the trade sam. Messis, Mukherjee Mitra & Co., 85 Netaji subnas Roid, Calcutta for) And Krishna Mukherjee (Pispir (or) carrying on business under the trade name 25 am, Makherjee Mitra & Co., 8 Dinabondhu Mikh jee Lane, port office Sibpere, Howich (a); (S): R/3178A (for) HW/2016A (b); 5-1-62 (e).
- 25 (S) Mellin, Plantwarup and Hampianad Malpant coloring on bother ander the trade name Associate & Bearing I (terpitor). (60) Associated genting Enterprises, 91 Netaji Subhas Road, Calential (a): Chi/22/19/N, 27-1-59 (b); (A) Chemicals, purity, whition by and drawing instruments (d); 5-1/62 (c).
- 27. Shri D. N. Dutta and P. K. Dutta (Partners) carrying on business under the trade name Angus Keitta & Ce., 30 Strand Read, Calcutta (a); CR (97A, 24-9-41 (b); (A) Spark plug, agnition switch, switch (d); 6-1-62 (c).

- 28. Messrs. C. R. Krishnan, Atmaram Agamal, N. K. Hantaram and Maijalal Kedia carrying on business under the trade name Bengal Chemicolour Co., 10 Armenian Street, Calcutta (a); CR/213B, 31-8-61 (b); (A) Anodes (d); 6-1-62 (e).
- 29. (S) Shri Bhupendra Nagardas Hemani (Proprietor) carrying on business under the trade name Hemko Engineering Corporation (for) Messrs. Hemko Engineering Corporation, 138 Canning Street, Calcutta (art CR / 2856A 20-2-59 (b); 8-1-62 (e).
- 30. (b) Shri Kanailal Roy (Proprietor) carrying on busines and busines and busines and busines and the trade name Makewell Engineering Co. (for) Shri Kalipada Roy (Proprietor) carrying on business under the trade name Makewell Engineering Co., 38 Nittin Subhas Road, Calentta (a); CR/3012A, 14 5-60 (b); 8-1-62 (c).
- 31. Messrs, Steel Rolling Mills of Hindusthan (Private) Ltd., 135 Canning Street, Calcutta (a); CR/2608A, 25-5-56 (b); (A) Steel, ingots and eastings (d); 8-1-62 (e).
- 32. (S) Shri Jashbhai V. Patel (Proprietor) carrying on business under the trade name New Import Agency (161) Messrs. New Import Agency, 138 Caning Street, Calcutta (a); CR/1682A, 4-9-49 (b); 11-1-62 (e).
- 33 (c) Shir Sadannida Chatterjee (Proprietor) carrying on business under the trade name Messrs. Sri Durga Hardware & Metal Stores (for) Sri Durga Hardware & Metal Stores (for) Sri Durga Hardware & Metal Stores, 56 Netaji Subhas Road, Calcuita (a); CR/2318A, 27-8-53 (b); 11-1-62 (e).
- 34. (8) Shri Pratulla Kumar Mitra (Proprietor) carrying on business under the trade name Messrs. Mitra & Co., (for) Mitra & Co., 12B Clive Row, Calcurer (b); CR (21/8A, 30-1-52 (b); 11-1-62 (e).
- 35. (S) Shii Kishanlal Goenka and Ravibhusan Goed (Partners) carrying on business under the trade name Messrs. Jhabbulal Chandrabhusan (for) Jhabbulal Chandrabhusan, 2 Raja Woodmunt Street, Calcucca (a); CR/1603A, 31-5-49 (b); 11-1-62 (e).
- 36. (8) E'n) Steckanta Maity (Proprietor) carrying on brance, under the trade name Messrs. India Tradition appearing (for) India Trading Corporation, 56 Neta. Subhas Road, Calcutta (a): CR/2322A, 28.8-13 (c) 11 f-62 (e).
- 37 (a) Mo as, Probodh Kumar Seal, Pravash kumae sea, and Nemai Chand Seal, (Partners) ea come of bosines under the trade name of Calcuit) communic Works (for) Calcuita Corpentary Works, 3 Clace Row, Calcuita (a); CR/1434A, 12-7-18 (b), 14-1-62 (e).
- 38 (S) Me st Chhotulal Choraria, Mohanlal Chora of and Rajehand Choraria (Partners) carrying on besides under the trade name Messrs. Kiron Watenetting Conpary (for) Kiron Wire letting Co., 18 Rath Woodmunt Street, Calcutta (a); CR/2495A, 3 11-52 (a); 11-1-62 (e).
- 39 (8) Shiri Shantilal Purusio tam Dass and Shiri Hemonind J. Vora (Partners) carrying on business under the trade name Messrs. Vora Trading Co. (for) Vora Trading Co., 56 Netaji Subhas Road, Calentia (a), CR 1177A, 10-7-46 (b); 11-1-62 (e).

- 40. (S) Messrs. Sailasuta Dassi, Ramnath Coondoo and Amar Nath Coondoo carrying on business under the trade name S. C. Coondoo & Co. (for) Messrs. Sailasuta Dassi and Ramnath Coondoo carrying on business under the trade name S. (Coondoo & Co., 91 Netaji Subhas Road, Calcutta (a); CR/1703A, 4-11-49 (b); 11-1-62 (e).
- 41. (S) Messrs. Gobind Lall Sarda, Madan Lall Sarda and Josada Devi Sarda carrying on business under the trade name Messrs. Madan Engineering Works (for) Madan Engineering Works, 2 Raya Woodmunt Street, Calcutta (a); CR/187B, 27-11-57 (b); 11-1-62 (c).
- 42. (S) Shri Daluram Agarwalla (Proprietor carrying on business under the trade name Messrs Daluram Nathmall (for) Messrs. Daluram Nathmall Darjeeling (a); DJ/400A, 15-1-49 (b); (A) Juta mattings, gum-boots, cotton yarn (d); 10-1-62 (e).
- 43. (S) Sarbasri Pralhadrai Lokhotia and Shew kumar Lokhotia (Partners) carrying on business under the trade name Messrs. Dinaram Hazarimal (for) Messrs. Dinaram Hazarimall, Darjeeling (a) DJ/91A, 26-9-41 (b); 10·1-62 (e).
- 44. Shri Manindra Chandra Dey and Shri Moh Chandra Dey carrying on business under the tradname Trans Indo Corporation, 21/1 Ezra Mansion 10 Government Place East, Calcutta-1 (a); EL/3383A 9-6-60 (b); (A) (1) Raw materials, (2) Plant, mach nery, spare parts and accessories. Provided that all goods for which exemption from payment of salc tax is claimed are intended for use in the actual process of manufacture of the goods named below Ferrous and non-ferrous castings (c); 5-1-62 (e).
- 45. (S) Shri Shapati Mohan Roy (Proprietor carrying on business under the trade name Associated Industries (for) Messrs. Associated Industries (S) Stephen House, 6th floor, Room No. 111 Dalhousie Square, Calcutta (for) 12B Netaji Subha Road, Calcutta (a); (S) EL/3497A (for) LR/2561A (b); 5-1-62 (e).
- 46. Messrs, Soorajmull Nagarmull, (S) 8 Dai housie Square East, Calcutta (for) 61 Harrison Roac Calcutta (a); (S) EL/279B (for) SL/133B (b-6-1-62 (e).
- 47. Hanuman Metals Ltd., 66 Stephen House Dalhousie Square, Calcutta (a); EL/269B, 22-11-6 (b); (A) (1) Raw materials. (2) Plant, machinery spare parts and accessories, (3) Consumable storeviz., coal, dust, lime stone, graphite powders, soar stone powder, fire clay and brick, sands, mouldin sands, mobil oil, furnace oil, phosphorus copper crucible, hard coke, borax powder, saltpetre, magnasium emery paper, sand paper and grinding whee Provided that all goods for which exemption from anyment of sales tax is claimed are intended for us in the actual process of manufacture of the good named below: Door handle, glass dosing handle mirror support, wiper connecting housing, electrical horn cover, head light and tail lamp cover, indicate handle, bonnet hings, name plate, piston, electrical fan and motor components, meter housing, electrical fan and motor parts, manis housing, electrical fan and m

- 48. Messrs. Thacker Spink & Co. (1933) Ltd., 3 Esplanade East, Calcutta (a); EL/257A, 27-9-41 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales fax is claimed are intended for use in the actual placess of manufacture of the goods named below. Books, pamphlets, folders, letter heads and pictures (c): 10-1-62 (e).
- 49. (S) Messrs. Chandi Charan Dhara, Balai Charan Dhara, Jiban Krishna Dhara, Sm. Omasashi Dhara, Butto Krishna Dhara, Paresh Chandia Dhara and Tulsi Charan Dhara carrying on business under the trade name Messrs. Shyama Charan Dhara and Rakhal Chandra Dhara (for) Shyama Charan Dhara & Rakhal Chandra Dhara, Uluberia, Howrah (a); HW:583A, 14-7-44 (b); 6-1-62 (c).
- 50. (S) Messrs. Butto Krishna Dhara, Paresh Chandra Dhara, Tulsi Charan Dhara, Chandi Charan Dhara, Balai Charan Dhara, Jiban Krishna Dhara and Sm. Omasashi Dhara carrying on business under the trade name Sarat Chandra Dhara (for) Sarat Chandra Dhara, post office and village Uluberia, Howrah (a); HW/283A, 4-5-44 (b); 6-1-62 (e).
- 51. (S) Shri Falaram Santra carrying on business under the trade name Messrs. Ranjit Engineering Works (for) Messrs. Ranjit Engineering Works, 149 Benaras Road, Howrah (a); HW, 1328A, 24-7-51 (b); 6-1-62 (e).
- 52. Messrs. Gajanand Ramratan 169 Cotton Street, Calcutta (a); JK/1295A, 12-12-45 (b); (D) And other general merchandise as and when required and certified for resale, (A) Sandal wood, sandal powder, crude, drugs, herbs, country drugs, colours, dyes, arrawroot, soap stone, soap stone-powder, gim, gugul, dhuna, tambul, shellac, lac, phenyle, oil-seeds, rosewater, mercury, barley, rosin, surma, deodar-wood, zinc, abir, rolli, vermillion (d); 6-1-62 (e).
- 53. (S) Messrs. Kedarnath Barodia, Hariram Barodia, Banarsidas Barodia, Ram Kumar Barodia, Ganpatrai Barodia, Shriniwas Barodia, Rambilas Gupta, Jainarain Barodia and Ramdhari Goel (Partners) carrying on business under the trade name Kedar Nath Hariram (for) Messrs. Kedarnath riariram, 29 Banstolla Street, Calcutta (a); JK/121B, 15-12-49 (b); 6-1-62 (e).
- 54. (S) Messrs. Kidarnath Santlal, Rammwas Hariram, Chaturbhuj and Gourishankar (Partners) carrying on business under the trade name Ramgopal Ramswarup, 29 Sir Hariram Goenka Street, Calcutta (a); JK/841A, 29-9-41 (b); (D) And general merchandise as and when required, (A) Rape seed, mustard seed, linseed, castor-seed, til seed, (seramum), mahua seed, poppy-sæd, groundnut seed, husks, til (sesamum) oil, jute, jute products, grain, pulses, cotton seed, groundnut (d); 8-1-62 (e).
- 55. Messrs. Shivshankar Prosad, Benimadhah and Hiralal carrying on business under the trade name Bacharam Hiralall 20 Dharmahatta Street, Calcutta (a); JK/296A, 25-9-41 (b); (A) plaster of Pairs (d); 8-1-62 (e).

56. (S) Messrs, Mangal Chand Sharma, Makhanlal Sharma and Gugasram Sharma, (Partners) carrying on business under the trade name Nanigram Mangai Chand (for) Nongram Mangal Chand, 20 Maharsh: Debendra Road, Calcutta (a); JK/2669A, 13-11-55 (b); 8 1-62 (c)

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- 57 (S) Shri Satvanaram Anaiwala (Proprietor) carrying on business under the raide name Messrs. Euchpa Hosiery (tar) Messis Pushpa Hosiery, 11 Sii (Iariram Gomka Sarea), Calcutta (a); JK/3024A, 8 10-56 (b); 8-1-62 (c)
- 58 (S) Sing Menoinnlat Parasramka and Kesoprosad Parasramka carrying on business under the tack name Manukh 9 Higainnal (for) Messrs. Meisalben Haga mack P 12 Kalakar Street, Calcutta (a); JK 1250A, 27.9 H (b); (D) General merchandise, (A) Cotton cloth and yarn (d); 8-1-62 (c).
- 59 (S) Shri Bhagnathal Goenka (Proprietor) carrying on business under the trade name Messrs. Crown Corl Meintaguing Co., Calcutta (for) Messrs. Crown Cork Manufacturing Co., Calcutta, 24 Sir Harram Goenka Street, Calcutta (a); JK (2655A, 25-6-18 (b); 8-1-62 (c).
- 60. (8) Shei Mao ndra Nath Samanta (Proprietor) carrying on busine's under the trade name Messrs. Manindra Nath Samanta (10r) Messrs. Manindra Nath Samanta, A-2 Port Commesioner's Godown, Jagamath Ghat, Calcutta (a); JK 375A, 29-9-41 (b); (A) Con rope, phenyle and indigo (d); 9-1-62 (c).
- 61. (S) Satva Kinkar Dutta (Proprietor) carrying on business under the trade name Messrs. Satya kinkar Dutta (for) Messrs. Satva kinkar Dutta, P-145 Strand Bank Road, Calcutta (a); [k/2667A, 17-11-55 (b); 10-1-62 (e)
- 62. Messis Durga Prosad Lohia, Radheshyam Lohia and Raghumudan Prosad Lohia carrying on business under the trade game Sita Ram Nainsukhdas, 402 Upper Chitpore Road, Calcutta (a); JK/813A, 29 9-41 (o); (A) Mahiia oil, linseed, kusum seed, mahiia seed (i) seed, gulal, amla, garlic, harv, tapioka starch, lime and cow seed (d); 10-1-62 (c).
- 63 Mesers, Prabhudival Phylchand, 71 Burtolla Street, Calcutta (a); JK/2981A, 28-7-59 (b); (A) Copper sulphate, gurines, jute twine (d); 11-1-62 (e).
- 64 Mera Mush that Againvalla and Dedraj Againvalla carrying on he moss under the trade name Mushdha Dedraj, prooffice Matelli, district Julpaiguri (a): [P·7.24A, 8-9 49 (b); (A) Tea chests and componing (d): 6-1-62 (e).
- 65 (S) Messir. Bhagawandas Agarwala, Amar Chand Agarwala. Paadadaar Agarwala and Durgalal Ladman carrying on the purms under the trade name Mihabi Storm (191) Messas. Bhagawandas Agarwalla Badha Krisen Agarwalla and Amar Chand Agarwalla carrying on business under the made name Mahabir Stores, junction of Hill Coll Road and Sevak Road, post office Siliguri, doubt 10 miles in 1971-1952A, 30-12-59 (b); 10 1-62 (c).

- 66. (S) Shri Bajrang Lal Murarka (Proprietor) carrying on business under the trade name Messrs. Pigments & Chemicals Corporation, 25C Swallow Lane, Calcutta, (for) Messrs. Pigments & Chemical Corporation (a); LR/2695A, 17-8-56 (b); 8-1-62 (e).
- 67. (S) Shi Manindra Nath Mitra (Proprietor) carrying on business under the trade name Messrs. Continental Commercial & Printing Works, 28 Swallow Lane, Calcutta (for) Messrs. Continental Commercial & Printing Works (a); LR/515A, 14-11-41 (b); 8-1-62 (e).
- 68. Messrs. Jayshree Tea & Industries Ltd., India Exchange Buildings, Royal Exchange Place, Calcutta, (D) Additional place of business: 19 Old Ballygunge Road, Calcutta (a); LR/218B, 26-2-53 (b); 8-1-62 (e).
- 69. (S) Nanda Kishor Swaika & Parkashnath Gupta carrying on business under the trade name Nandkishore Parkashnath, 5 Clive Row, (3rd Floor, Room No. 71) Calcutta-1 (for) Messrs. Nandkishore Parkashnath (a); LR/2532A. 2-6-52 (b); (A) Motor parts and accessories (d); 10-1-62 (e).
- 70. (S) Shri Mohanlal Chokhany carrying on business under the trade name Chokhany Sons, 5 Clive Row, Calcutta (for) Messrs. Chokhany Sons, 5 Clive Row, Calcutta (a); LR/2409A, 29-5-53 (b); 10-1-62 (e).
- 71. Messrs. Shimwell & Bros. (Cal.) (Private) Ltd., 1 India Exchange Place, Calcutta (a); LR/432A, 26-9-41 (b); (A) Refrigerator (d); 10-1-62 (e).
- 72. Messrs. K. Paul (Private) Ltd., 14 Clive Street, Calcutta (a): LR/1071A, 10-6-44 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: Iron wood screws, galvanized conehead screws, galvanized roofing bolts and nuts, galvanized iron wire, copper wire, brasswire, shoe cut tanks, rose head nails, pins, vertical and carnish boiler, pumps (c); 10-1-62 (e).
- 73. Messrs Assam Bengal Case Board Co. Ltd., 8 Netaji Subhas Road, Calcutta (a); LR/3246A, 5-9-51 (b); (A) (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Planks and packing boxes (c); 10-1-62 (e).
- 74. Shri Krishna Kumar Chancharia and Sm. Shardadevi Poddar (Partners) carrying on business under the trade name Messrs. Premier Agencies, 16 India Exchange Place, Calcutta (a); LR/3199A, 1-12-60 (b); (A) Fire bricks, fire clay (d); 11-1-62 (e).
- 75. Shri Sitaram Daga, and Shri Shankarlal Pasari (Partners) carrying on business under the trade name Messrs. Sitaram Shankarlal, 9 Royal Exchange Place, Calcutta (a); LR/1775A, 30-7-49 (b); (A) Machinery (d); 11-1-62 (e).
- 76. (S) Shri Kailash Chander Lamba, Shri Kewal Krishna Lamba and Sm. Kaushalya Rani Lamba carrying on business under the trade name G. K.

- Timber Industries (for) Messrs. G. K. Timber Industries, (S) 11G Canal Circular Road, (Ultadanga) Calcutta-4 (for) 65 Maharshi Debendra Road, Calcutta (a); (S) MK/3384A (for) SH/2642A (b); 8-1-62 (e).
- 77. (S) Shri Nityananda Sribastava carrying on business under the trade name Messrs. Ananda & Co. (for) Messrs. Ananda & Co., 214 Chittaranjan Avenue. Calcutta (a); MK/653A, 2-10-41 (b); 8-1-62 (e).
- 78. (S) Shri Keshar Prosad Gupta and Monoharlal Mushaddi carrying on business under the tradename Messrs. Plastic Machinery Distributors (for) Messrs. Plastic Machinery Distributors, 4 Upper Chitpore Road, Calcutta (a): MK/2674A. 27-7-56 (b); 9-1-62 (e).
- 79. Messrs. Santosh Biscuit Co. Ltd., (S) 179A Maniktola Main Road. Calcutta (for) 121 Maniktola Main Road, Calcutta (a); MK/748A, 24-9-41 (b); 10-1-62 (e).
- 80. Messrs. Amarsing Dawar, Kamalsing Dawar and Mulkraj Gupta carrying on business under the trade name Hindusthan Tyres, (S) 242/B Upper Circular Road, Calcutta (for) 90 Shyambazar Street, Calcutta (a); (S) MK/3385A (for) SH/2973A (b); 11-1-62 (e).
- 81. Messrs. Gakuldas Daga and Naghu Devi Daga carrying on business under the trade name Messrs. Shree Gobind Industries. 6 Garanhatta Street, Calcutta (a); MK/3236A, 3-1-61 (b); (A) Mechanical parts for sale (d); (A) Automobile parts (c): 11-1-62 (e).
- 82. Sarbasri Sanwatram and Ramgopal Agarwala (Partners) are carrying on business under the trade name Messrs. Sanwatram Ramgopal Agarwala, post office and police-station Islampur, West Dinajpur (a): ML/539A, 31-1-58 (b); (A) Tisi oil, radio battery, biscuits, sewing thread, petromax mantes, glucose, neel blue, coal (d); 5-1-62 (e).
- 83. (S) Shri Purosattam Patel and Shri Motibhai Patel carrying on business under the trade name P. M. Patel & Co. (for) P. M. Patel & Co., Tamluk, Midnapur (a); MN/905A, 21-11-49 (b); 5-1-62 (e).
- 84. Shri Nripendra Narayan Dey, Shri Lakshmi Narayan Dey, Shri Ajit Narayan Dey, Shri Anil Narayan Dey and Shri Hrishikesh Dey carrying on business under the trade name Lakshmi Narayan Ajit Narayan Dey, Postabazar, Ghatal, Midnapur (a); MN/1491A, 30-7-60 (b); (A) Jute canvas (d); 9-1-62 (e).
- 85. (S) Shri Gopiram Agarwala and Shri Probhu Dayal Agarwala carrying on business under the trade name Kanailal Gopiram (for) Kanailal Gopiram, post office Ballichack, Midnapur (a); MN/53A, 29-9-41 (b); 10-1-62 (e).
- 86. (S) Sm. Parvati Sahuani carrying on business under the trade name Krishna Pradhan Sahu (for) Krishna Prodhan Sahu, 78, 79, 80 Railway Market, Kharagpur, Midnapur (a); MN/79A, 29-9-41 (b); 10-1-62 (e).

- 87. (S) Shri Nanda Dulal De carrying on business ider the trade name Dey Brother (for) Dev Brother, argram Town, Midnapur (a); MN/812A, 4-6-49); (A) M.S. rods, umbrella, C.I. metric weights (d); 1-1-62 (e).
- 88. (S) Messrs. Shristidhar Samanta, Satish Chana Samanta, Manabendra Nath Khan, Sebait Sree napurna Mata Thakurani carrying on business ider the trade name Ramnath Manna (for) Shriamanath Manna (Proprietor) carrying on business ider the trade name Messis. Ramanath Manna, 7 Netaji Subhas Road, Calcutta (a); MR/623A, -9-41 (b); 5-1-62 (e).
- 89. (S) Shri Ashutosh Hazro and Nirmal Kanta takraborty carrying on business under the trade time. The Bengal Industrial Works (for) The Bengal dustrial Works, 45 Kasba Road, Dhakuria, 24-Parnas (a); PG/20A, 20-9-41 (b); 8-1-62 (e).
- 90. (S) Shri Upendra Nath Modak carrying on isiness under the trade name Upendra Nath Modak by Messrs. K. C. Modak & Co. (S) 3, West Ghoseira Road, Bhatpara, 24-Parganas (for) Ghoshpara oad, Kantalpara, Naihati, 24-Parganas (a); PG / 387A, i-7-43 (b); 9-1-62 (e).
- 91. (S) Gangadhar Mallick carrying on business ider the trade name Messrs. Gangadhar Mallick & ms (for) Gangadhar Mallick and Profulla Kumar Iallick, 8 Akra Road, Garden Reach, 24-Parganas); PG/543A, 15-4-46 (b); 11-1-62 (e).
- 92. (S) Messrs. Shib Nath De, Sahadeb Ch. Seal and Basudeb De carrying on business under the trade ame Star Tea Co. (for) Messrs. Star Tea Co., 8-C allbazar Street, Calcutta (a); RB/58B, 1-12-59 (b); -1-62 (e).
- 93. Messrs, Santosh Kumar Seal, Shyama Charan eal and Madhab Chandra Seal carrying on business nder the trade name Benode Behari Seal & Sons, 6 Brabourne Road, Calcutta (a); RB/175A, 26-9-41 b); (D) And general merchandise as and when equired for resale (d); 5-1-62 (e).
- 94. Messrs. Sukumar Bhattacharyya, Siva Sankar shattacherjee, Gopinath Kumar, Fonda Markowaska Irossley, Prema V. Kapur, Santi Devi Saraf and sarsingh Prasad Shroof carrying on business under he trade name B.S. & Co., 33 Biabourne Road, Calutta (a); RB/207A, 30-9-41 (b); (After) (1) Raw naterials, (2) Plant, machinery, spare parts and iccessories, (3) Consumable stores. Provided that ill goods for which exemption from payment of ales tax is claimed are intended for use in the ictual process of manufacture of the goods named below: (A) (ii) Bellet, hard drawn bright wires, wire (c); (D) Fardware and other general merchandise as and when required for resale, (A) Plank, imber, m.s. bolts and nuts, rivets, taw material for tea chests, finished plywood, flush door, synthetic tesin hardener, tissue paper, nail, linings shooks (d); 6-1-62 (c).
- 95. (S) Messrs. R. D. Bansal, S. K. Bansal (alias Agarwalla) and J. P. Bansal carrying on business under the trade name G. K. Bansal & Co. (for) Messrs. G. K. Bansal & Co., 2/1 Lallbazar Street, Calcutta (a); RB/1045A, 5-8-59 (b); 8-1-62 (e),

- 96. (S) Shri Biswanath Agarwalla carrying on business under the trade name Eastern Export Corporation (for) Shri Biswanath Agarwalla (Proprietor) carrying on business under the trade name Messrs. Eastern Export Corporation, 9-C Mercantile Buildings, Lallbazar, Calcutta (a); RB.496A, 29-2-56 (b); (A) C.I. castings (d); 8-1-62 (e).
- 97. (S) Messis. Utsaha Prasad Bose carrying on business under the trade name Stores Supply & Manufacturing Co. (for) Messis. Stores Supply & Manufacturing Co., 8-B Lallbazar Street, (2nd floor), Calcuita (a); RB 192A, 26-8-55 (b); 8 1-62 (e).
- 98. (S) Messis, Sachindra Nath Chatterjee carrymg on business under the trade name Aryan Planters' Agency (for) Messis, Aryan Planters' Agency, 9 Ezra Street, Calcutta (a); RB/664A, 5-4-54 (b); 8-1-62 (e).
- 99. Messis, Sailendra Nath Mitra, Ajit Kumar Mitra, Dilip Kumar Mitra and Tapan Kumar Mitra carrying on business under the trade name Pioneer Industrial Syndicate (for) Messis, Pioneer Industrial Syndicate, 67 Ezra Street, Calcutta (a); RB/509A, 21-12-48 (b), 8-1-62 (e).
- 100. Messrs. The Bombay Company (Private) Ltd., (S) 18A Brabourne Road, Calcutta (for) 28B Pollock Street, Calcutta (a); RB/151A, 24-9-41 (b); (D) General merchandise as and when required for resale, (A) Machinery, steel wire rope, electrical goods, engineering goods, flood light, reflector and accessories, survey instruments, concrete mixers, asphalt mixers, vibrators and accessories, oil burners and accessories, sand riddles, low presure burners, entrifugal blower and accessories, portable sterilizers, tool holder bits, slitting saws, steel of all types, fibreglass and ancilliary insulasion materials, twist drills, ball and roller bearings, steel and/or wooden sea and river craft of all types (d); 8-1-62 (e).
- 101. (S) Messrs. Indo Eastern Trading Co. (Private) Ltd. (for) Indo Eastern Trading Co. Ltd., 23/24 Radhabazar Street. Calcutta (a); RB/79A, 10-9-48 (b); (A) Rice, iron ore, iron and steel, bolts and nuts, wires, coiled-rolled sheets (d); 10-1-62 (e).
- 102. (S) Shri Prafulla Chandra Narayan Chowdhury carrying on business under the trade name Prafulla Narayan Engineering Co., (for) Messrs. Prafulla Narayan Engineering Co., P-14 Mission Row Extension, Calcutta (a); RB 193A, 19-6-56 (b); 10-1-62 (c).
- 103. (S) Shri Anii Kumar Chakraborty carrying on business under the trade name Chakraborty Traders (for) Messrs. Chakraborty Traders, 8-B I allbazar Street, Calcutta (a); RB/818A, 8-1-57 (b); 10-1-62 (e).
- 104. (S) Shri Abdul Rashid carrying on business under the trade name Messrs. Sirajul Arifeen & Co. (for) Sirajul Arifeen & Co., 1 Ezra Street, Calcutta (a); RB/145A, 26-9-41 (b); 10-1-62 (e).
- 105. (S) Messrs Madhakai Varjibandas Kampani and Bharat Kumar Varjibandas Kampani carrying on

- business under the trade name Moolraj & Co. (for) Messrs. Madhukar M. Shah carrying on business under the trade name Moolraj & Co., 33 Brabourne Road, Calcutta (a); RB/663A, 27-12-55 (b); 10-1-62 (e).
- 106. Messis, East India Development Co. Ltd., (S) 9 Brabourne Road, Calcutta (for) 10 Brabourne Road, Calcutta (a); RB/581A, 3-1-55 (b); (D) And general merchandise as and when required for resale (d); 10-1-62 (e).
- 107. (S) Shri Murarilal Agarwalla, Shri Sitaram Agarwalla, Shri Hari Prasad Agarwalla, Shri Srinibas Agarwalla and Shri Jagadish Prosad Agarwalla (Partners) carrying on business under the trade name Messrs. Sheodutt Murarilal (for) Messrs. Sheodutt Murarilal, 7/2 Babulal Lane, Calcutta (a); RJ/2847A, 19-5-58 (b); 6-1-62 (c).
- 108. (S) Shri Kedar Nath (Proprietor) carrying on business under the trade name Messrs. Kedar Nath & Co. (for) Messrs. Kedar Nath & Co., 171A Harrison Road, Calcutta (a); RJ/2633A, 13-12-55 (b); 9-1-62 (e).
- 109. (S) Shri Nandlal Beria and Shri Gazadhar Beria (Partners) carrying on business under the trade name Messrs. Sree Anand & Co., (for) Messrs. Sree Anand & Co., 201 Harrison Road, Calcutta (a); RJ/2370A, 22-5-53 (b); 10-1-62 (e).
- 110. (S) Shri Sambhu Nath Bhowmik (Proprietor) carrying on business under the trade name Messrs. Narayan Chandra Ranjan Kanti Bhowmik (for) Messrs. Narayan Chandra Ranjan Kanti Bhowmik, 15 Pageyapattv Street, Calcutta (a); RJ/1704A, 30-4-49 (b); 10-1-62 (e).
- 111. (S) Shri Samarendra Nath Biswas and Shri Ramendra Nath Biswas (Partners) carrying on business under the trade name Messrs. Biswas Brothers (for) Messrs. Biswas Brothers, 6/2 Lock Gate Road, Calcutta (a); SH/1911A, 20-6-57 (b); (A) H. P. Lime (b); 6-1-62 (e).
- 112. (S) Shri Gopi Krishna Damani (Proprietor) carrying on business under the trade name Pressed Steel Co. (for) Messrs. Pressed Steel Co., 5B Old Mayor's Court, Calcutta-5 (a); SH/2644A, 24-2-58 (b); (A) (I) Raw material: Insulation board, and insulation materials in the manufacture of structural thermal insulation (c); (A) Insulation board and insulation materials (d); 6-1-62 (e).
- 113. (S) Messrs. Krishnadas Pal, Ram Chandra Pal and Sombhunath Chinya carrying on business under the trade name Ashotosh Cheena Krishnadas Pal (for) Messrs. Ashotosh Cheena Krishnadas Pal, 204 Maharshi Debendra Road, Calcutta (a); SH/1175A, 26-9-47 (b); 9-1-62 (c).
- 114. (S) Shri P. Madon Gopal (Proprietor) carrying on business under the trade name Ideal Engineering Co., (for) Messrs. Ideal Engineering Co., 259 Upper Chitpore Road, Calcutta (a); SH/1916A, 2-7-51 (b); 9-1-62 (e).
- 115. (S) Shri Satyanarayan Gouri Soria (Proprietor) earrying on business under the trade name

- Shree Lakhee Trading Corporation, (for) Messrs Satya Narayan Gouri Saria and Krishnalal Kakranıa (Pa. tners) carrying on business under the trade name Shree Lakhee Trading Corporation, 187 Maharshi Debendra Road, Calcutta (a); SH/2737A, 29-1-58 (b); 9-1-62 (e).
- 116. (S) Messrs. Lal Mohon Das, Kamala Kanta Das and Dwarika Nath Das (Partners) carrying on business under the trade name Lal Mohon Das Kaniala Kanta Das Dwarika Nath Das (for) Messrs Gopeswar Das Lal Mohon Das, 359 Upper Chitpoid Road, Calcutta (a); SH/618A, 5-5-42 (b); 9-1-62 (c)
- 117. (S) Mesors. Rattindranath Gupta and Rashbehari Basu (Partners) carrying on business under the trade name Valcota Industries (for) Messis Valcota Industries, 2A Banomally Sarkar Street Calcutta-5 (a): SH/2655A, 28-3-58 (b); (A) (I) Raymaterials, aluminium ingot, zinc, copper ingot an scrap, briass pipe and tin ingot in the manufacturol scientific instrument parts and survey instrument parts (c): 10-1-62 (e).
- H18. (S) Messrs. Birendra Nath Guha, Kalyak Kumar Guha, Dilip Kumar Guha, Mahendra Kuma Guha and Buddhadeb Kumar Guha carrying on business under trade name B. N. Guha & Co. (for Messrs. B. N. Guha & Co., 1 Nanda Kishore Street Calcutta (D) Additional place: Naxalbari, distric Darjeeling (a); SH/157B, 22-7-46 (b); (A) (1) Ray materials: Trees, saws and clamps, (2) Plant machinery, spure parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed an intended for use in the actual process of manufacturof the goods named below: sleepers and logs (D) Trees, saws and lamps and A B and C certified by the purchasing dealer to be required for using any process in the manufacture of sleepers and logs for sale (c); 11-1-62 (e).
- 119. (S) Shri Shyamlal Chandra (Proprietor carrying on business under the trade name Shyamla Chandra (tor) Messrs. Shyamlar Chandra, Sarisha para. Chandernagore, Hooghly (a); SP/1069A 18-10-55 (b); 8-1-62 (e).
- 120. (S) Shri Sourendra Nath Dash (Proprietor carrying on business under the trade name Sourendr Nath Dash (for) Messrs. Sourendra Nath Dash Rathersarak, Chandernagore, Hooghly (a); SP/1138/2-5-57 (b); 8-1-62 (e).
- 121. (S) Shri Bibhuti Bhusan Pal (Karta of th Hindu Undivided Family) carrying on business unde the trade name Bibhuti Bhusan Pal & Bros., (for Messrs. Bibhuti Bhusan Pal & Bros., Kotrons Hooghly (a); SP/10A, 24-8-43 (b); 9-1-62 (e).
- 122. (S) Abdul Karim Sarkar, Abdul Rahama Sarkar and Abdul Jabbar Sarkar (Partners) carryin on business under the trade name Karim Rice Mil (tor) Messrs. Karim Rice Mill, Panduah, Hooghl (a); SP/281A, 9-1-42 (b); 10-1-62 (e).
- 123. (S) Shri Mohanlal Agarwalla (Proprietor carrying on business under the trade name Mohanla Agarwalla (for) Messrs. Mohanlal Agarwalla, Gantze Street, Serampore, Hooghly (a); SP/446A, 23-1-4 (b); 11-1-62 (e).

- 124. (S) Shrimati Kanak Latika Biskas (Proprietress) carrying on business under the trade name Chandernagore Trading Mart (for) Messrs. Chandernagore Trading Mart, Lakshmiganj, Chandernagore, Hooghly (a); SP/956A, 21-12-54 (b); 11-1-62 (e).
- 125. (S) (1) Shri Netai Chand Auddy, (2) Rash Behari Kundu, (3) Shri Haradhan Sett and (4) Shii Sailendra Nath Dutta (Partners) carrying on business under the trade name Messrs. N. C. Auddy (for) Messrs. N. C. Auddy, B11 & 12 New Market, Calcutta (a); TL/571A, 6-10-41 (b); 5-1-62 (e).
- 126. (S) Shri Harendra Nath Banerjee (Proprietor) carrying on business under the trade name Messrs. Bhabani Hosiery Mills (for) Messrs. Bhabani Hosiery Mills, 27,5 Rashbagan Lane, Calcutta (a); TL/32A, 22-9-13 (b); 8-1-62 (e).
- 127. (S) Shri Durlay Chandra Dey and Gosto Behari Pal (Partners) carrying on business under the trade name Messrs. Durlay Chandra Dey Gosto Behari Paul & Co. (for) Messrs. Durlay Ch. Dey Gosto Behari Paul & Co., 42 Rani Rashmoni Road, Calcutta (a); TL/70°A, 28-9-42 (b); 8-1-62 (e).
- 128. (S) Sarbasri Sudhansu K. Manna, Tarak N. Manna, Gobordhan Manna and Panchanan Manna (Partners) carrying on business under the trade name Messrs. Manna Stores (for) Messrs. Manna Stores, 14 Gowaltoli Lane, Calcutta (a); TL/1046A, 22-4-47 (b); 8-1-62 (e).
- 129. (S) (1) Shri Kalı Charan Shukla, (2) Shri Jagannath Shukla and (3) Shri Jayanti Shukla (Partners) carrying on business under the trade name Messrs. Shukla & Co. (for) Messrs. Shukla & Co., B9 and 10 New Market, Calcutta (a); TL, 133B, 10-9-52 (b); (D) Paper, stationery, pencil fountampens (d); 8-1-62 (e).
- 130. (S) Shei Jagat Singh (Proprietor) carrying on business under the trade name Messrs. Lahore Restaurant (for) Messrs. Lahore Restaurant, 140 S. N. Banerjee Road, Calcutta (a); TL/1931A, 3-9-54 (b); (A) (3) Consumable stores, viz., flour, atta, sugar. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Chapati, mutton and chicken curry, vegetable curry, tea and lassi, flour, atta, sugar, tea, and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials, or fixtures, required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of chapati, mutton and chicken curry, vegetable curry, tea and lassi for sale (c); 9-1-62 (e).
- 131. (S) Shri Radheshyam Gupta (Proprieto ) carrying on business under the trade name Messrs. Radheshyam Gupta (for) Messrs. Radheshyam Gupta, 13 Rani Rashmoni Road, Calcutta (a); TL/1471A, 12-1-51 (b); 9-1-62 (e).
- 132. (S) Shri Butto Krishna Shaoo (Proprietor) carrying on business under the trade name Messrs. Deva Agency (for) Messrs. Deva Agency, A39 Hogg Market, Calcutta (a): TL/337A, 27-9-41 (b); 10-1-62 (e).

- 133. (S) Sarbasri Jyotish Banerjee and Aminul Islam (Partners) carrying on business under the trade name Messrs. National Stores (for) Messrs. National Stores, 30D Free School Street, Calcutta (a); 11/958A, 21-2-46 (b); (D) Provisions and drugs (d); 10-1-62 (e).
- 134. (S) Nuruddin Ahmmad (Proprietor) carrying on business under the trade name Messrs. Gowchia Library (for) Messrs. Gowchia Library, (S) 53 Lower Circular Road (for) 30 Machuabazar Street (a); (S) TL/2512A, 10-1-62 (for) CL/2164A, 12-4-51 (b); 10-1-62 (e).
- 135. Messrs. D. H. Kesh & Co. (Private) Ltd., (S) 68 Dharamtala Street, Calcutta (for) 16 Ram Kanai Adhikari Lane, Calcutta (a); (S) TL/2513A (for) SL 511 (b); 10-1-62 (e).
- 136. (S) (1) Shri Ajit Kumai Dey and (2) Mihir Kumai Dey (Partners) carrying on business under the trade name Messis. Dey's Mercantile Stores (for) Messis. Dey's Meicantile Store, A12 and B83 S. S. Hogg Market, Calcutta (a); TL/472A, 16-2-42 (b); (A) Flectrical light, shades (d); 11-1-62 (e).
- 137. Messrs. Chowringhee Sales Bureau (Private) Ltd., 3A Chowringhee Road, Calcutta (a); (S) LL/188B (for) TL/1096A (b); (D) General merchandise as and when required for resale (d); 11-1-62 (c).
- 138. (S) Shri Santosh Kr. Bose, Sisir Kr. Bose, Mihir Kr. Bose, Timir Kr. Bose (Partners) carrying on business under the trade name Messrs. Metropolitan Trading Co. (for) Messrs. Metropolitan Trading Co., 5 Chowringhee Road, Calcutta (a); TL 1010A, 9-11-46 (b); (D) General merchandise as and when required for resale (d); 11-1-62 (e).
- 139 Messrs. Nandalal Bhowmick, Monoranjan Chowdhury, Gyatri Rani Chowdhury and Nirupama Bhowmick carrying on business under the tradename The India Trading & Engineering Co., 50/1 Nirmal Chandra Street, Calcutta (a); SL/3320A, 15-10-58 (b); (A) Jute twine (d); 5-1-62 (e).
- 140. (S) Shri Ramendia Nath De carrying on business under the trade name Messrs. Co-operatif Book Depot (for) Messrs. Co-operatif Book Depot, 54 College Street, Calcutta (a); SL/96A, 25-9-61 (b); 6-1-62 (e).
- 141 (S) Shri Gouranga Press (Private) Ltd. (for) Shri Gouranga Press Ltd., 5 Chintamoni Das Lane, Calcutta (a); SL/245A, 26-9-41 (b); (D) Stationery and office furniture (c); 6-1-62 (e).
- 142. Shri A. K. Banerjee carrying on business under the trade name Messrs. World Publishers, (S) 16 1 Shyama Charan Dey Street, Calcutta (for) 22A Beniatola Lane, Calcutta (a); SL/2621A, 10-3-53 (b); 11-1-62 (e).
- Explanatory notes. Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:
- (A) means "Add"; (D) means "Delete"; (S) means "Substitute".
  - S. K. GHOSE, Commissioner.

No. 14C.7.—25th January 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particular: appearing in the different items in the manner indicated against such particulars are published for general information:—

- Notes. -(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate
  - (e) Goods for resale.
  - (d) Goods for use in manufacture.
  - (e) Goods for use in the execution of contracts.
  - (f) Date of amendment.
- 1. (S) Nirmal Chandra Dutta carrying on business under the trade name Messrs. Mahabodhi Tea House (for) Messrs Mahabodhi Tea House, (S) 156 Shyama Prosad Mukherjee Road, Calcutta (for) 26 Russa Road, Calcutta (a); 9B(AL)(Central), 28-6-57 (b); 5-1-62 (f).
- 2. (S) Scienced Baraboni Coal Co. (Private) Ltd., Haripur Colliery, Post Office Bahula, Burdwan (for) Selected Baraboni Coal Co. (Private) Ltd., Post Office Charanpur, district Burdwan (a): 59A(AS)(Central), 28-6-57 (b), 8-1 62 (f).
- 3 Messrs, Manordas J. Shah, Harikishandas J. Shah, Himatlal J. Shah and Shantilal Shah carrying on business under the trade name Manordas J. Shah, 14 Amratola Sirest, Calcutta (a); 1193A(AT)(Central), 26-6-59 (b): (A) Chillies, sandalwood (c); 8-1-62 (f).
- 4. (S) Shri Laharchand Shanghvi, Shri Shashikant Shanghvi and Shii Bharat Kumar Shanghvi carrying on business under the trade name Amdison (for) Shri Laharchand Shanghvi carrying on business under the trade name Andison, 71 Canning Street, Calcutta (a): 1124A(AT)(Central), 22-9-60 (b): 10-1-62 (f)
- 5. (S) Shri Bharat Singh Agarwalla carrying on business under the trade name Standard Plastic Works (for) Standard Plastic Works, (S) 71 Canning Street, C-117, Calcutta (for) 150 Lower Chitpore Road, Calcutta (a) (S) 1224A(AT)(Central) (for) 726A (CL)(Central) (b) 10-1-62 (f).
- 6 (S) Credit Union Co-operative Enterprises Ltd. (for) R A Massev's Unterprises, 21 Harington Street, Calcutta (i), 29A(PH)(Central), 21-6-61 (b); 10-1-62 (f).
- 7 P. I. Khanna (Proprietor) carrying on business under the trade name Messis. Parsons Company, 12 Theatre Road. Calcuda-16 (a): 239A(BH)(Central), 5-8-57 (b): (A) Flushing cistern (c): 11-1-62 (f).
- 8. Messis Balchand Behani and Udai Chand Behani carryin on business under the trade name Balchand Udaichand, Riswasingha Road, Cooch Behar (a): 301A(CB)(Central), 23-9-61 (b); (A) Incense sticks (c); 8-1-62 (f).

- 9. Messrs. Jaichandlal Agarwalla, Dungarmal Agarwalla and Asha Devi Agarwalla carrying on business under the trade name Agarwal Company, Biswasingha Road, Cooch Behar, Branch: No. 1 Biswasingha Road, Cooch Behar (a); 3B(CB)(Central), 1-7-57 (b); (A) Fleaseed husk and paints (c); 8-1-62 (f).
- 10. Messrs. Kharag Chand Jalan, Jagadish Prosad Jalan and Sundarmal Jalan carrying on business under the trade name Kesav Stores, Nripendra Narayan Road, Cooch Behar (a); 93A(CB)(Central), 2-7-57 (b); (A) Plastic goods (c); 9-1-62 (f).
- 11. (S) Shri Ghanshyamdas Ruia carrying on business under the trade name Joy Trading Company (for) Messrs. Joy Trading Company, 119B Mahatma Gandhi Road, Calcutta (a); 838A(CL)(Central), 22-12-58 (b); 6-1-62 (f).
- 12. (S) Sadananda Sain, Amar Nath Sain, Gopi Ranjan Sain, Kalachand Sain, Asim Kumar Sain, Karuna Sain, Asit Kumar Sain, Adhir Kumar Sain, Aloke Kumar Sain, Ajoy Kumar Sain, Anup Kumar Sain and Amita Sain carrying on business under the trade name J. M. Sain & Bros. (for) Messrs. J. M. Sain & Bros., 110 College Street, Calcutta (a); 59B (CL)(Central), 10-12-58 (b); 11-1-62 (f).
- 13. Messrs. Nurul Hassan, Manzurul Hassan, Bashir Ahamed and Ayesha Khatoon carrying on business under the trade name Messrs. Shaik Nabi Bukhsh & Co., 7 Balai Dutta Street, Calcutta (a); 622A(CL) (Central), 27-9-57 (b); China clay (c); 11-1-62 (f).
- 14. (S) Shri Santosh Kumar Bhattacherjee (Proprietor) carrying on business under the trade name S. K. Bhattacherjee & Co. (for) Messrs S. K. Bhattacherjee & Co., 138 Canning Street, Calcutta (a); 789A (CR)(Central), 26-7-57 (b); 4-1-62 (f).
- 15. D. B. & Co. (India) Private Ltd., 10 Clive Row, Calcutta (a); 1358A(CR)(Central), 25-11-60 (b); (A) Lime stone (c); 5-1-62 (f).
- 16. (S) Messrs. Ram Swarup Sodhani and Hari Prosad Malpani carrying on business under the trade name Associated Bearing Enterprises (for) Associated Bearing Enterprises, 91 Netaji Subhas Road, Calcutta (a); 1124A(CR)(Central), 4-11-58 (b); (A) Chemicals, paints, stationery and drawing instruments (c); 5-1-62 (f).
- 17. Messrs. C. R. Krishnan, Atmaram Agarwal, N. R. Hariharan and Meyalal Kedia carrying on business under the trade name Bengal Chemicolour Co., 10 Armenian Street, Calcutta (a); 77B(CR)(Central). 31-8-61 (b); (A) Anodes (c); 6-1-62 (f).
- 18. (S) Shri Kanailal Roy (Proprietor) carrying on business under the trade name Makewell Engineering Co. (for) Shri Kalipada Roy (Proprietor) carrying on business under the trade name Makewell Engineering Co., 38 Netaji Subhas Road, Calcutta (a); 1337A (CR)(Central), 30-8-60 (b); 8-1-62 (f).
- 19. (S) Shri Bhupendra Nagardas Hemani (Proprietor) carrying on business under the trade name Hemko Engineering Corporation (for) Messrs. Hemko Engineering Corporation, 138 Canning Street, Calcutta (a): 1128A(CR)(Central), 23-12-58 (b); 8-1-62 (f).

- 10. (S) Shri Jashbhai V. Patel (Proprietor) carryon business under the trade name New Importency (for) Messrs. New Import Agency, 138 Canning 2et, Calcutta (a); 246A(CR)(Central), 26-6-57 (b); 1-62 (f).
- 21. (S) Shri Birinchi Mohan Mitra and Shri Trigun mar Mitra (Partners) carrying on business under trade name Messrs. B M Mitra & Btos (Ior) M. Mitra & Bros., 2°1'2 Strand Bank Road, cutta (a); 694A(CR)(Central), 17 7-57 (b), 11-1-62
- 22. (S) Shri Shantilal Purushottam Dass and Shri mchand J. Vora (Partners) carrying on business for the trade name Messrs. Vora Trading Co. (for) ra Trading Co., 56 Netaji Subhas Road, Calcutta 390A(CR)(Central), 3-7-57 (b) 11-1-62 (f)
- 23. (S) Messrs. Sailasuta Dassi, Ramnath Coondoo I Amarnath Coondoo carrying on business under trade name S. C. Coondoo & Co. (for) Messrs lasuta Dassi and Ramnath Coondoo carrying on siness under the trade name S. C. Coondoo & Co. Netaji Subhas Road, Calcutta (a); 289A(CR) entral), 27-6-59 (b); 11-1-62 (f).
- 24. (S) Shri Uma Shankar Sharma (Proprietor) rying on business under the trade name Canvas ods Mfg. Co. (for) Canvas Goods Mfg. Co., 19 nagogue Street, Calcutta (a); 1207A(CR)(Central), -6-59 (b); 11-1-62 (f).
- 25. (S) Messrs. Probodh Kumar Seal, Provash mar Seal and Nemai Chand Seal carrying on busiss under the trade name Messrs. Calcutta Carpentry orks (for) Calcutta Carpentry Works, 9 Clive Row, leutta (a); 1034A(CR)(Central), 14-3-58 (b); -1-62 (f).
- 26. (S) Messrs. Chhotalall Choraria, Mohanlall horaria and Raichand Choraria carrying on business ider the trade name Kiron Wire-netting Co. (for) iron Wire-netting Co., 18 Raja Woodmunt Street, alcutta (a); 336A(CR)(Central), 27-6-57 (b); 11-1-62
- 27. (S) Messrs. Kishanlal Goenka and Ranibhusan enka carrying on business under the trade name bulal Chandra Bhusan (for) Jhobulal Chandra asan, 2 Raja Woodmunt Street, Calcutta (a); 226A R)(Central), 26-6-57 (b); 11-1-62 (f).
- 28. (S) Sarbasri Praldhadrai Lokhotia and Shewmar Lokhotia (Partners) carrying on business under trade name Messrs. Dinaram Hazarimall (for) issrs. Dinaram Hazarimall, Darjeeling (a); 129A D(Central), 15-7-57 (b); 10-1-62 (f).
- 29. Shri Manindra Chandra Dey and Shri Mohit andra Dey carrying on business under the trade me Trans Indo Corporation, 211 Ezra Mansion, Government Place East, Calcutta-1 (a); 629A L)(Central), 18-6-60 (b); (A) Raw materials, plant, whinery, spare parts and accessories required for mufacture of ferrous and non-ferrous castings (d); 1-61 (f).
- 30. Messrs. Soorajmull Nagarmull, (S) 8 Dalusie Square East, Calcutta (for) 61 Harrison Road, alcutta (a); (S) 98B(EL)(Central) (for) 38B(SL) Central), 31-7-57 (b); 6-1-62 (f).

- 31 (S) Falaram Santra carrying on business under the trade name Messrs Ranjit Engineering Works (for) Messis Ranjit Engineering Works, 149 Benaras Road, Howrah (a), 10A(HW)(Central), 1-7-57 (b); 6-1-62 (f)
- 32 Mohendra Kumar S Patel, Shri Dinubhai G. Patel and Shri Ranjibhai Patel carrying on business under the trade name Messis. Grapho Minerals, 139 Belilious Road, Howrah (a), 303A(HW)(Central), 18-9-57 (b); (A) Fire clay blacking powder, black-lead powder, soap stone powder (d), 10-1-62 (f).
- 33. (S) Messrs Chandgram Agarwala, Ram Chandra Agarwala, Dulichand Agarwala and Gobindram Agarwala carrying on business under the trade name Ram Chandra Dulichand (for) Messrs. Ram Chandra Dulichand, 402 Upper Chitpore Road, Calcutta (a), 218A(JK)(Central), 28-6-57 (b); 5-1-62 (f).
- 34 (S) Messrs Mangal Chand Sharma, Makhanlal Sharma and Suganram Sharma (Partners) carrying on business under the trade name Nanigram Mangal Chand (for) Naraigram Mongal Chand, 20 Maharshi Debendra Road, Calcutta (a); 2A(JK)(Central), 20-5-57 (b); 8-1-62 (f).
- 35. (S) Messrs, Uggarsen Goel, Kushiram, Punam Chand Arya and Sham Sundar Arya (Partners) carrying on business under the trade name Uggersen Shyamsundar (tor) Sarbasri Uggarsen Gopal Kushiram, Punam Chand Arya and Shyam Sundar Arya (Partners) carrying on business under the trade name Messrs, Uggarsen Shyam Sundar, 20 Maharshi Debendra Road, Calcutta (a); 461A(JK)(Central), 27-7-57 (b); 8-1-62 (f).
- 36. (S) Satyanarain Agarwala (Proprietor) carrying on business under the trade name Messrs. Puspa Hosiery (for) Messrs. Puspa Hosiery, 11 Sir Hariram Goenka Street, Calcutta (a); 107A(JK)(Central), 24-6-57 (b), 8-1-62 (f).
- 37. (S) Shri Bhagirathlal Goenka (Proprietor) carrying on business under the trade name Messrs. Crown Cork Mfg. Co. (Cal) (for) Messrs. Crown Cork Mfg. Co. (Cal), 24 Sir Hariram Goenka Street, Calcutta (a); 568A(JK)(Central), 8-8-57 (b); 8-1-62 (f).
- 38. (S) Messrs. Monoharlall Parasramka and Kesoprosad Parasramka carrying on business under the trade name Manusukhrai Hazarimull (for) Messrs. Mansukhrai Hazarimull, P-12 Kalakar Street, Calcutta (a); 616A(JK)(Central), 28-8-57 (b); 8-1-62 (f).
- 39. Messrs. Parstamdas Agarwala, 1 Bysack Street, Calcutta (a). 336A(JK)(Central), 5-7-57 (b); (A) Ropes and strings (c): 11-1-62 (f).
- 40 (S) Bajranglal Murarka (Proprietor) carrying on business under the trade name Messrs. Pigments & Chemical Corporation, 25C Swallow Lane, Calcutta (for) Messrs. Pigments & Chemical Corporation (a); 488A(LR)(Central), 30-7-57 (b); 8-1-62 (f)
- 41. Messrs, Jayshree Tea & Industries Ltd., India Exchange Place, Calcutta (R) 19 Old Ballygunge Road, Calcutta (a), 14B(LR)(Central), 15-7-58 (b); 10-1-62 (f)
- 42. (S) Shri Mohanlal Chokhany carrying on business under the trade name Chokhany Sons, 5 Clive Row, Calcutta (for) Messrs Chokhany Sons, 5 Clive Row, Calcutta (a); 372A(LR)(Central), 12-7-57 (b); 10-1-62 (f).

- 43. (S) Messrs. Nanikishor Swaika and Parkashnath Gupta carrying on business under the trade name Nandkishore Parkashnath, 5 Clive Row (3rd floor), Calcutta (for) Messrs. Nandkishore Parkashnath, 5 Clive Row (3rd floor), Calcutta (a); 945A(LR) (Central), 9-9-58 (b); (A) Motor parts and accessories (c); 10-1\*62 (f).
- 44. Messrs, Shimwell & Bros. (Cal.) (Private) Ltd., 1 India Exchange Place, Calcutta (a); 901A(LR) (Central), 19-6-57 (b); (A) Refrigerator (c); 10-1-62 (f).
- 45. Messrs. K. Paul Private Ltd., 24 Netaji Subhas Road, Calcutta (a); 997A(LR)(Central), 3-2-59 (b); (1) Raw materials, (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (A) Iron wood screws, galvanized conehead screws, galvanized roofing bolts and nuts, galvanized iron wire, copper wire, brass wire, shoe cut tacks, rose head nails, panel pins, vertical and carnish boiler, pumps (d); 10-1-62 (f).
- 46. (S) Shri Sourindra Das Gupta (Proprietor) carrying on business under the trade name Messrs. Reproduction Syndicate (for) Messrs. Reproduction Syndicate, 7|1 Cornwallis Street, Calcutta (a); 487A (MK)(Central), 4-12-57 (b); 8-1-62 (f).
- 47. (S) Shri Kailash Chander Lamba, Shri Kewal Krishna Lamba and Shrimati Kaushalya Rani Lamba (Partners) carrying on business under the trade name G. K. Timber Industries (Ior) Messrs. G. K. Timber Industries, (S) 11G Canal Circular Road (Ultadanga), Calcutta-4 (for) 65 Maharshi Debendra Road, Calcutta (a); (S) 943A(MK)(Central) (for) 497A(SH) (Central), 31-1-58 (b); 8-1-62 (f).
- 48. (S) Shrimati Swarnalata Ghose carrying on business under the trade name Messis. Chemical Supplies (Bengal) Co. (for) Messis. Chemical Supplies (Bengal) Co., 10C Gurudas Dutt Garden Lane, Calcutta (a); 91A(MK)(Central), 26-6-57 (b); 8-1-62 (f).
- 49. (S) Shri Keshav Prosad Gupta and Monoharlal Mushaddi carrying on business under the trade name Messrs. Plastics & Machinery Distributors (for) Messrs. Plastics Machinery Distributors, 4 Upper Chitpore Road, Calcutta (a); 238A(MK)(Central), 24-7-59 (b); 9-1-62 (f).
- 50. (S) Shri Keshab Chandra Daw, Hari Sankar Daw, Daya Sankar Daw, Shib Sankar Daw and Bhaba Sankar Daw carrying on business under the trade name Messrs. K. C. Daw & Co. (for) Messrs. K. C. Daw, 62A Joy Mitter Street, Calcutta (a); 55B(MK)(Central), 28-8-59 (b); 9-1-62 (f).
- 51. Messrs. Sontosh Biscuit Co. Ltd., (S) 179A Maniktola Main Road, Calcutta (for) 121 Maniktola Main Road, Calcutta (a); 415A(MK)(Central), 20-9-57 (b); 10-1-62 (f).
- 52. (S) Shrimati Dhanno Devi Agarwala carrying on business under the trade name Messrs Dass Steel Industries of India (for) Messrs. Dass Steel Industries of India, 188 Maniktola Main Road, Calcutta (a); (S) 62B(MK)(Central) (for) 191A(MK)(Central), 1-7-57 (b); 10-1-62 (f).

- 53. Messrs. Amar Singh Dawar, Kamal Sing Dawar and Mulkraj Gupta (Partners) carrying business under the trade name Hindusthan Tyres, 242|B Upper Circular Road, Calcutta (for) 90 Shyd bazar Street, Calcutta (a); (S) 945R(MK)(Central) (b) 739A(SH)(Central), 26-7-60 (b); 11-1-62 (f).
- 54. Shri Surjanarayan Kundu, Shri Radhan Kundu, Shri Gobardhan Kundu, Shri Sudhar-Kundu, Shri Gobardhan Kundu, Shri Satyendra N Kundu, Shri Bhim Charan Kundu, Shri Sati N Kundu, Shri Gour Chandra Kundu, Shri Panchai Kundu, Shri Gour Chandra Kundu, Shri Madan Mot Kundu, Shri Bhaskar Prosad Kundu, Shri Madan Mot Nandy, Shri Jagannath Kundu, Shri Dulal Chana Kundu, Shri Jagannath Kundu, Shri Dulal Chana Kundu, Shri Jayanta Kumar Kundu, Shri Jaganna Kundu and Shri Chandi Charan Kundu carrying business under the trade name Mansaram Sashi Bhu-Ganesh Chandra Kundu, Sangat Bazar, Midnap Furatan Bazar, Kharagpur, 263 Chandnichawk, Gazar, Kharagpur, Midnapur (a); 11B(MN)(Centra 4-7-57 (b); (A) Sweets and ink (c); 5-1-62 (f).
- 55. (S) Shri Nanda Dulal De carrying on busin under the trade name Dey Brother (for) Dey Broth P.O. Jhargram, Midnapur (a); 69A(MN)(Central-10-57 (b); (A) M.s. rods (c); 10-1-62 (f).
- 56. (S) Messrs. Shristidhar Samanta, Sat Chandra Samanta, Manobendra Nath Khan and Seb Sree Annapurna Mata Thakurani carrying on busin under the trade name Ramanath Manna (for) Sl Ramanath Manna (Proprietor) carrying on busin under the trade name Messrs. Ramanath Manna. I Netaji Subhas Road, Calcutta (a); 425A(MI (Central), 12-7-57 (b); 5-1-62 (f).
- 57. Shrimati Nurunisa Mowjee and Sm. Sham Mowjee carrying on business under the trade n.a N. S. Metal Industries, 103 4 Basantalal Saha Roa Calcutta-33 (a); 386A(PG)(Central), 19-1-60 (b) (A) G.i. pipes (c); 6-1-62 (f).
- 58. (S) Messrs, Ashutosh Hazra and Nirm Kanta Chakrabarty carrying on business under t trade name The Bengal Industrial Works (for) T. Bengal Industrial Works, 45 Kasba Road, Calcutt 31 (a); 339A(PG)(Central), 19-6-59 (b); 8-1-6 (f).
- 59. (S) Messrs. Shib Nath De, Sahadeb Ch Sc and Basudeb De carrying on business under the transme Star Tea Company (for) Messrs. Star Tea Company, 8|1 and 8|C Lallbazar Street, Calcutta (a 42B(RB) (Central), 9-6-59 (b); 5-1-62 (f).
- 60. (S) Messrs. R. D. Bansal, S. K. Bansal (al Agarwalla) and J. P. Bansal carrying on busing under the trade name G. K. Bansal & Co. (for Messrs. G. K. Bansal & Co. (Partners: Shri R Bansal and others), 2011 Lallbazar Street, Calcu (a); 761A(RB)(Central), 14-9-59 (b); 8-1-62 (b)
- 61. (S) Shri Biswanath Agarwalla carrying business under the trade name Eastern Export Coporation (for) Shri Biswanath Agarwalla (Proprato carrying on business under the trade name Mess Eastern Export Corporation, 9-C Mercantile Building Lallbazar Street, Calcutta (a); 17A(RB)(Central 29-5-57 (b); 8-1-62 (f).

- 62. (S) Shri Utsaha Prasad Bose carrying on business under the trade name Stores Supply & Manufacturing Co. (for) Messis. Stores Supply & Manufacturing Co., 8-B Lallbazar Street, Calcutta (a): 306A(RB) (Central), 5-7-57 (b); 8-1-62 (f).
- 63. (S) Shri Prafulla Chandra Narayan Chowdhury carrying on business under the trade name Prafulla Narayan Engineering Co., (for) Messis. Prafulla Narayan Engineering Co., P-14 Mission Row Extension, Calcutta (a); 357A(RB)(Central), 5-7-57 (b); 10-1-62 (f).
- 64. (S) Shri Anil Kumar Chakraborty carrying on business under the trade name Chakraborty Traders (tor) Messrs. Chakraborty Traders, 8-B Lallbazar Street, Calcutta (a); 529A(RB)(Central), 24-8-57 (b); 10-1-62 (f).
- 65. (S) Messrs. Sohanlal Sachdev, Inder Prakash Sanon and Raj Rani Sanon carrying on business under the trade name The Standard Type Foundry (tor) The Standard Type Foundry, 14°2 Old Chinabazat Street, Calcutta (a); 149A(RB)(Central), 25-6-57 (b); 10-1-62 (f).
- 66. (S) Shri Muralilal Agarwalla (Proprietor) carrying on business under the trade name Messts Shewduttrai Ramgopal (for) Messrs Shewduttrai Ramgopal, 7/2 Babulal Lane, Calcutta (a), 551A(RJ) (Central), 2-8-57 (b); 6-1-62 (f).
- 67. (S) Shri Murarilal Agarwalla, Shri Sitaram Agarwalla, Shri Hari Prosad Agarwalla, Shri Srinibas Agarwalla and Shri Jagadish Prasad Agarwalla (Partners) carrying under the trade name Messrs. Sheoduttrai Murarilal (Ior) Messrs Shewduttrai Murarilal, 7<sup>1</sup>2 Babulal Lane, Calcutta (a); 698A(RJ) (Central), 12-6-58 (b); 6-1-62 (f).
- 68. (S) Shri Nandlal Beria and Shri Gazadhar Beria (Partners) carrying on business under the trade name Messrs. Sree Anand & Co. (for) Messrs. Sree Anand & Co., 201B Harrison Road, Calcutta (a); 491A(RJ)(Central), 19-7-57 (b); 10-1-62 (f)
- 69. (S) Shri Sambhunath Bhowmik (Proprietor) carrying on business under the trade name Messrs Narayan Chandra Ranjan Kanti Bhowmik (for) Messrs. Narayan Chandra Ranjan Kanti Bhowmik, 15 Pageyapatty Street, Calcutta (a); 285A(RJ) (Central), 1-7-57 (b); 10-1-62 (f).
- 70. (S) Shri Kshetro Mohan Das (Proprietor) carrying on business under the trade name Messrs Das Brothers (for) Messrs. Dass Brothers, 57 Clive Street, Calcutta' (a); 556A(RJ)(Central), 5-8-57 (b); 8-1-62 (f).
- 71. (S) Shrimati Saudamini Rakshit (Proprietress) carrying on business under the trade name Messrs. Eastern Traders Co. (for) Shri Dilip Kumar Paul (Proprietor) carrying on business under the trade name Messrs. Eastern Traders Co., 57 Clive Street, Calcutta (a); 753A(RJ)(Central), 21-1-60 (b); 9-1-62 (f).
- 72. (S) Shri Gopikrishna Damani (Proprietor) carrying on business under the trade name Pressed Steel Co. (for) Messrs. Pressed Steel Co., 518 Old Mayor's Court, Calcutta-5 (a); 503A(SH)(Central),

- 24-2-58 (b); (A) Insulation Board, insulating material and glass (c); (A) Raw materials, viz., insulation board, insulating materials in the manufacture of (iii) Structural thermal insulation (d); 6-1-62 (f).
- 73. (8) Messis Benoy Krishnadass Rostogi and Ramdular Tewari carrying on business under the trade sance Benoy Krishnadas Umesh Chand (for) Messis. Benoy Krishnadas Umesh Chand, 42 Kali Krishna Lagore Street, Calcutta (a); 61A(SH)(Central), 2-7-57 (b). (A) Cycle and cycle parts (c); 9-1-62 (1).
- 74 (S) Shri Satyanarayan Gouri Saria (Prophetor) carrying on business under the trade name Shri Lakhee Trading Corporation (for) Messrs. Kishanlal Kakronia and Satyanarayan Gouri Saria (Partners) carrying on business under the trade name Shree Lakhee Trading Corporation, 187 Maharshi Debendra Road, Calcutta (a); 651A(SH)(Central), 30-9-59 (b); 9-1-62 (f).
- 75 (S) Messis Buendra Nath Guha, Kalyan Kumar Guha, Dilip Kumar Guha, Mahendra Kumar Guha and Buddhadeb Kumar Guha carying on business under the trade name B N. Guha & Co. (for B N. Guha & Co. 1 Nanda Kishore Street, Calcutta, Addition place (D) Nuxalbari, district Darjeeling (a), 25B(SH)(Central), 6-7-57 (b), 11-1-62 (f).
- 76. (S) Shri Jahar Lal Paul (Proprietor) carrying on business under the trade name Jahar Lal Paul & Sons (Ior) Messrs Jahar Lal Paul & Sons, 111 Joykissen Street, Uttarpara, Hooghly (a); 88A(SP) (Central., 29-7-58 (b); 10-1-62 (f).
- 77. (S) Shrimati Kanak Latiki Biswas (Proprietress) carrying on business under the trade name Chandernagore Trading Mart (for) Messis Chandernagore Trading Mart, Lakshmiganj, Chandernagore, Hooghly (a), 19A(SP)(Central), 13-7-57 (b); 11-1-62 (1).
- 78. (S) (1) Shri Netai Chand Auddy, (2) Rash Behari Kundu, (3) Haradhan Sett and (4) Shri Salendra Nath Dutta (Partners) carrying on business under the trade name Messis N C Auddy (for) Messis N C Auddy, B11 and 12 S.S. Hogg Market, Calcutta (a); 478A(TL)(Central), 22-8-58 (b); 5-1-62 (f).
- 79 (S) Shri Harendra Nath Banerjee (Proprietor) carrying on business under the trade name Messrs. Bhabani Hosiery Mills (10r) Messrs Bhabani Hosiery Mills, 27.5 (Rash Bagan Lane) Dr. Panchanan Mitra Lane, Calcutta (a): 174A(IL)(Central), 4-7-57 (b); 8.1-62 (f)
- 80 (S) (1) Shri Kali Charan Shukla, (2) Shri Jagannath Shukla and (3) Shri Jayanti Pr. Shukla (Partners) carrying on business under the trade name Messrs Shukla & Co. (tor) Messrs Shukla & Co., B9 and 10 New Market, Calcutta (a); 30B(TL) (Central), 16-9-57 (b); (D) Papers, stationery, pencils, fountain peas (c); 8-1-62 (f)
- 81. (S) Nuruddin Ahmmed (Proprietor) carrying on business under the trade name Messrs Gousia Library (for) Messrs Gousia Library, (S) 53 Lower Circular Road (for) 30 Mechuabazar Street, Calcutta (a); (S) 711A(TL)(Central), 10-1-62 (for) 682A(TL)(Central), 14-11-57 (b); 10-1-62 (f),

- 82. Messrs. D. H. Kesh Co. Private Ltd., 16 Ram Kanai Adhikari Lane (a); (S) 712A(TL)(Central), 10-1-62 (for) SL|734A(Central), 19-11-57 (b); 10-1-62 (f).
- 83. Shri N. V. Lekhraj and Shri G. D. Mahtane (Partners) carrying on business under the trade name Messrs. Kalaniketan, A-44|45 New Market, Calcutta (a); 217A(TL)(Central), 8-7-57 (b); Readymade garments, hosiery goods (c); 11-1-62 (f).
- 84. Messrs. All India Non-edible Oil Industry Association, 9|2-3 Hursi Street, Calcutta (a); 1259A (SL) (Central), 13-11-61 (b); (A) Cocoanut oil, non-edible oil, raw materials for soap (c); 8-1-62 (f).

Explanatory notes.- Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

- No. 18C.T.—1st February 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers whose registrations under the Act were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—
- Notes.—(a) Serial number, name, address, chief place of business and number of branches.
  - (b) Number and date of the registration certificate.
  - (c) Goods for use in manufacture or in the execution of contracts.
  - (d) Goods for resale.
  - (e) Date of amendment.
- 1. Messrs, J. Stone & Co. (India) Private Ltd., 16 Taratola Road, Calcutta (a); AL/4A, 19-9-41 (b); (A) Brake regulating equipment, locomotive superheating elements with fitting thereot, and water treatment equipment after item Nos. (c); (A) Water treatment equipments, spares and acessories thereof (d); 16-1-62 (e).
- 2. (8) Sm. Charu Bala Dutta, Shri Niranjan Kumai Dutta and Shri Shamapada Bandopadhya carrying on business under the trade name Messrs. The Kidderpore Trading Co., (5r) Messrs. The Kidderpore Trading Co., 25/2 Orphanganj Market, Kidderpore, Calcutta (a); AL/9A, 2-3-50 (b); 18-1-62 (c).
- 3. (8) Dhirendra Nath Dey, Jitendra Nath Dey, Baidyanath Dey, Balai Chand Dey and Netai Chand Dey carrying on business under the trade name Messrs. Chuni Lall Dey & Sons (for) Messrs. Chuni Lall Dey & Sons, 43 Watgunj Street, Kidderpore, Calcutta (a); AL/290A, 29-2-56 (b); 18-1-62 (e).

- 4. Shri Rasiklal Gandhi carrying on business under the trade name Rasiklal & Co., (S) 70 Canning Street, Calcutta (for) 8B Amratola Street, Calcutta (b); AT/3213A, 29-3-55 (b); 15-1-62 (e).
- 5. (S) Messrs. Suresh Chandra Bhattacherjee, Ramesh Chandra Bhattacherjee and Biresh Chandra Bhattacherjee carrying on business under the trade name S. C. Bhattacharya (for) Messrs. S. C. Bhattacharya, (S) 1/2A Prince Golam Md. Road, Calcutta-26 (for) 26/3 Mirzapore Street, Calcutta (a); (S) BH/3347A (for) SL/3017A (b); 13-1-62 (c).
- 6. (S) Messrs, Victor Oil Co. (Private) Ltd. (for) Messrs, Victor Oil Co. Ltd., 8 Middleton Street, Calcutta (a); BH/2605A, 23-9-41 (b); 15-1-62 (e).
- 7. Waghela Industries (Private) Ltd., Nutanganj, Bankura (a); BK/358A, 25-8-58 (b); (A) Rahar, moong, musur, boot urda, wheat, bazra, maize, nigar seed, groundnut, linseed, gunny bags, jute and twine (d); 17-1-62 (e).
- 8. Messrs, Amarendra Nath Dutta, Akshoy Kumar Dutta, Shib Narayan Dutta, Sambhu Nath Dutta and Sankar Nath Dutta carrying on business under the trade name Ambika Charan Dutta, post office and village Jiaganj, district Murshidabad (a); BR/581A, 12-1-59 (b); (A) Electrical bulb, radio and its components (d); 12-1-62 (e).
- 9. (8) Messrs. Brojendra Kumar Nandy, Nanda Kumar Nandy, Shyamdas Kumar Nandy, Tara Saukar Nandy and Gouri Sankar Nandy carrying on business under the trade name Raj Krishna Nandy & Brothers (for) Messrs. Raj Krishna Nandy & Sons, Jalangi Bazar, post office Jalangi, district Murshidabad, (8) Murshidabad (3) (tor) Murshidabad (2) (a); BR/17B, 5-2-58 (b); 16-1-62 (e).
- 10. Messrs, Amar Chand Jain and Walaiti Ram Jain carrying on business under the trade name Amar Chand Walaitiram Jain, 55 Canning Street, Mehta Building, block No. A, 1st floor, Calcutta (a); CL/3129A, 13-11-59 (b); (A) Band saw blades (d); 12-1-62 (e).
- 11. (S) Messrs. Bhupatrai Hirachand, Tarun Kumar Bhupatrai and Sm. Kankubai Hirachand carrying on business under the trade name Liladhar Hirachand (for) Liladhar Hirachand, 55/6 Canning Street, Calcutta (a); CL/806A, 23-9-41 (b); (A) Butter, ghee, jams, jellies, lozenges, toffees, chocolates, pickles, vinegar, squashes, syrups, tinned fruits, tinned vegetables, cocoanut oil, tinned barley, face cream, face and body powder, hair lotion, hair cream, hair oil, hair dye, lipstick, nail polish, hair shampoo, tooth brush, tooth paste, bath salts, tooth picks, toilet paper, haberdesheries, draperies, polishes, cuttery articles, canvas goods, tarpaulins, essential oils, aromatic oils, gums, resins, chemicals, hospital appliances and surgical goods, scientific and laboratory equipments and apparatus, dye stuffs, contraceptive articles, sanitary wares, automobile parts, Automobile tyres and tubes, cycle tyres and tubes, tin blocks, zine blocks, zine ingots, tool, ball bearings, taps and dies, pipes and pipe fittings,

- galvanised wire, wire nails, galvanised iron sheets, chain pulley blocks, school and educational goods, leather cloth, packing paper, kraft paper, oil paper, cigarette paper, vacuum tlasks, musical instruments, tennis balls, sports goods. (D) Orlman stores, perfumery, toilets, provisions, crockery, medicine, glassware, hardware, toys, sandals, umbrellas, playing cards, dried fruits, stateonery, spices and general merchandise is and when required and intended for resale (d); 12-1-62 (e)
- 12. (S) Messrs. Bidhu Bhusan Saha, Chand Mohon Saha, Radha Ballay Saha and Khitish Chandra Saha carrying on business under the trade name Central Commercial Stores, 52 Canning Street, Calcutta (a); CL/2221A, 4-7-51 (b); (A) Face and body powder, face cream, hair oil, hair cream, pertumery, tooth brush, tooth paste, tooth powder, tinned food, shoe polish, barley, ink, tinned cocoanut oil, (D) Stationery, monihari, toodstuff, milk products, oil, dalda, soaps, matches, toilet goods, battery and hardware (d); 12-1-62 (e)
- (S) Shri Bhanwarlal Todi and Shri Bulashmal Todi alias Hulasmal Goel carrying on business under the trade name Bhanwarlal Bijov Kumar (for) Bhanwarlal Bijoy Kumar, 161/1 Mahatma Gandhi Road, Calcutta (a); CL/1629A, 17-7-48 (b); (D) General merchandise as and when required for resale, (A) Iron, steel and their products. hardware goods, tools, electric goods, machine and machine parts, pipes, pumps and then fittings, tubewell requisites, metals, alloys and then products, fibre and their products, paints, colours, oils, pitch, coal far and brushes, glass and glass products, potteries, refactories, wires and wire products, ayurvedic drugs and medicines and taw materials, cycles, cycle parts, stationery goods, lampware, torch lights, batteries, umbrellas and their parts and fittings, perfumery, automobiles and their parts and accessories, kirana goods, dry fruits, chemicals, rubber products, sanitary goods and fittings, hair products, tarpaulin, sporting requisites, mango chatney, building materials (a); 13-1-62 (e).
- 14. (S) Messrs. Zakaria Ahmed, Mohamed Yunus Abdul Shakur, Haroon Ibrahim and Ashraf Shakur carrying on business under the trade name Abdul Shakur Umar Sahigara & Co. (for) Abdul Shakur Umar Sahigara & Co., 15 Zakaria Street, Calcutta (a); CL/963A, 5-11-42 (b); 13-1-62 (e)
- 15. (8) Shri Anwar Ahmed carrying on business under the trade name Associated Traders (for) Messrs. Associated Traders, 31 Lower Chitpore Road, Calcutta (a); CL/1005A, 21-6-43 (b); 15-1-62 (c).
- 16. (S) Messrs. Haji Khuda Bux, Mohamed Aslam, Mohamed Rafiq and Mokhtar Ahmed carrying on business under the trade name Rafiq Boot House (for) Messrs. Rafiq Boot House, 10 Lower Chitpore Road, Calcutta (a); (L/194A, 26-9-41 (b); 16-1-62 (e).
- 17. (S) Messrs. Hem Chandra Gupta, Omprakash Gupta, Ramniwas Gupta and Santi Kumar Gupta carrying on business under the trade name Messrs. Implex Sales Corporation (for) Messrs.

- Implex Sales Corporation, 37A Tarachand Dutta Street, Calcutta (a); CL/3101A, 20-7-59 (b); King om, tata mercedes, root lamp (d); 18-1-62 (e)
- 18. (8) Messrs, Illac Ltd. (for) Messrs. Ahmedabad Manufacturing & Calico\*Printing Co. Ltd. (Calico Mills Retail Shop), 29 Waterloo Street, Calcutta, 1 Lindsay Street, Calcutta-1 (a); EL 271B, 19-4-61 (b); 16-1-62 (c).
- 19 Messis, Brijmohan Brothers (Private) Ltd., 90 Stephen House, Dalhousie Square East, Calcutta (a); El. 195B, 19-7-49 (b); (A) Electric fans and accessories (d); 17-1-62 (e).
- 20. Messrs, Ciciko Printing & Binding Works (Private) Ltd., 8/1 Dalhousie Sunare East, Calcutta (a); EL/3130A, 20-4-56 (b); (A) Drawing materials, paper printing, bound books, office machine and equipments and parts thereof, pen, pencil, pm, clip—binders, bells, cards, inks, carbon paper, knives, table and desk requisites, eraser, envelops, fasteners, gum, paste, files, nibs, penholders, trays, racks, rulers, sealing wax, rubber stamp, stapples and pad (d); 15-1-62 (e).
- 21 (8) Sarbasri Shyam Sundar Goenka, Ramprosad Goenka, Sitaram Chowdhury, Prembala Devi Natham, Priyambada Roy and Asha Sanyal (Partners) carrying on business under the trade name Saintary Ware Distributors (for) Messis, Saintary Ware Distributors, 15 Stephen House, Mission Row, Calcutta, (A) 134/1 Mahatma Gandhi Road, Calcutta a(); (S) EL/280B (for) EL/3367A (b); 18-1-62 (c).
- 22 (8) Messrs, Amiya Gopal Hazra, Chandra Sekhai Hazra, Priya Gopal Hazra and Rabindra Nath Hazra carrying on business under the trade name Messrs, Hazra Engineering Works (for) Messrs. Hazra Engineering Works, 7 Sree Kissen Vakat Lane, Howrah (a); HW/911A, 5-12-42 (b); (8) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores, viz., lubricating oils, paints, emery cloth, coal and coke. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named belowe for sale: (i) Water works equipments, cooking ranges and air-conditioning spare parts (to) in s bars of various sizes, e. i. goods, brass and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores (3) Building or plumbing materials or fixtures required for construction, fittings out or repair of any building. Certified by the purchasing dealer to be required for use in the process in the manufacturing of goods for sale (c); 12-1-62 (e).
- 23. Sk Rosun Ah (Proprietor) carrying on husiness under the trade name Messis. American Rubber Manufacturing Co., village Ghosal Grawk, post office Belkulai, district Howrah (a); HW/2100A, 10-3-60 (b); (A) Fittings and machinery parts made of rubber, asbestos and bakelite, rabber hose with fittings, leather valves, leather buckets and leather beltings (d); 12-1-62 (e).

24. Shri Bhagabath Chandra Adhikary currying on business under the trade name West Beagal tron & Scrap Co., 54 Sambhu Halder Laue, Salkia, Howrah (a); HW/2346A, 21-12-61 (b); (A) Bars, rods, angles, plates, flats and sheets—all defectives and made of iron and steel (d); 13-1-62 (e).

25. Shri\*Ajit Kumar Saha carrying on business under the trade name Messrs. Debnath Saha, 21 Rosemary Lane, Howrah (a) HW/1097A, 28-1-50 (b); (D) Cocoanut oil, groundaut oil (d); 16-1-62

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- 26. Messrs. Machine & Mill Stores Corporation (Private) Ltd., (S) 76/19 Benaras Road, Howrah (for) 68/D Netaji Subhas Road, Calcutta (a); (S) HW/2361A (for) MR/1833A (b); 16-1-62 (e).
- 27. Shri Tarapada Das carrying on business under the trade name Mesrs, Tarapada Das & Sons, 13 Debnath Bancrjee Lane, Howrah (a); HW/1301A, 15-6-51 (b); (A) Pipe fittings (c); (A) Pipe fittings (d); 17-1-62 (e).
- 28 (8) Shri Radha Kanta Sen (Proprietor) carrying on business under the trade name Messrs. Kanadal Sen (for) Messrs. Kanadal Sen, 9 Nalini Sett Road, Calcutta (a); JK/707A, 10-10-41 (b); 12-1-62 (c).
- 29. Messrs. Ramswarup Jhunjhunwala, Chandiprosad Jhunjhunwala, Biswanath Jhunjhunwala, Bhagwatiprosad Jhunjhunwala, Lokenath Jhunjhunwala and Ambikaprosad Jhunjhunwala carrying on business under the trade name Messrs. Ramswarup Chandiprosad, 9 Jagomohan Mullick Lane, Calcutta (a); JK/611A, 18-9-44 (b); (D) General merchandise as and when required for resale, (A) Jute, cotton seeds, groundnut seeds, castor seeds, groundnut oil, silver, chillies, electrical motors and machine parts (d); 12-1-62 (e).
- 30. (8) Shri Santosh Kumar Chandra (Proprietor) carrying on business under the trade name Messrs. Rasick Lall Chandra (for) Messrs. Rasick-lall Chandra, 17 Nalini Sett Road, Calcutta (a), JK (708A, 10-10-41 (b); 12-1-62 (e).
- 31. Shri Harish Chandra Gupta and Shrimati Ram Devi carrying on business under the trade name Kanhiram Guganmal. 402 Upper Chitpore Road, Calcutta (a); JK/2400A, 7-1-52 (b); (A) Kutki, chirata, maujith, natafal, lod chhal, kuchla daifal, koot, long pepper, kalmegh, kala nimak, lala kasturi, ritha, taj, tejpata, aswagandha gaj pepal, amla and bidhara (d); 15-1-62 (e).
- (8) Shri Pannalal Jain (Proprietor) carrying or business under the trade name Messrs, Pannalal Jain & Sons (for) Mesrs, Pannalal Jain & Sons, 18 Sir Hariram Goenka Street, Calcutta (a); JK/2765A, 5-10-56 (b); (A) Tea and jute products (d); 15-1-62 (e).
- 33. (8) Messrs Punam Chand Gupta, Madanlal Gupta, Shyam Sundar Gupta, Tejram Ningama (Partners) carrying on business under the tradename Punam Chand Ramesh Kumar (for Messrs, Punam Chand Ramesh Kumar, 132 Cotton Street, Calcutta (a); JK 12997A, 31-8-59 (b); 16-1-62 (e).

- 34. (8) Shri Baidyanath Paul (Proprietor) carrying on business under the trade name Karlash Chandra Paul, Gopal Chandra Paul, Baidyanath Paul (for) Messrs, Kailash Chandra Paul, Gopat Chandra Paul, Baidyanath Paul, 65 Kali Krishna Tagore Street, Calcutta (a); JK/768A, 26-9-41 (b), 16-1-62 (e).
- 35. (8) Shri Monoranjandas carrying on business under the trade name Messrs. Monoranjan Hosiery (for) Messrs. Monoranjan Hosiery (Partners), Monoranjan Das and others, 40 Shibtola Street, Calcutta (a); JK/3005A, 30-9-59 (b); 16-1-62 (e).
- 36. (8) Messrs, Tajmal Bothra, Hanumannal Bothra, Kishanchand Bothra, Deep Chand Daga Danmal Daga and Nemchand Daga carrying on business under the trade name Kishanchand Uttamchand (for) Messrs, Kishanchand Uttamchand Merbahar Ghat Street, Calcutta (a); JK/2919A, 6-11-58 (b); 17-1-62 (c).
- 37. (8) Jailalram (Proprietor) carrying on business under the trade name Jailalram Chandra Madhoprosad (for) Jailalram Chandra Madhoprosad, 402 Upper Chitpore Road, Calcutta (a); Jk 1681, 14-2-48 (b); (D) General merchandise and kirana, (A) Aniseed, castor seed, til-seed, hessian cloth, gunny bag, oil cakes, salt, jute twine, repe (d); 17-1-62 (e).
- 38. Shri Gangadas Mahato (Proprietor) carrying on business under the trade name Messrs National Supply Company, 8 Raja Brojendia Street, Calcutta (a); JK/2890A, 13-8-58 (b); (A) Asbestos, cloth, leather ring, aluminium utensils lead, wool (d); 18-1-62 (e).
- 39. (8) Shri Jamunadhar Chowdhury carrying on business under the trade name Shree Ganesh Stores (for) Sree Ganesh Stores, Siliguri, district Darjeeling (a); JP/1711A, 26-12-61 (b); (D) Spices and general merchandise as and when required for sale, (A) Salt (d); 13-1-62 (e).
- 40. Golyan Brothers, Siliguri, district Darjeeling (a); JP/1721A, 5-8-52 (b); (D) And general merchandise as and when required for resale (d) 13-1-62 (e).
- 41. (8) Messrs, Pioneer Motors of India (Puvate) Ltd. (for) Messrs, Pioneer Motors of India 5A Clive Ghat Street, Calcutta (a); LR/286CA 21-9-48 (b); 12-1-62 (e).
- 42. (8) Mrs. Aparua Ghosh (Proprietor) carrying on business under the trade name Messrs. B.K. Trading Co. (for) Messrs. D.K. Trading Co. 23 Canning Street, Calcutta (a); LR/2750A, 29-754 (b); 12-1-62 (e).
- 43. Messrs, Kilburn & Co. (Private) Ltd. Fairlie Place, Calcutta (a); LR/1837A, 23-12-3 (b); (A) After the words manufacture of the good named below: Kilcots, bands, aprons (c); (A Carpets (d); 12-1-62 (e).
- 44. (S) Sarbasri Bhagirath Murarka, Moder Mohan Murarka and Shyama Prasad Murarka (Partners) carrying on business under the find name Messrs, B. Murarka & Co. (for) Messrs, B. Murarka & Co., 7 Lyons Rauge, Calcutta (a); LE 1692A, 17-1-49 (b); 18-1-62 (e).

- 45. Messrs, Heilgers Oil Co. (Private) Ltd., Chartered Bank Buildings, Calcutta (a); (8) LR, 316B (for) LR/1728A (b); 13-1-62 (c).
- 46. (8) Shri Kiranmay Nath (Proprietor) carrying on business under the trade name Messrs. Dlympic Trading Corporation, 25 Swaltow Lanc. Calcutta (for) Shri Kiranmay Nath, Shri Sankar Prasad Nath and Shri Dinabandhu Nath (Pattnets) carrying on business under the trade name Messrs. Dlympic Trading Corporation (a); LR/2761A, 4-6-57 (b); 16-1-62 (e).
- 47. (8) Messrs. Satyanarayan Prosad, Rameswur Prosad, Shew Prosad Jaiswal and Parameswar Prasad Jaiswal carrying on business under the trade name Messrs R. Tarrack & Co. (for) Messrs. R. Tarruck & Co., 8 Cornwallis Street, Calcutta (a); MK/770A, 20-2-42 (b); 12-1-32 (e).
- 48. Messrs, Debi Prosad Jhunjhunwala, Lahit Kumar Jhunjhunwala, Mahabir Prasad Jhunjhunwala and Nandlal Khettry carrying on business under the trade name Kusum Industries, 249 Chittaranjan Avenue, Calcutta (a); MK/3241A, 7-2-61 (b); (A) Paper pipes for sale (c); 12-1-62 (c)
- 49. (8) Shri Madan Mohan Basak (Proprietor) arrying on business under the trade name Mess, s. M. M. Basak & Sons (tor) Messrs, M. M. Basak & Sons, 201 Cornwallis Street, Calcutta (a); MK; 2697Å, 7-9-56 (b); 16-1-62 (e).
- 50. (8) Shri Amar Nath Banerjee carrying on business under the trade name Messrs. Boner's Engineering Co. (for) Messrs. Boner's Engineering Co., 18/1 Beadon Street, Calcutta (a); MK/1607A, 28-3-59 (b); (A) Glazed files, rubber tiles, marble tiles, grattings, s-w, pipe and samitary fittings (c); 16-1-62 (e)
- 51. (8) Shri Sudhir Ranjan Paul (Proprietor) carrying on business under the trade name Messis G. M. Bros. & Co. (for) Messis. G. M. Bros. & Co. 20 Ultadanga Main Road. Calcutta (a); MK. 2831A, 11-12-57 (b); 18-1-62 (e).
- 52. Shri Anandamoy Das and Jyotirmoy Das (Partners) carrying on business under the trade name Messrs. Haribhusan Das (Haribhusan Das's Cloth Shop), English Bazar, Malda (a); ML/76A, 1-8-53 (b); (A) Iron and steel, g. c. sheets, rods and bars (d); 16-1-62 (e).
- 53. (S) Sarbasri Sewnath Pande, Kedarnath Pande and Badrinarayan Pande (Partners) carrying on business under the trade name Messes Hanuman Stores (for) Sarbasri Balaram Prosad, Parasuram Prasad, Shewnarayan Pande and Badrinarayan Pande (Partners) carrying on business under the trade name Messes Shri Mahabii Stores, Hatkhola, Malda (a); ML/52A, 13-10-62 (b); 16-1-62 (c).
- 54. Messrs. Kamal Chandra Jana, Numal Chandra Jana and Fakir Chandra Iana being father and natural guardian of minor partner Amal Chandra Jana carrying on business ander the trade name Fakir Chandra Jana, Shabharanghazar, Midhatur (a); MN/1541A, 26-6-61 (b); (A) Rolled gold ornaments, woollen hosiery goods (d); 12-1-52 (e).

- 59. (8) Shri Mathur Chandra Sadhukhan carrying on business under the trade name Rajaxini Rice Mill (for) Messrs, Rajlaxini Rice Mill, pest office Kolaghat, district Midnapur (a); MN/ 1390A, 5-11-58 (b); 13-1-62 (c).
- 76. (8) Messrs, Kamalendu Coomat, Nitual-endu Coomat and Saradindu Coomat carrying on business under the trade name K. L. Coomat and Sons (for) Messrs K. L. Coomat & Sons, 113 Monohardas Chawk, Calcutta (a); MR/696A, 29-9-41 (b); (A) Coaltar, paints, Innseed oil, turpentine, paint brushes, rosin, shellac, wax, metal polish, mercury, chalk, emery cloth, saud paper, grinding wheels and oil stones, belting and belt lacing and but punch, rawl plug, bits holder, nost, conduit pipe and fittings, cotton threads, coir strings, coir copia of coconnut, thinner, expanded metal wire-netting, galvanised wires and galvanised iron pipes, fittings (d); 12-1-62 (e).
- 57. (S) Messis Devsi Ramji Patel, Karbsandas Ramji Patel and Neusi Ramji Patel carrying on business under the trade name Devsi R. Patel (tor) Messis. Devsis R. Patell, 113 Monohardas Chawk, Calcutta (a); MR/138B, 11-5-49 (b); (A) Synthetic resins and gums (d); 13-1-62 (e).
- 58. (8) Shri Narayan Chandra Kar (Proprietor) cattiving on business under the frade name Messis, Narayan Chandra Kar & Bros. (for) Messis, Narayan Chandra Kar & Bros., 113 Monohardas Street, Calcutta (a); MR/2457A, 9-1-58 (b); 13-1-62 (c)
- 59 (8) Shri Provin Chandra Mehta (Proprietor) carrying on business under the trade name Messrs. Indian Steel Corporation (101) Messrs. Indian Steel Corporation, 113B Morohardas (hawk, Calcutta (a); MR 2521A, 14-5-59 (b); 13-1-62 (c).
- 60 (S) Messrs, Tilakraj Mehra, Tarachand Mehra, Ramesh Ch. Mehra, Kewal Kishan Mehra and Pyatalall Mehra carrying on business under the trade name Bengal Embroidery Stores (for) Mests. Kewal Kishan Mehra and Pyatalall Mehra carrying on business under the trade name Bengal Embroidery Stores, 35 Cross Street, Calcutta (a); MR/224B, 7-9-61 (b); 12-1-62 (e).
- 61. Messrs, Panama Syndicate, 113B Monohardas Chawk, Calcutta (a); MR/2625A, 21-6-57 (b), (A) Pipes and pipe fittings (d); 16-1-62 (e).
- 62 Messis, Shyam Investment Corporation (Private) Ltd., 4271 Strand Road, Calcutta (a): MR 1878A, 30-10-50 (b); (A) Motor vehicles (d), 18-1-62 (e)
- 63 Messis Agents (India) Private Ltd., 42/1 Strand Road, Calentia (a); MR/2437A, 4-12-57 (b); (A) Fluorescent lamp holders, starters and fitting serew, diesel engines with standard accessories and spaces, fluorescent lamp ballast (d); 18-1-62 (e)
- 64. (8) Messrs Hansraj Katta and Sugnomal Katta carrying on business under the trade name Kishore Kumar & Co. (for) Shri Hansraj N. Kafta (Proprietor) carrying on business under the trade name Messrs. Kishore Kumar & Co., 12 S. N. Roy Road, Shahapur, Calcutta-38 (a); PG/2090A, 21-7-58 (b); 17-1-62 (e)

- 65. (8) Messrs, Kumud Mohan Roy Chowdhury, Kumaresh Roy Chowdhury and Kamalesh Roy Chowdhury carrying on business under the trade name Madan Mohan Rice Mill (for) Messrs, Madan Mohan Rice Mill, (8) Chanditola Main Road, Tollygunge, Calcutta-33 (for) Chanditala, Tollygunge, Calcutta, South Suburban Municipality, Behala (a); PG/107A, 7-2-55 (b); 17-1-62 (e).
- 66. Shri Onkarmal Kataruka carrying on business under the trade name Messrs. Purulia Radio Mart, Chowakbazar, Purulia (a); PR/5A, 12-9-57 (b); (A) Paper (d); 16-1-62 (e).
- 67. Sm. Panna Debi Singhania and Shri Gouri Prasad Singhania carrying on business under the trade name Messrs. Kailash & Company, Purulia (a); PR/296A, 27-1-60 (b); (A) Paper (d); 16-1-62 (e).
- 68. Messrs, Getz Bros. & Co., 9 Brabourne Road, Calcutta (a); RB/51A, 25-1-50 (b); (A) Peeling knife (d); 12-1-62 (e).
- 69. (8) Messrs, Charan Das Nath, Tulsi Das Nath and Guru Das Nath carrying on business under the trade name Radhabazar Bottle Stores (for) Radhabazar Bottle Stores, 15 Radhabazar Lane, Calcutta (a); RB/4B, 29-1-53 (b); 13-1-62 (e).
- 70. (S) Messrs. Kores (India) Ltd. (for) Kores (India) Private Ltd., 1 & 3 Brabourne Road, Calcutta (a); RB/1019A, 22-9-41 (b); 13-1-62 (e).
- 71. (S) Messrs, Shiba Prashad Das, Kali Prashad Das, Hara Prashad Das and Durga Prashad Das carrying on business under the trade name Das & Co. (for) Messrs, Das & Co., 7 Ezra Street, Calcutta (a); 16-1-62 (o).
- 72. (S) Shri Birojananda Sen carrying on business under the trade name Associated Engineering Industries (for) Messrs. Associated Engineering Industries, (S) Mercantile Buildings, "E" Block, Lallbazar, Calcutta (for) 30 Bepin Behari Paul Road, Calcutta (a); (S) RB/1283A, (for) BH/2946A (b); 16-1-62 (e).
- 73. Shri Indravadan Kanailal carrying on business under the trade name Indravadan Kanailal, 25 Pollock Street, Calcutta (a); RB/471A, 17-5-50 (b); (a) Bakelite sheets (d); 17-1-62 (e).
- 74. (8) Messrs Sepulchre Bros. (India) Ltd. carrying on business under the trade name Messrs. Sepulchre Bros. (India) Ltd. (for) Messrs. Sepulchre Bros. (India) Private Ltd., P-6 Mission Row Extension, Calcutta (a); RB/506A, 31-5-50 (b); 17-1-62 (e).
- 7). Messis, Harshadray (Private) Ltd., (8) 23 Brabourne Road, 4th floor, Calcutta (for) 22 Brabourne Road, Calcutta (a); RB\*439A, 24-4-60 (b); 17-1-62 (e).
- 76. (8) Shri Trilok Kumar Lakhotia carrying on business under the trade name New Bharat Frading Company (for) Shri Khemchand and Shri Trilok Kumar (Partners) carrying on business under the trade name Messrs, New Bharat Trading Company, 31 Brabourne Road, Calcutta (a); RB/968A, 15-9-58 (b); 17-1-62 (e).

- 77. (S) Shri Ganga Prasad Bajpai (Proprietos carrying on business under the trade name Messo Shree Krishna Stores (for) Shri Kali Pra Jaiswal and Shri Ganga Prasad Bajpai (Partners carrying on business under the trade name Messo Shree Krishna Stores, 201 Harrison Road. Calcut (a); RJ/2730A, 16-11-56 (b); 12-1-62 (e).
- 78. Messrs. Jaihind Textile Ltd., 18 Mullic Street, Calcutta, (A) 201B Harrison Road, Cacutta (a); (S) RJ/246B (for) RJ/2753A (b); 12-62 (e).
- 79. Shri Ram Ch. Kurup, Shri Premnarai Gaur and Shri Kailash Nath Sharma (Partners carrying on business under the trade name Messr. The International Chemicals Agencies, 91 Lowe Chitpur Road, Calcutta (a); RJ/3005A, 17-11-6 (b); (A) Chemicals, dyes, mineral ores, phophates, carbons (d); 13-1-62 (e).
- 80. (S) Shri Gunvantlal Patel Karta of Hind undivided family carried on business under thread name Messrs. Pranjivandas Kuberdas (for Messrs. Pranjivandas Kuberdas, 50 Monoharda Street. Calcutta (a); RJ/903A, 11-10-41 (b) 16-1-62 (e).
- 81. (8) Shri Haricharan Garodia and Shr Narayan Prosad Garodia (Partners) carrying of business under the trade name Messrs. Haricharan Shyamsunder (for) Messrs. Haricharan Shyamsunder, 49/1/1 Cotton Street, Calcutta (a); R1 478A, 27-9-41 (b); (A) Jute goods (d); 16-1-6. (e).
- 82. (8) Shri Ramsookdas Nathmal (Proprietor) carrying on business under the trade name Messis, Ramrookdas Nathmal (for) Messis, Ramsookdas Nathmal, 18/2 Cotton Street, Calcutta (a); R1 353A, 13-10-41 (b); 17-1-62 (e).
- 83. (S) Shri Ramani Mohan Bose (Proprietor carrying on business under the trade name Mes r R. M. Industries (for) R. M. Industries, (S) Shyamlal Street, Calcutta-4 (for) 16 Shyamla Street, Calcutta (a); SII/2263A, 12-7-49 (b); 1-1-62 (e).
- 84. (S) Messrs. Banarasilal Gourisaria Cheranjilal Gourisaria and Shyamlal Gourisaria (Partners) carrying on business under the trad name Gouridull Banarselal (for) Messrs. Gouridulta Banarasilal, 67/45 Strand Road, Calcutt (a); SH/2332A, 19-5-47 (b); 15-1-62 (e).
- 85. (S) Shri Ramgati Guha (Proprietor) coning on business under the trade name Guha & (for) Guha & Co., P-66/1 Strand Bank Road, Centta (a); SH/1068A, 5-7-46 (b); 15-1-62 (c)
- 86. (S) Shri Jwala Prosad Agarwalla carryll on business under the trade name Jwala Pros Sontosh Kumar Agarwalla (for) Messrs. Jwa Prosad Sontosh Kumar Agarwalla, 67/47 Steal Bank Road, Calcutta (a); SH/2585A, 31-8-57 (b) (A) Linseed, gunny bags, jute twine (d); för 62 (e).
- 87. (8) Messrs, Jyotsna Moyee Ghosh, Saran Prava Ghosh and Kshirode B. Ghosh carrying cousiness under the trade name Sayya Bhaban (40) Sayya Bhaban, 128/6A Cornwallis Street, Calcutt (a); SH/1038A, 24-4-46 (b); 15-1-62 (e).

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- 88. (S) Messrs. Dutta Daw & Co. (Physic) Ltd. (for) Messrs. Dutta Daw & Co., (S) is Ben at tolia Street, Calcutta-5 (for) 2 Maharshi Beneadia. Road, Calcutta, (A) 2 Maharshi Debendra Road, Calcutta (a); (S) SH/194B (for) 4K (block (b)), 15-1-62 (e).
- 89. (S) Shri Durga Prasad Lihala (Proprietor) carrying on business under the trade name Messrs. Bhagwati Timber & Co. (for) Messrs. Bhagwati Timber & Co., 187 Maharshi Debendra Road, Calcutta (a); SII/1912A, 20-6-51 (b); 16-1-62 (c).
- 90. (S) Shri Sachindra Kumar Ghose (Proprietor) carrying on business under the trade name Messrs, S. N. Ghose & Sons (for) Messrs, S. N. Ghose & Sons, (S) 59 Indra Biswas Road, Cabutta (for) 7 Old China Bazar Street, Calcu ta (a); (S) SH/3167A, (for CR/2478A (b); 16-1-62 (e).
- 91. (8) Shri Krishnadas Kedarauth (Proprietor) carrying on business under the trade name Messrs. Krishnadas Kedarnath (for) Krishnadas Kedarnath, (8) 32 Gopal Chatterjee Road, Calcutta (for) 157 Netaji Subhas Road, Calcutta (a), (8) SH/3169A (for) MR/1286A, (b); 16-1-62 (c).
- 92. (S) Fakir Md. Ibrahim and Md. Ebrahim Ismail carrying on business under the trade name F. M. Ibrahim (for) F. M. Ibrahim, 31 Robert Street, Calcutta (a); SL/2213A, 21-7-97 (b); (A) Paddy straw (d); 11-1-62 (e).
- 93. Messis. Mangalmoy Addy and Ganesh Lal Adya carrying on business under the trade name M. M. Addy & Co., 135/3B Bepin Behari Genguly Street, Calcutta (a); SL/154B, 22.2.5i (b); (A) Asbestos cement, pipe and fitings, polythene and plastic fittings and pipes, glass and mirror, lead and antimony, g. i. tanks (d); 12-1-62 (e)
- 94. (S) Messrs, Mahan Ltd., Ojha and Paramanand Ratna carrying on business under the trade name Sarada Automobiles (for) Sarada Automobiles, 7 Sooterkin Street, Calcutta (a); SL/4370A, 6-11-59 (b); 18-1-62 (c).
- 95. (8) Krishna Chandra Bhar, Anil Kumar Bhar and Netai Charan Bhar (Pareners) carrying on business under the trade name Bhattacherice & Co. (for) Messrs. Bhattacherice & Co., Urdibazar, Chandernagore, Hooghly (a); SP/942A, 14-12-54 (b); 16-1-62 (c).
- 96. (S) Messrs, Sambhu Charan Chose and Provash Chandra Chose (Partners) carrying on business under the trade once Samble on an Ghose, Provash Chandra Ghose (tor) Samblu Charan Ghose, Provash Chandra Ghose, Lucregunjbazar, Chandernagore, Hooghly (a) SP/1054A, 16-9-55 (b); 16-1-62 (e).
- 97. (S) Shri Sailesh Chandra Banerjee (Proprietor) carrying on business under the trade name Messrs. Jatiya Lauha Silpa Pratisthan (for) Messrs. Jatiya Lauha Silpa Pratisthan. (S) Markeldanga Main Road (for) 51 Ultadanga Road (a); (S) TL/2519A (for) SH/2095A (b); (A) (1) Raw materials. (2) Plant, machinery, spare parts and accessories. Provided that all goods for which exemption from payment

- of sales tax is claimed are intended for use in the actual process of manufacture of the goods named how; (i) teach of thickgs, (ii) Steel trunk and implaces, black plates, nails, revets, brass sheet and (1) Any other raw materials, (2) Plant, machiner, space parts, accessories and consumable stores, (i) Building or plambing materials or fixtures repaired to construction, fitting out or repair of any building. Certified by the purchasing dealer to be required to use in any process in the manufacture of tea chest fittings, steel trunk for sale (c); 12-1-62 (e).
- 98. Shri Sushil Kumar Bancrjee carrying on business under the trade name of Messis. Raja Foundry & Engineering Works, (8) 24B Dr. Sutesh barket Road (tor) 24 Saimpur Lane (a); (8) TL/2520A (for) PG/2344A (b); 12-1-62 (c).
- 10. (8) Shri Bhupesh Ch. Dut., Shri Biswanath, Dutt. Shri Brojendra Nath Dutt and Sm. Durgesh Nandini Dutt (Partners) carrying on business under the trade name Messrs Nabin Chandra Dutt, (tor) Nabin Chandra Dutt, I Dharamtolla Street, Calcuta. (a), TI (1560A, 20-3-50 (b); (D) General merchandise (d); 16-1-62 (e).
- 100. (8) Shri B L. Dalmia carrying on business under the trade name Messrs. Hindusthan Restaurant (for) Messrs. Hindusthan Restaurant, 20 Hindusthan Restaurant (a); Th/1420A, 7-8-50 (b); (8) (1) Raw materials, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of 'be goods named below: (i) Singara, sweets and tea (for) flour, rice, atta, sugar, butter, bread, milk, chana and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessores and consumable stores. (3) Building or plumbing materials or fixtures required for construction, fitting out or popur of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of singara, sweets and fea for sale (c); 16-1-62 (c).
- 101. (S) Sm. Satya Bala Ghose (Proprietor) carrying on business under the trade name Messrs. Salva Bala Ghose (for) Messis, Salva Bala Ghose, 8 Beliaghata Main Road, Calcutta (a); TL/1808A, 28-11-52 (b); (S) (1) Raw materials, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the good, named below: (1) Sweetment and nent; khahar (for) ghee, fuel, coal and (1) Any other raw materials. (2) Plant, machinery, spire parts, accessories and consumable stores, (2) Building or plumbing materials or fixtures required for construction, fitting out or repair of ary building. Certified by the purchasing dealer to be required for u e in any process in the manujacture of sweetmeats and nonta khabar for sale (e),  $^{1}6-1-62$  (e).
- 10.2 (S) Shri N. Ganguli, Shri B. Biswas and Shri A. Sinha (Partners) carrying on business under the trade name Messrs. Bengal Restaurant (for) Bengal Restaurant, 10 Chowringhee Road. Calcutta (a); TL1531A, 640-41 (b); (S) (1) Raw materials, (3) Consumable stores. Provided that

all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Cooked food and tea (for) manufacturing catering, raw foodstuff, provisions, poultry a.1 (1) Any other raw materials, (2) Plant, rawhinery, spare parts, accessories and consumable belows: (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of cooked food, vinegar for sale (c); 164-62 (e).

103. (S) Q. M. Nurul Hoda (Proprietor) carrying on business under the trade name Messrs. Mowla Buksh (for) Messrs. Mowla Buksh, D81-82 Municipal Market, Calcutta (a); TL/1715A, 29-4-52 (b); (A) Napthalene (d); 16-1-62 (e).

104. (8) Messrs. G. C. Laha (Private) Ltd., 1 Dharamtolla Street, Calcutta (a); TL/1441A, 22-9-50 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Painters' requisites (for) colour, zinc, resins, paints, chemicals, container, brass sheets, packing materials and (1) Any other raw materials, (2) Plant, machinery, spare parts and accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of painters' requisites for sale (c); 17-1-62 (e).

105. (S) Shri Nandlal Shaw (Proprietor) carrying on business under the trade name Messrs. Doran (for) Messrs. Doran, 40 Wellesly Street, Calcutta (a); TL/1699A, 22-3-52 (b); (S) (I) Raw materials, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (I) Sweets, ninki, singara, puri, kachuri, (for) dalda, ghee, vegetable oils, coal, fuels, spores, dry fruits and (I) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials, or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of sweets, ninki, singara, puri, kachuri for sale (c); 18-1-62 (e).

106. (S) Shri Dhoonu Lal, Shri Kanwar Krishan, Lalit Kumar, Shri Gobind Pershad, Shri Rajeswar Pershad, Shri Jagadish Kumar, Shri Vishnu Narain, Shri Shivram Narain and Shri Bhagwan (Partners) carrying on business under the trade name Messrs. G. P. Gupta & Co. (for) Messrs. G. P. Gupta & Co. (for) Calcutta (a); TL/347A, 27-9-41 (b); (D) General merchandise (d); 18-1-62 (e).

107. Messrs. Uberoi Ltd., 22/1 Chowringhee Road (a); TL/63A, 24-9-41 (b); (S) (1) Raw materials, (2) Plant, machinery, spare parts and accessories, (3) Consumable stores. Provided that all goods for which exemption from payment of sales tax is claimed are intended for use in the actual process of manufacture of the goods named below: (i) Sports goods (for) leather, cloth, plywood, hessian cloth, and (1) Any other raw materials, (2) Plant, machinery, spare parts, accessories and consumable stores, (3) Building or plumbing materials or fixtures required for construction, fitting out or repair of any building. Certified by the purchasing dealer to be required for use in any process in the manufacture of sports goods for sale (c); 18-1-62 (e).

108. Mr. P. D. Wong (Proprietor) carrying on business under the trade name Messrs. China Standard Trading Co., P33 Mission Row Extension, Calcutta (a); SL/3105A, 5-5-51 (b); (A) Cranes, boiler, machineries and machinery spare parts, (D) Rubber tyres, motor trucks, motor parts, cotton yarn, linseed oil, raw cotton, ground-nut oil (d); 15-1-62 (e).

Fxplanatöry notes.—Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

No. 22C.T.—1st February 1962.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with sub-section 2 of section 9 of the Central Sales Tax Act, 1956, the following names and addresses of registered dealers whose registrations under the Central Sales Tax Act, were amended with effect from the date noted against each of them and in respect of the particulars appearing in the different items in the manner indicated against such particulars are published for general information:—

Notes.—(a) Serial number, name, address, chief place of business and number of branches.

- (b) Number and date of the registration certificate.
- (c) Goods for resale.
- (d) Goods for use in manufacture.
- (e) Goods for use in the execution of contracts.
- (f) Date of amendment.
- 1. Shri Mulchand Bader carrying on business under the trade name Rawatmal Mulchand, 15 Noormal Lohia Lane, Calcutta (a); 644A(AT)(Central). 27-7-57 (b); (A) Oilcake (c); 17-1-62 (f).
- 2. Shri Dharamsi Vora carrying on business under the trade name Rubber, Ebonite, Bakalite & Plastic Industries, 2 Portuguese Church Street, Calcutta (a): 1204A(AT)(Central), 13-9-61 (b); (D) Rubber and ebonite, (A) Rubber and ebonite goods (c); 18-1-62 (f).

- 3. (S) Shri Banku Behari Datta (Proprietor) carryg on business under the trade name Messis. Datta olling Mills (for) Shri Banku Behari Datta (150 ietor) carrying on business under the trade name fessrs. Banku Behari Datta, Nuramani, Bankuri); 135A(BK)(Central), 5-12-59 (5), (A) (I) Revaterials, (2) Plant, machinery, spare parts and accessries, (3) Consumable stores. Provided that all process of aimed are intended for use in the actual process of anufacture of the goods named below. (1) Iron bars in rods (c); (D) Cement (d), 10-1-62 (c).
- 4. (S) Messrs. Ramkarandas Agarwalla and Ramarayan Agarwalla carrying on business under the ade name Joharmal Ramkarandas (io) Messis sharmal Ramkarandas, Knagra, Murshidabad (a), 2A(BR)(Central), 29-11-58 (b); (A) Maida, and (c): 5-1-62 (f).
- 5. (S) Shri Anwar Ahmed carrying on business nder the trade name Associated Traders (for) Messes, sociated Traders, 31:10 and 11 Lower Chitpore oad, Calcutta (a); 404A(CL)(Central), 13-7-57 (b); 5-1-62 (f).
- 6. (S) Messrs. Zakaria Ahmed, Mohamed Yunus bdul Shakur, Haroon Ibrahin and Asial Shakur arrying on business under the trade name Abdul hakur Umar Sahigara & Co. (for) Abdul Shakur Imar Sahigara & Co., 15 Zakaria Street, Calcutta 1); 56A(CL)(Central), 8-6-57 (b); 13-1-62 (1).
- 7. (S) Messrs. Haji Khuda Bux, Mohamed Aslam. Aohamed Rafiq and Mokhtar Ahmed carrying on usiness under the trade name Rafiq Boot House (for) Aessrs. Rafiq Boot House, 10 Lower Chitpore Road, 'alcutta (a); 228A(CL)(Central), 28 6-57 (b); 16-1-62 f).
- 8. (S) Shri Maganlal Parekh carrying on business inder the trade name Calcutta Chemical Industries for) Messrs. Calcutta Chemical Endustries, 1-19 Lower Chitpore Road, Calcutta (a): 363A(CL)(Central), 1-2-59 (b); (A) Board and paper (c): 17-1-62 (f)
- 9. (S) Shri Nathmall Sarda (Karta, Hindu Unlivided Family) carrying on business under the trade tame Messrs. Nathmall Nandlal (for) Messrs. Nathmall Nandlall, Darjeeling, (A) Ladenla Road, Darjeeling (a); (S) 53B(DJ)(Central) (for) 196(DJ)(Central) (b), 16-1-62 (f).
- 10. (S) Messrs. Ilac Ltd. (for) Messrs. The Ahmedabad Mfg. & Calico Printing Co. Ltd. (Calico Mill Retail Shop), 29 Waterloo Street, Calcutta, 1 indsay Street, Calcutta-1 (a); 93B(EL)(Central), 7-8-57 (b); 16-1-62 (f).
- 11. Messrs. Ciciko Printing & Binding Works Private) Ltd., 8|1 Dalhousie Square East, Calcutta a); 710A(EL)(Central), 11-11-61 (b); (A) Pen, pencil, om, clip, binders, bells, cards, ink, carbon, paper, tnives, table and desk requisites, eraser, envelopes, astners, gum, paste, files, nibs, pen holders, trays, tacks, rulers, sealing wax, rubber stamp, staples and pads (c); 15-1-62 (f).

- 42 (S) Sarbasri Shyamsundar Goenka, Ramprosad Goenka, Sata Ram Chowdhury, Premlata Devi Natham, Priyambada Roy and Asha Sanyal (Partners) orayang on fordiness under the trade name Sanitary Ware Distributors (for) Messrs. Sanitary Ware Distributors, 15 Stepnen House, Mission Row, Calcutta, (A) 1341 Mahatma Gandhi Road, Calcutta (a); (S) 939 (10) (Central) (for) 616A(EL)(Central) (b); 48 (6) (f)
- Fig. (8) Messes, Amiya Gopal Hazza, Chandra Selfor Hazra, Priya Gopal Hazra and Rabindra Nath Hazra carrying on business under the trade name Misses Hazra Engineering Works (for) Messes, Hazra Lorder (12) Works, 7 Sreekissen Vakhat Lane, Howah (a), 43 AGHWRCentral), 15-1-59 (b); 12-1-62 (f).
- (d) Leosis Hind Galvanizing & Engineering Co. (Prix. 6.) 1 (a) 11 Guha Road, Howrah, Calcutta-1 (a) (5) 64B(HW)(Central) (for) 499A(HW)(Central) (b), (A) Plant, machinery, spare parts and accessories and consumable stores, viz., coal, coke, grease and inforcating oil for use in the manufacture of poles, trailers, galvanized goods, transmission towers, tractors, hervestors, machinery parts, tools and implements, plant and machinery, tubs, springs, steel rail, anchors, tunnel, water and oil tanks, hand trucks, manhole covers and different iron and steel goods (d): 12-1-62 (f)
- 15. Machine & Mill Stores Corporation (Private) Ltd. (S) 76'19 Benaras Road, Howrah (for) 68D Metaii Subhas Road, Calcutta (a); (S) 662A(HW) (Central) (for) 623A(MR)(Central) (b); 16-1-62 (f).
- 16 Shri Tarapada Dass carrying on business under trade name Messrs. Tarapada Dass & Sons, 13 Debtach Bancrice Lane, Howiah (a); 648A(HW)(Central), 27-10-61 (b); (A) Pipe fittings (c); (A) Pipe fittings (d); 17-1-62 (f).
- 17 Shri Harish Chandra Gupta and Sm. Ram Deri carrying on business under the trade name Kanhirara Gugannull, 402 Upper Chitpore Road, Calanta (a), 546A(JK)(Central), 21-7-57 (b); (A) Ekangl, kapur-kachh, nutnieg, nabhimita (c); 154-62 (f).
- 18. (S) Shri Pannalal Jain (Proprietor) carrying on business under the trade name Messrs. Pannalal Iain & Sons (for) Messrs. Pannalal Jain & Sons, 18 St. Harram Goenka Street, Calcutta (a); 140A(JK) (Central) 70 6 57 (b); 15-1-62 (f).
- 19 (8) Messts Ramprosad Himatsingka, Santosh Kumar Himatsin ka and Sm. Draupadi Devi Modi (Perincis) carrying on business under the trade name Mahadeolal Nathmal (for) Messts Mahadeolal Nathmal, 136 Cotton Street, Calcutta (a); 594A(JK) (Central), 22-8-57 (b), 16-1-62 (f).
- 20. (S) Shri Monoranjan Das carrying on business under the trade name Monoranjan Hosiery (for) Messrs. Monoranjan Das and Haripada Das carrying on business under the trade name Monoranjan Hosiery, 40 Shibtolla Street, Calcutta (a); 874A(JK)(Central), 26-7-60 (b): 16-1-62 (f).

- 21. (S) Messrs. Nemchand Daga, Deepchand Daga, Tapnal Bothra, Hanumanmal Bothra, Kishanchand Honra and Danmal Daga carrying on business under the trade name Kishanchand Uttan.chand (for) Messrs. Purakhchand Daga, Deepchanc Daga, Tapnal Bothra, Hanumalmal Botha, Kishanchand Bothra and Danmal Daga carrying on business under the trade name Kishanchand Uttanchand, 4 Meerbhar Ghat Saeet, Calcutta (a); 946A(JK)(Central), 12-12-61 (b); 17-1-62 (f).
- 22. (S) Shri Jailalram carrying on business under the trade name Messrs. Jailalram Chandra Madho Prosad (for) Messrs. Jailalram Chandra Madho Prosad, 402 Upper Chitpore Road, Calcutta (a); 80A(JK) (Central), 22-6-57 (b); 17-1-62 (f).
- 23. (S) Messrs. Pioneer Motors of India (Private) Ltd., 5A Clive Ghat Street Calcutta (for) Messrs. Pioneer Motors of India, 5A Clive Ghat Street, Calcutta (a): 908A(LR)(Central), 1-7-57 (b); 12-1-62 (f).
- 24. Messrs, Hilgers Oil Co. (Private) Ltd., Chartered Bank Buildings, Calcutta (a); (S) 128B(LR) (Central) (for) 87A(LR)(Central), 19-6-57 (b); 13-1-62 (f)
- 25. (S) Shri Kiranmay Nath (Proprietor) carrying on business under the trade name Messrs. Olympic Trading Corporation, 25 Swallow Lane, Calcutta (tor) Shri Kiranmoy Nath, Shri Sankar Prasad Nath and Shri Dina Bandhu Nath (Partners) carrying on business under the trade name Messrs. Olympic Trading Corporation (a); 347A(LR)(Central), 12-7-57 (b); 16-1-62 (f).
- 26. (S) Messrs. Satyanarain Prasad, Rameswar Prosad, Shew Prosad Jaiswal, and Parameswar Prosad Jaiswal currying on business under the trade name Messrs. R. Tarruck & Co. (for) Messrs. R. Tarruck & Co., 8 Cornwallis Street, Calcutta (a); 234A(MK) (Central), 23-7-57 (b); 12-1-62 (f).
- 27. (S) Shri Sudhir Ranjan Paul (Proprietor) carrying on business under the trade name Messrs, G. M. Bros. & Co. (for) Messrs, G. M. Bros. & Co., 20 Ultadanga Main Road, Calcutta (a); (S) 483A(MK) (Central) (for) 483A(BDI)(Central) (b); 18-1-62 (f).
- 28. (S) Sarbasri Sewnarain Pande, Kedarnath Pande and Badrinarayan Pande (Partners) carrying on business under the trade name Messrs. Hanuman Stores (for) Sarbasri Balaram Prasad, Parasuram Prasad, Shewnarayan Pande and Badrinarayan Pande (Partners) carrying on business under the trade name Messrs. Sri Mahabir Stores, Hatkhola, Malda (a); 188A(ML)(Central), 25-10-60 (b); 16-1-62 (f).
- 29. (S) Shri Mathur Chandra Sadhukhan carrying on business under the trade name Rajlaxmi Rice Mill (for) Messrs. Rajlaxmi Rice Mill, post office Kolaghat, Midnapur (a): 215(MN)(Central), 26-2-60 (b); 13-1-62 (f).
- 30. (S) Messrs. Kamalendu Coomar, Nirmalendu Coomar and Saradindu Coomar carrying on business under the trade name K. L. Coomar & Sons (for) Messrs. K. L. Coomar & Sons, 113 Monohardas

- Chawk, Calcutta (a); 272A(MR)(Central), 28-6-57 (b); (A) Coaltar, paints, linseed oil, turpentine, paint brushes, rasin, shellac, wax, metal polish, mercury chalk, emery cloth, sand paper, grinding wheels and on scones, beiting and belt lacing and but punch, rawl plug, hits bolder, post, conduit pipe and fittings, cotton threads, coir strings, coir copra of cocoanut, thinner expanded aietal wire-netting, galvanised wires, and galvanised iron pipes, fittings (c); 12-1-62 (f).
- 31. (S) Messrs. Devsi Ramji Patel, Karshandar Ramji Patel and Nensi Ramji Patel carrying on business under the trade name Devsi R. Patel (for) Messes, Devsi R. Patel, 113 Monohardas Chawk, Calcutta (a); 19B(MR)(Central), 28-6-57 (b); (A) Synthetic resins and gums (c); 13-1-62 (f).
- 32. (S) Messrs. Tilakraj Mehra, Tarachand Mehra Rainesh Ch. Mehra, Kewal Kishan Mehra and Payaralal Mehra carrying on business under the trade name Bengal Embroidery Stores (for) Messrs. Kewal Kishar Mehra, Payaralall Mehra carrying on business under the trade name Bengal Embroidery Stores, 35 Cross Street, Calcutta (a); 72B(MR)(Central), 7-9-61 (b): 12-1-62 (f).
- 33. Messrs, N. K. Jaipuria & Co., 89 Cross Street Calcutta (a); 897A(MR)(Central), 21-4-61 (b); (A) Yarn (c); 18-1-62 (f).
- 34. Messrs. Agents (India) Private Ltd., 42<sup>1</sup>I Strand Road, Calcutta (a); 772A(MR)(Central), 23-8-58 (b); (A) Fluorescent lamp ballast, electric lamp and bulbs, zinc oxide, diesel engines with standard accessories, spares and tools, hydrochloric acid, sulphuric acid (c); 18-1-62 (f).
- 35. (S) Messrs. Hansroj Katta and Sugnomal Katta carrying on business under the trade name Kishore Kumar & Co. (for) Shri Hansraj N. Katta (Proprietor) carrying on business under the trade name Messrs. Kishore Kumar & Co., 12 S. N. Roy Road, Shahpur, Calcutta-38 (a); 284A(PG)(Central), 2-8-5 (b); 17-1-62 (f).
- 36. Shri Onkarmal Kataruka carrying on busines under the trade name Messrs. Purulia Radio Mar Purulia (a); 178A(PR)(Central), 11-9-57 (b); (A) Pape (c); 16-1-62 (f).
- 37. (S) Messrs. Charan Das Nath, Tulsi Das Nat and Guru Das Nath earrying on business under the trade name Radhabazar Bottle Stores (for) Radhabazar Bottle Stores, 15 Radhabazar Lane, Calcutte (a): 29B(RB)(Central), 25-7-57 (b); 13-1-62 (f).
- 38. (S) Messrs. Kores (India) Ltd. (for) Messrs Kores (India) Private Ltd., 1 and 3 Brabourne Road Calcutta (a); 723A(RB)(Central), 24-6-57 (b); 13-1-61 (f).
- 39. (S) Messrs. Shiba Prashad Das, Kali Prashad Das, Hara Prashad Das and Durga Prashad Das carry ing on business under the trade name Das & Co. (for Messrs. Das & Co., 7 Ezra Street, Calcutta (a); 421/4 (RB)(Central), 16-7-57 (b); 16-1-62 (f).

- 40. (S) Shri Trilok Kumar Lakhotta carrying on business under the trade name New Bharat Trading Company (for) Shri Khemchand and Shri S. Trilok Kumar Lakhotta (Partners) carrying on business under the trade name New Bharat Irading Company, 31 Brabourne Road, Calcutta (a): 744A(RB)(Central), 3-7-59 (b); 17-1-62 (f).
- 41. (S) Shri Ganga Prosad Bajpai (Proprietor) carrying on business under the trade name Messrs Sree Krishna Stores (for) Shri Kali Prasad Jiwal and Shri Ganga Prasad Bajpai (Partners) carrying on business under the trade name Messrs. Sree Krishna Stores, 201 Harrison Road, Calcutta (a), 174A(RJ) (Central), 1-7-57 (b); 12-1-62 (f).
- 42. Messrs. Jaihind Textile Ltd., 18 Mullick Street, Calcutta, 201B Harrison Road, Calcutta (a); (S) 57B (RJ)(Central) (for) 225A(RJ)(Central) (b); 13-1-62 (f).
- 43. Shri Ram Ch. Kurup, Shri Prem Narain Gaurand Shri Kailash Nath Sharma (Partners) carrying on business under the trade name Messrs. International Chemical Agencies, 91 Lower Chitpur Road, Calcutta (a); 805A(RJ)(Central), 11-5-61 (b); (A) Mineral ore (c); 13-1-62 (f).
- 44. (S) Shri Ramani Mohan Bose (Proprietor) carrying on business under the trade name R. M. Industries (for) R. M. Industries, (S) 3 Shyamlal Street, Calcutta-4 (for) 16 Shyamlal Street, Calcutta (a); 18A(SH)(Central), 26-6-57 (b); 15-1-62 (f).
- 45. Messrs. A. T. Gooyee Metal Works (Private) Ltd., 11A Uma Kanta Sen Lane, Calcutta (a), 890A (SH)(Central), 16-12-61 (b); (A) Raw materials other than declared goods, machines spare parts and accessories other than declared goods in the manufacture of non-ferrous metal articles (d): 16-1-62 (f).
- 46. (S) Messrs. Dutta Daw & Co. (Private) Ltd. (for) Messrs. Dutta Daw & Co., (S) 44 Beniatolla Street, Calcutta (for) 2 Maharshi Debendra Road, Calcutta, (A) 2 Maharshi Debendra Road. Calcutta (a); (S) 44B(SH)(Central) (for) 553A(JK)(Central) (b). 15-1-62 (f).
- 47. (S) Shri Krishnadas Kedarnath (Proprietor) carrying on business under the trade name Messrs Krishnadas Kedarnath (for) Messrs. Krishnadas Kedarnath, (S) 32 Gopal Chatterjce Road, Calcutta (for) 157 Netaji Subash Road, Calcutta (a); (S) 901A(SH) (Central) (for) 463A(MR)(Central) (b); 16-1-62 (f).

48. (S) Shri Sachindra Kumar Ghose (Proprietor) carrying on business under the trade name Messrs. S. N. Ghose & Sons (for) Messrs. S. N. Ghose & Sons, (S) 59 Indra Biswas Road, Calcutta (for) P-7 Old China Bazar Street, Calcutta (a); (S) 902A(SH) (Central) (for) 748A(CR)(Central) (b); 16-1-62 (f).

The state of the s

- 49 (S) General Radio & Appliances Ltd. (for) General Radio & Appliances (Private) Ltd., 3 Madan Street, Calcutta (a); 98A(SL)(Central), 24-6-57 (b); 12-1-62 (f).
- 50. Messrs. Calcutta Distributors (Private) Ltd., 811 Bentinck Street, Calcutta (a); 1180A(SL)(Central), 11-4-61 (b); (A) Cycle parts and accessories there (c); 16-1-62 (f).
- 51 (S) Messrs. Mohanlal Ojha and Paimaned Ratna carrying on business under the trade name Sarada Automobiles (for) Messrs. Sarada Automobiles, 7 Sooterkin Street, Calcutta (a); 997A(SL)(Central), 15-9-59 (b); 18-1-62 (f).
- 52. (S) Messrs. Krishna Chandra Bhar, Anil Kumar Bhar and Netai Charan Bhar (Partners) carrying on business under the trade name Bhattacharjee & Co. (for) Messrs. Bhattacharjee & Co., Urdibazar, Chandernagore, Hooghly (a); 43A(SP)(Central), 20-8-57 (b): 16-1-62 (f).
- 53 (S) Shri Sailesh Chandra Banerjee (Proprietor) carrying on business under the trade name Messrs. Jatiya Lauha Shilpa Pratisthan (for) Messrs. Jatiya Lauha Shilpa Pratisthan (S) 4 Narkeldanga Main Road, Calcutta (for) 51 Ultadanga Road, Calcutta (a); (S) 715A(TL)(Central) (for) 232(SH)(Central) (b); 12-1-62 (f).
- 54. Mr. P. D. Wong (Proprietor) carrying on business under the trade name Messrs. China Standard Trading Co., P[33 Mission Row Extension, Calcutta (a); 282A(SL)(Central), 16-7-57 (b); (A) Cranes, boilers, machineries and machineries spare parts, (D) Rubber tyres, cotton yarn, linseed oil, groundnut oil, and raw cotton (d); 15-1-62 (f).

Explanatory notes. Regarding the amendments made, the following code letters have been used to indicate the manner in which the particulars of a registration have been amended:—

(A) means "Add"; (D) means "Delete"; (S) means "Substitute".

S. K. GHOSE, Commissioner.

# The





## Guzette

## Extraordinary

## Published by Authority

A 6] THURSDAY, DECEMBER 27, 1962 | SAKA 1884

-Orders and Notifications by the Governor of West ngal, the High Court, Government Treasury, etc

GOVERNMENT OF WEST BENGAL
EPARTMENT OF LAND AND LAND REVENUE

## Land Acquisition

## **NOTFICATION**

Hooghly.—No. 18030L.A.—27th December 1962. Whereas the function of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 20/1/55-Judl(1), lated the 14th May 1955, issued by the Government of India in the Ministry of Home Affairs under lause (1) of article 258 of the Constitution of India S.R.O. 1074 and published at page 868, Part II, Section 3, of the "Gazette of India", dated 21st May 107

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being purpose of the Union, namely, for construction of Telephone Exchange Building, in the village of Serampore, jurisdiction list No. 13, police-station Serampore, district Hooghly, it is hereby notified that a piece of land comprising parts of cadastral survery plot Nos. 8770 and 8771 of village Serampore and measuring, more or less, 0.256 of an acre, if likely to be needed for the aforesaid public purpose at the public expense within the aforesaid village of Serampore.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the offic.

of the Collector of Hooghly.

In exercise of the powers conferred by the said section, read with the said notification the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitter by that section.

Any person interested in the above land, who has any objection to the Acquisition thereof, may within thirty days after the date on which publication of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

By order of the Governor.

B. CHAKRABARTI,

Dy. Secy. to the Govt. of West Benga



# Gazette

# Published by Authority

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FRIDAY, DECEMBER 28, 1962

A SECOND 
[SAKA 1884

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Covernment Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

#### Transport

#### NOTIFICATION

No. 8974-WT.—28th December 1962 - The following draft of direction which, in exercise of the power conferred by clause (ii) of sub-section (1) of section 13 of the Motor Vehicles Act, 1939 (Act 1 of 1939), and in supersession of this Department notification No. 2181-WT. 9B-158/61, dated the 23rd March 1962, published in the "Calcutta Gazette, Extraordinary of the same date, the Governor, having regard to the matters enumerated in sub-section (1) of section 43 of the said Act, proposes to 1850 to the Steff Fransport Authority, West Bengel, is hereby tablished, as required by the proviso to sub-section (i) of section 43 of the said Act, for the information of the persons likely to be affected thereby

2. The draft will be taken into consideration on the 4th February 1963 at 11 a.m. at Rotun a Holice twest end corner, first floor, Main Block). Writer Buildings, Calcutta, and any objection or suggestion with respect thereto which may be received by the undersigned before 29th January 1963 shall, in consultation with the State Transport Authority, West Bengal, be duly considered and the representatives

of the interests to be affected by the proposed direction heard on the said 4th February 1963 at 11 a.m. of Rotunda Hall (west end corner, first floor, Main Block), Writers' Buildings, Calcutta.

#### **Draft Direction**

The State Transport Authority, West Bengal, is hereby directed to issue direction to the Regional Transport Authorities of the Regions named in column (2) of the schedule below to grant stage arriage permits for alternative routes in accordance with the distribution list indicated in the schedule relow, to persons whose permits for stage carriage for routes Nos. 3A and 3B of Calcutta Region have been cancelled with effect from the 5th March 1962, by an order of the Regional Transport Authority of the said Region under clause (b) of sub-section (2) of section 68F of the Motor Vehicles Act, 1939 (Act 4 of 1939), in pursuance of the Scheme approved by the State Government under sub-section (2) of section 68D of the and Act and published under notitication No. 343 WJ-8B-77 61, dated the 17th January 1962, in the "Calcutta Gazette, Extraordinary", of feel the 17th January 1962, on receipt of necessary pole ation, from them, and subject to fulfilment of th other conditions as are required to be fulfilled ...der the provisions of the Motor Vehicles Act (Act 4 of 1939).

## SCHEDULE

route routes permit to be granted of stage carriage stage for which permit carriage was held on route permits t					Distribution List			
Habra to Naibht van Jirat (No. 73)		Name and No. if any, or alternative route route	Region.			of stage c for which was hold o Nos. 3A an	arriage permit in route id 3B in	Number of stage carriage permits to b granted.
Martin to Nashin) via Jirrat (No. 73),   Do.   Shri Mahinder Singh   Wils 448   1		ſ	2		3	. 4		5
Shyambara to   Madhyangram (No   Do   S. Thakur Singh   Wils 444		Habra to Nathati Via Jirat (No. 73).	Do.		Shri Mahindor Singh	WBS 602		-
Shyambazar to Mathyamgram (Ne    Do    Sharam Singh		201			.,			1
Shipambazar to Madhyamgram (No.   Do.   Shri Mahindor Singh   WBS 864   1		30)	Do		S. Harnam Singh	WBS 488		1
Solumbarar to Madhyamgram (No.   Do.   S. Kundan Singh   WBS 491   1   1   1   1   1   1   1   1   1		20)	Do		Shri Mahinder Singh	WBS 864		i
Shyambazar to Baguchatt (No. 36C)   De Shyambazar to Bauthatt (No. 37C)   De Shyambaza		30)	Do.		S. Kundan Singh	WBS 491		1
Sharma.   Sharma.   Sharma.   Sharma.   Shriptian Singh   MBS 421   1		Shrombozar to Bayu datt (No. 30C)						1 1
New Process					Sharma.			· 1
Garin to Rolli Bazari (No. 20), Garin   Do   Messre, Indrajit Transport Co.   WIS 496   1		Shwambazar to Baguil (U) (NO 2011)	•		Messrs. Sarwan Singh and Babu Singh			
Section   Description   Desc		Garia to Rabli Bazar (No. 80), Garia to Cannine (No. 80A).		•	••			-
Garia to Eabh 1-7-20 (1-7-20   1-7-20		Geria to Babli Bazar (No. 80), Garia			·			
Harrackpore to Kanchrapita (No. 85)   De   S. Laitspen   Wils 637   1		Garia to Bable began (No Superioris	•					•
Barrackpore to Kanchiapara (No. 85)   10   10   10   10   10   10   10   1		Barracknore to Kanchiapara (No. 85)						
Barrackpone to Kanth Ingress (No. Sci.   Do.   Messer.   Vayado Carage Private Linited   W.18. Sci.   Linited   Sarrackpone to Kanthapian (No. Sci.   Do.   Messer.   Backhatwar Singh and Uttan Singh   W.18. Sci.   Linited   W.18. Sci.   Linited   Missard   Sarrackpone to Kanthapian (No. Sci.   Do.   Messer.   Backhatwar Singh and Uttan Singh   W.18. Sci.   Linited   Linited   W.18. Sci.   Linited   L		Regreekpore to Kanchrabuta (No. 80)						-
Darrack   Darr		Barrackpore to Kanchiapara (No. 86)					•	• 1
Partick   Part		Barrackpoor to Kanchiapian (No. 85)					•	i
Diminol Harbour to Koldwip (No. 85)   Do   Shri Nahur Sinha   Wiss 389   1		Barrackpore to Kanahraman (So. 80)		•				i
Diamond Harbour to Kokdwip (No 98)   Do   Messer, Ujingar Singh and Nazar Singh   WB8 886   1		Hammalton to Kanchrabara (No. 85)						ī
Diamond Harbour to Ranchelu (No. 98)   Do   Micser, Uppgar Singh and Nazar Singh   W188 866   1		Diamond Harbour to Kakdwip (No						1
Harrackpere to Sodepur von Rahara Do Mosers Sidheswari Transport Co WES 61 Barrackpore to Sodepur von Rahara Do Messes Chandi Transport Co WES 127 1 Barrackpore to Sodepur von Rahara Do Messes, U. K. Bose and Bros. WBS 123 and 2 Shyambazar to Lauhat (No. 91) Do Shri Arjun Singh WBS 30 1 Shyambazar to Lauhat (No. 91) Do Shri Gurnam Singh WBS 30 388 and WBS 154 Shyambazar to Lauhat (No. 91) Do Messes B. L. Accoli & Co WBS 256, WBS 3 Shyambazar to Lauhat (No. 91) Do Messes B. L. Accoli & Co WBS 256, WBS 3 Shyambazar to Lauhat (No. 91) Do Shri Lobh Singh . WBS 580 1 Shyambazar to Lauhat (No. 91) Do Shri Lobh Singh . WBS 581 1 Shyambazar to Lauhat (No. 91) Do Shri Lobh Singh . WBS 581 1 Shyambazar to Lauhat (No. 91) Do Shri Piquanath Jaidka WBS 348 1 Shyambazar to Bengaen via Jessore Do Messes Bengal Express Co WBS 270 and 2 Road Shyambazar to Bongaen via Jessore Do Messes Bengal Express Co WBS 270 and 2 Road Shyambazar to Bongaen via Jessore Do Messes Bingh and Bachan Singh WBS 133 1 Road Shyambazar to Bongaen via Jessore Do Messes Bingh and Bachan Singh WBS 133 1 Road Shyambazar to Bongaen via Jessore Do Messes Bingh and Bachan Singh WBS 133 1 Road Shyambazar to Bongaen via Jessore Do Messes Bingh and Bachan Singh WBS 133 1 Road Shyambazar to Bongaen via Jessore Do Shir Sarjit Singh Milk Singh WBS 86 2 Shir Sarjit Singh WBS 86 1 Asansol to Panagarh Do Messes Bingh Morer Service WBS 341 4 Asansol to Panagarh Do Shir Sariendra Nath Jaidka WBS 349 1 Asansol to Panagarh Do Shir Sariendra Nath Jaidka WBS 349 1 Asansol to Panagarh Do Shir Sariendra Nath Jaidka WBS 349 1 Asansol to Panagarh Bingh WBS 349 1 Howrah Station to Belgachia (No. 57) Do Shir Sariendra Mukheti WBS 220 1 Howrah Station to Belgachia (No. 57) Do Shir Sariendra Makheti WBS 842 1 Howrah Station to Belgachia (No. 57) Do Shir Sariendra Makheti WBS 842 1		Diamond Harbour to Raubelu (No. 98)	Ðo		Messre Ujjagar Singh and Nazar Singh	WBS 886		1
Barrackpore to Sodepur via Ribata   Do.   Messrs, L. R. Bose and Bros.   Wis 123 and 2		Barrackpore to Sodepur via Rahara .	1)0			. WBS 61		1
Shyambazat to Lauhati (No. 91)   Do   Shri Arjun Singh		Barrackpore to Sodepur via Kahata	Do.					•
Shyambazar to Lauhati (No. 91) Do Meests B. L. Acooli & Co WBS 154 WBS 256, WB5 3 Shyambazar to Lauhati (No. 91) Do Meests B. L. Acooli & Co WBS 256, WB5 3 Shyambazar to Lauhati (No. 91) Do Meests B. L. Acooli & Co WBS 256, WB5 3 Shyambazar to Lauhati (No. 91) Do Shi Februari Singh and Bhupinder Singh WBS 348 1 Shyambazar to Lauhati (No. 91) Do Shi Februari Jaidka WBS 348 1 Shyambazar to Bangaon via Jessore Do Shi Februari Jaidka WBS 349 1 Road Shyambazar to Bangaon via Jessore Do Meests Bangh and Bachan Singh WBS 133 1 Shyambazar to Bangaon via Jessore Do Shi Sarji Singh MBS 86 1 Shyambazar to Bangaon via Jessore Do Shi Sarji Singh WBS 86 1 Shyambazar to Bangaon via Jessore Do Shi Sarji Singh WBS 86 1 Shyambazar to Bangaon via Jessore Do Shi Sarji Singh WBS 86 1 Shyambazar to Bangaon via Jessore Do Shi Sarji Singh WBS 86 1 Shyambazar to Bangaon via Jessore Do Shi Surandra Singh WBS 86 1 Shyambazar to Bangaon via Jessore Do Shi Surandra Nath Jaidka WBS 35 and WBS 139.  Asansol to Panagarh Do Shi Surandra Nath Jaidka WBS 349 1 Asansol to Panagarh Do Shi Surandra Nath Jaidka WBS 393 1 Howrah Station to Belgadon (No. 57) Howrah Shi Anulya Charan Mukheti WBS 220 1 Howrah Station to Belgadon (No. 57) Do Sin Barian Kaur WBS 63 1 Howrah Station to Belgadon (No. 57) Do Sin Barian Kaur WBS 63 1 Shi Surandra Sartin WBS 842 1		Barrackpore to Sodepur via Rahara	Do		Messrs, R. K. Bose and Bros.	WBS 85		2
Shyambazar to Lauhati (No. 91)   Do		Shyambazar to Lauhati (No. 91)						)
Shyambazar to Lauhati (No. 91)   Do   Messrs, Jogabander Singh and Bhupinder   Saigh   Shyambazar to Lauhati (No. 91)   Do   Shirt Lobb Singh   WES 580   1		Shyambazar to Lauhati (No. 91)						
Shyambazar to Lauhati (No. 91)   Do   Singh and Bhupinder   WES 580		Shyambazar to Lauhati (No. 91)	Do		Mossis B. L. Acooli & Co			
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By order of the Governor.
B. C. BANERIEE.

Asst. Secy. to the Govt. of West Bengal-

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SATURDAY, DECEMBER 29, 1962

**ISAKA. 1884** 

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

### COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

#### NOTIFICATIONS

No. 7195-M.P. -29th December 1962. Whereas the Governor is of opinion that it is necessity and expedient so to do for maintaining the suppply and securing the equitable distribution of electrical energy;

Now, therefore, in exercise of the power conferred by section 22B of the Indian Flectricity Act, 1910 (1X of 1910), the Governor is pleased to make for regulating the supply, distribution, consumption and use of electrical energy, the following order, namely:—

#### Order

On and from the 1st January 1963, no consumer using electrical energy in commercial establishments, shops, cinemahouses, hotels, restaurants or clubs shall use electrical energy

(i) for purposes of illuminated advertisements, or,

- (ii) for lighting shop-windows and shop interiors in excess of the quantum of \(\frac{1}{2}\) watt per square feet of floor area;
- 2. If the supplier of electricity is satisfied that any such consumer has contravened any of the afores iid provisions, it may notwithstanding anything to the contrary contained in any contract, discontinue with the previous sanction of the State Government, the supply of electrical energy to such consumer either permanently or for such period or periods as it may consider necessary:

Provided that the State Government shall not anstron my such discontinuation of supply of electrical energy to any such consumer without giving to such consumer at least three days' notice in writing of its intention so to do and an opportunity of being heard.

By order of the Governor, P. M. DAS GUPTA,

Dv Secv to the Govt of West Bengal.

No. 7197-M.P. 29th December 1962. Whereas the Governor is of opinion that it is necessary and expedient so to do for maintaining the supply and securing the equitable distribution of electrical energey:

Now, therefore, in exercise of the power conferred by section 22B of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to make, for regulating the supply, distribution, consumption and use of electric energy, the following order, namely:

#### Order

On and from the 29th December 1962, and until further orders -

- (a) no new or additional supply of electric energy shall be given to any intending or existing industrial consumers without the prior sanction of the State Government in writing:
- (b) industrial consumers having a load factor less than 50 per cent, shall not use electrical energy for any purpose other than the purposes of operating lights, fans and similar other domestic services on any day between the hours of 5 p.m. and 10 p.m.;

Provided that nothing in this order shall apply to industrial consumers concerned with municipal pumping, railway transport, hospital and other essential services and cinemas.

II. If the supplier of electricity is satisfied that any industrial consumer has contravened any of the provisions of paragraph I, it may, nothwithstanding anything to the contrary contained in any contract, discontinue with the previous sanction of the State Government, the supply of electrical energy to such industrial consumer either permanently or for such period or periods as it may consider necessary:

Provided that the State Government shall not sanction any such discontinuation of supply of electrical energy to any industrial consumer without giving to such industrial consumer at least three days' notice in writing of its intention so to do and an opportunity of being heard.

Explanation: In this order, the expression "Industrial consumer" means a consumer of electrical energy supplied by the Darjeeling Electric Supply Company, Kalimpong Electric Supply Company, Jalpaiguri Electric Supply Company and by the West Bengal State Electricity Board from its electric supply undertaking in the districts of Darjeeling, Jalpaiguri and Cooch Behar, using such energy, inter-alia, for industrial purposes.

By order of the Governor, P. M. DAS GUPTA,

Dy. Secy. to the Govt. of West Bengal

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# Gazette

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SATURDAY, DECEMBER 29, 1962

[SAKA 1884

PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

#### GOVERNMENT OF WEST BENGAL

#### · LABOUR DEPARTMENT

#### **ORDERS**

No. 7116-1.R.|IR|10L-43(A)|62.—20th December 1962.—Whereas under the Government of West Bengal, Labour Department, Order No. 826-1.R.IIR 10L-43(A)|62, dated the 12th March 1962, read with Corrigendum No. 1961-1.R.|IR|10L-43(A)|62, dated the 25th May 1962, the industrial dispute between Messrs. Techno Electric Corporation, c|o Durgapur Automobiles, '116th Mile, G.T. Road, P.O. Durgapur district Burdwan, and their workmen, represented by the United Contractors' Workers' Union, Station Road, Burnpur, district Burdwan, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Seventh Industrial Tribunal;

And whereas the said Seventh Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### ANNEXURE

In the matter of an industrial dispute between Messrs.

Techno Electric Corporation, co Durgapur Automobiles, 116th mile, G.T Road, P.O Durgapur-3, Burdwan, and their workmen represented by the United Contractors' Workers' Union, Station Road, Burnpur, district Burdwan. (Case No. VIII-68|62.)

BEFORE THE SEVENTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri S. K. RAY,

Judge, Seventh Industrial Tribunal.

For the Union: Shri M. Saha, Advocate.

For the Company: Shri P. Dutta, Solicitor.

#### AWARD

The above dispute over the issue given in the order of reference and reproduced below was referred for adjudication to this Tribunal by the Government of West Bengal, Labour Department, Order No. 826-IR./IR/10L-43(A)/62, dated the 12th March 1962, read with Corrigendum No. 1961-I.R./IR/10L-43(A)/62, dated the 25th May 1962.

#### Issue

 Whether the dismissal of Shri S. Banerjee is justified? To what relief, if any, is he entitled?

The relevant case put forward by the Union on behalf of the concerned worker in the written statement is briefly as follows. The concerned worker, Shri S. Baneriee, was a permanent employee of the Company. He incurred the displeasure of the Management when he started organising a Local Committee of the workers of this Company under the United Contractors' Workers' Union, of which he was an active member. The officials of the Company considered the Trade Union activities of this worker as an affront to them and were on the look out for an opportunity to get rid of him. In pursuance of a conspiracy among the officials, a charge-sheet was

issued against this worker alleging obstruction to workers, attempt to receive illegal gratification and misbehaviour with Shri Mohonka, a partner of the Company. All the charges were categorically denied by the concerned worker. Thereafter, a make-believe enquiry was purported to have been held by the Company and then the workman was dismissed on 2nd January 1962 on the basis of the findings of the i.O., who was no other than the complainant himself. The issue of this worker's dismissal was taken up by the Union at the instance of the workers and the matter was referred to the local Assistant Labour Commissioner, who tried to effect a settlement in the conciliation proceeding, but no settlement could be effected. After all this, the present reference was made for adjudication of the issue. The remedies claimed are reinstatement of the concerned worker in service and payment of his wages for the forced period of unemployment on account of the dismissal.

The Company has filed a pretty long and volu-mous written statement. The relevant case put forminous written statement. The relevant case put forward on behalf of the Company under the issue referred for adjudication may be briefly summarised There is no Union of the workers of this as follows. Company and the United Contractors' Workers' Union has no authority or locus standi to represent the workers and take up his cause. The workers of this Company have not taken up the cause of the concerned worker and they are not at all interested in his case. The workers of this Company are not members of the United Contractors' Workers' Union. The alleged dispute is not, therefore, an industrial dispute within the meaning of section 2K, Industrial Disputes Act. The present reference of the dispute for actindication is not, therefore, maintainable in law and the Government acted without jurisdiction in making the reference and this Tribunal has no jurisdiction to entertain the reference and adjudicate upon it. is pleaded as a preliminary objection.

On merits, the relevant pleas raised by the Company are as follows. On the basis of some report received against the concerned worker, a charge-sheet, dated 25th October 1962, was issued against him with three charges. The first charge was that he had demanded illegal gratification by way of 25 per cent. commission from a supplier of bricks to the Company upon supply of 2,000 bricks on 14th October 1961 and had refused to sign the delivery challan unless the illegal gratification was paid. The second charge was that on 21st October 1961, the concerned worker, Shri S. Banerit, with another worker named Shri Ram Anugrahaya Singh had wilfully obstructed the workers of the Company from attending to their duties and had further threatened Shri Mukti Narayan Tewari, a worker, that he would be beaten if he joined his work and as a result of this action of the concerned worker, the work of the Company was stopped for that day. The third charge was that on 24th Octo-ber 1961, when the concerned worker, Shri S. Banerji, visited the Company's office at Grand Trunk Road, he shouted at and otherwise misbehaved with Shri T. Mohanka, a partner of the Company, and left the office in a very discourteous manner. Shri S. Banerji submitted his reply to the charge-sheet. Thereafter, a proper enquiry was held on 21st, 29th and 30th November 1961, and also on 29th December 1961. Shri S. Banerji the concerned worker, attended the enquiry proceedings and cross-examined Shri Mukti Narayan Tewari, who gave evidence against him. Some other workers were also called as witnesses and they deposed against the concerned worker. After the enquiry, Shri S. Banerji, the concerned worker, was found guilty of two of the charges and upon this finding, he was dismissed from service. It was not a make-believe enquiry, as alleged by the Union in its written statement. The enquiry was held by Shri P. Madan, the Administrative Officer in charge of the Company, and his findings were all just and proper. He made no complaint against the concerned worker and so, it was not a case of the complainant making the enquiry The dismissal of the concerned worker was not malafide or high-handed and it was not a case of unfair labour practice and victimisation and it was not made in violation of the principles of natural justice. Company carries on business as electrical contractors. Shri S. Banerji was at the relevant time employed by the Company as a casual worker in its electrical construction work at A.V.B. Colony, Durgapur. This work commenced in June 1960 and was completed in January 1962. As this work is not in progress now, the concerned worker is not, in any case, entitled to reinstatement. Shri Banerji was not a permanent worker of the Company. •The dismissal of the concerned worker was, therefore, fully justified and he is not entitled to any relief.

The preliminary objection against the maintainability of the present reference on the ground that it is not an industrial dispute and so the Government had no jurisdiction to make the reference under section 10(1), Industrial Disputes Act, as raised in the written statement, was not pressed at the hearing by the learned Solicitor appearing for the Company. He expressly gave up the objection and did not advance any argument upon it. Apart from this position, I am fully satisfied from the evidence on the record that there is a Local Committee of the workers of this Company which is affiliated to the United Contractors' Workers' Union and the matter of dismissal of the concerned worker, which is the subject-matter of the present dispute, was taken up by the Committee and finally by the Union and the Union moved in the matter and sponsored the dispute for the purpose of the present reference. There is evidence to show that the Union took up the matter from the stage of domestic enquiry held by the Company regarding the charge-sheet issued to this worker. It appears from the enquiry proceedings produced by the Company (Ext. A) that Shri M. B. Ganguli, the President of the Union, attended the proceedings of the enquiry on some dates along with the concerned worker and this was allowed by the E.O. P.W. 1 Shri Kalyan Roy, the Joint Secretary of the concerned Union, has proved the formation of the Local Committee of the workers of this Company under the Union. Exhibit 3 proves that on 7th August 1961 the Secretary of the Local Committee of United Contractors' Workers' Union in this Company informed the Assistant Labour Commissioner, Asansol, that the workers of this Company had become members of the Union and also intimated the names of the office-bearers of the Union. This letter also shows that the concerned worker, Shri S. Banerji, became the Secretary of the Union Committee. As against all this evidence on the side of the Union, I am not impressed by the vague oral evidence of the witnesses on the Company's side decreise of the witnesses on the Company's side decreises. pany's side denying the existence of the Union in this Company. Accordingly, I hold that the dispute over the dismissal of the concerned worker became an industrial dispute by reason of the concerned Union, whose membership covers a substantial number of workers of this Company, having sponsored the dispute. Necessarily, I reject the Company's contention that it is an individual dispute not referable for adjudication under section 10(1), Industrial Disputes Act The preliminary objection is, therefore, rejected.

I now come to the merits of the Issue. Substantially it is a case of dismissal of the worker on the basis of a charge-sheet issued to him on the 25th October 1961 and some enquiry held regarding the charge-sheet. It is the common case of both parties that the charge-sheet contained three charges. charges have been briefly indicated in the Union's written statement and they have been elaborately described in the Company's written statement Exhibit 1 is the charge-sheet. In the charge sheet the first charge serially is that on 21st October 1961, this concerned worker along with another obstructed workers at the work site from attending to their duties and that he also threatened a worker named Mukti Narayan Tewari with assault if he attended to his The second charge is that on 14th October 1961 this concerned worker demanded illegal grat: fication from a supplier of bricks to the Company when he supplied a certain quantity of bricks. The third charge is that on 24th October 1961 when the concerned worker visited the office of the Company at G.1. Road he shouted at Shri Mohonka, a partner, and also otherwise misbehaved with him and then left the office in a very discourteous manner. I should record here at once that at the hearing no reliance was placed upon the second charge in the charge-sheet and the Company took up the position that this charge was not at all taken into consideration for dismissing the concerned worker. I have also gone through the whole proceedings of the enquiry [Exts. A and A(1)] and I find that there was no evidence at all in support of this charge and the E.O. also completely absolved him of this charge by his finding, (vide Ext. C) (16). charge relates to the alleged demand of illegal grati gcation on P4th October 1961. So, for the purpose of the present adjudication, this charge is to be ignored altogether. Exhibit C, the recorded findings of the E.O., shows that he found the concerned worker guilty of the other two charges and recommended his dismissal upon these charges. On the basis of these findings, the concerned worker was dismissed by the Company's letter, dated 2nd January 1962 (I xt. 11) When the dismissal is found to be based upon the findings of a domestic enquiry regarding charges made against the concerned worker by issue of a charge sheet, this Tribunal must first of all see whether the domestic enquiry itself was conducted fairly, properly and in accordance with the principles of natural justice. The first point for consideration would be whether the concerned worker was given all reasonable facility and opportunity to defend himself against the charges in respect of which he was found guilty. If no such facility and opportunity were offered to him in the enquiry proceedings, the enquiry must be held to be vitiated, as being against the principles of natural justice and necessarily the findings of the EO must fail and the Tribunal will not be bound to accent the findings. In view of this legal position, I first take up the question whether in the enquiry proceedings proper facility and opportunity for defending himself against the charges of which he was found

guilty were offered to the concerned worker. appears that the enquiry was unduly prolonged and protracted. The enquiry proceedings were held on 21st November 1961, 30th November 1961 and 29th December 1961. The first day's proceedings were attended by the concerned worker, Shri S. Banerji. On this date, Shri Mukti Narayan Tewari was examined and he was cross-examined by Shri S. Banerji. On 21st November 1961 the proceedings were ad-journed to 29th November 1961. On that date, the concerned worker attended with the President of the Union, Shri M. B. Ganguli, and at their request, the proceedings were adjourned to 30th November 1961. On 30th November 1961 both Shri S. Banerji and Shri M. B. Ganguli attended the proceedings and they requested calling of certain witnesses for examination at the enquiry. Five witnesses were named and the first among them was Shri P. Madan, the Administrative Officer in-charge, who was himself holding the enquity Shri Madan declined to give evidence as a witness on the ground that he was not present at the spot at the time of the incident mentioned in the charge-sheet. This was objected to by the concerned worker. The next proceedings were held on 21st December 1961. On this day also, both Shri Banerji and Shri Ganguli were present. Before the proceedings commenced on that date, Shri Banerji raised an objection against the competency of Shri Madan to hold the enquiry on the ground that he was himself the complainant, because he had himself issued the charge-sheet. After this objection, Shri Banerji and Shri Ganguli withdrew from the proceedings and thereafter the proceedings continued ex-parte. In the ex-paric proceedings on 29th December 1961, the examination of Shri Mukti Narayan Tewari continued and was concluded and thereafter some other witnesses were examined in support of charge No. 3 of the charge-sheet. The objection against the competency of Shri Madan to hold the enquiry as raised by the concerned worker, Shri S. Banerji, on 21st December 1961, cannot be upheld. It is in the very nature of a domestic enquiry that it would be held by a responsible officer of the Company and Shri Madan was certainly such an officer. There is no evidence to prove satisfactorily that Shri Madan had any per onal knowledge about the incidents which were the subject-matters of the charges. His evidence is that he issued the charge-sheet after receiving a report from Shri T. Mohonka about the incident of 24th October 1961. Shri T. Mohonka (O.P.W. 1) has also testified that he informed his Administrative Officer about the incident of 24th October 1961 in the office. There is no reason to disbelieve their evidence in this respect. It was quite natural and proper that the Administrative Officer should issue the charge-sheet after receiving the report from Shri 1. Mohonka. The facts being as stated above, it cannot be sull that Shri P. Madan was a complainant in the sense that he complained about facts within his knowledge and which concerned him personally. In view of the aforesaid facts and circumstances, it can quite reassonably be held that Shri P. Madan was fully competent in law to hold the enquiry regarding the chargesheet auginst the concerned worker and the enquiry was not vitiated as being against the principles of natural justice by his being the Enquiring Officer. Next I come to the fact concerning the citation of witnesses by Shri S. Banerji for examination on his behalf before the Enquiring Officer on 30th November 1961. The proceedings of the enquiry, dated 30th

November 1961, show that Shri S. Banerji cited five named witnesses including Shri P. Madan, but Shri P. Madan at once declined to give evidence on the eround that he had no personal knowledge about the matters covered by the charges. I think the refusal of Shri P. Madan to be a witness was not unfair or improper, because he had really no personal knowledge about the incident and he was himself holding the enquiry. But, at the same time, the other witnesses named by the concerned worker should have been called for the purpose of the enquiry. When they were expressly cited as witnesses by the concerned worker, the Enquiring Officer should have given him the opportunity of having the evidence of these witnesses at the enquiry. It is not disputed that the other witnesses cited were all workers of the Company and under its control. For the purpose of a fair according to the principles of and proper enquiry Enquiring Officer should have natural justice, the taken steps for production of these witnesses by the Company so that the concerned worker could have the benefit of their evidence according to his prayer. When the witnesses were under the control of the Company, it was for the Enquiring Officer to secure the production of these witnesses by the Company whose responsibility it was to produce them. The concerned worker was thus deprived of the opportunity to examine witnesses cited by him in course of the enquiry and this was a very serious lacuna which vitiated the enquiry itself. This is the decision made by Hon'ble Justice Shri B. M. Banerji of the Calcutta High Court upon similar facts in the case of Nityananda Ghosh versus Khanna (B.C.) and others [1962(II) L.L.J., page 441]. It is significant to note here that the Enquiring Officer did not record any reason for refusing to examine the witnesses cited by the concerned worker except himself and did not aso take any step for production of the witnesses. In view of this position, I hold that the enquiry offended against the principle of natural justice inasmuch as the concerned worker was deprived of the natural and legal right of having the witnesses cited by him examined at the enquiry. As the enquiry itself is found to be vitiated and against the principle of natural justice, the findings of the enquiry must also be held to be vitiated and unacceptable. In view of this position, the dismissal of the concerned worker in so far as it is based upon the findings of the enquiry must be held to be untenable and unjustified.

I now come to the next legal position. It is that even if the enquiry and the findings of the Enquiring Officer were vitiated as offending against the principle of natural justice, it is still open to this Tribunal to go independently into the merits of the dismissal upon the evidence produced before it and decide for itself whether the dismissal was justified or not according to industrial law and principles of natural justice. The assue of dismissal becomes open for decision by this Tribunal. I now proceed to decide whether the dismissal of the concerned worker was justified or not upon the evidence produced before me.

I may say at once that I am not satisfied upon the evidence produced before me that the first charge of the charge-sheet relating to the alleged incident of 21st October 1961 has been satisfactorily established. The charge is that this concerned worker along with another person wilfully obstructed workers at the site from attending to their duties and threatened Shri

Mukti Narayan Tewari with assault if he joined his duties. Shri Mukti Narayan Tewari has not been examined before this Tribunal. Shri N. K. Verna, who is employed as Site in-charge of A.V.B. Colony work, has spoken about stoppage of work in the Colony on 21st October 1961. It is not disputed that the Company's work was going on in this colony  $\sigma_{\theta}$ that date and it was the work of electrification, the Company being engaged in the business of doing electrification work as contractors. But Shri N. k. Verma has next stated clearly that Shri S. Banerji did not come to work on that day. If Shri S. Baneriji did not come to work on that day at all, he could not certainly obstruct willing workers at the work site from doing any work. Shri N. K. Verma has not said a word about Shri S. Banerji having obstructed any worker from doing work on 21st October 1961 So, his evidence does not prove the charge of obstruction to workers of the Company at the work site on 21st October 1961. O.P.W. 4 Shri Guru Bachan Singh was at the relevant time working as Cable Jointer at the A.V.B. Colony under the concerned worker, Shri S. Bancrii, who was the Supervisor. He has not also said a single word about Shri Banerµ having obstructed any worker from doing his duty on 21st October 1961. All that he has stated is that he cannot say if there was work in the A.V.B. Colony on 21st October 1961. No other witness of the Company has testified from his personal knowledge about the alleged incident of 21st October 1961. None of the other witnesses is competent to prove the incident because none of them has said that he was present at the work site on 21st October 1961. On the other hand, Shri P. Madan (O.P.W. 2), the Administrative Officer, has said clearly that there was no break-down of their work at A.V.B. Colony at any time. It further appears from the evidence that Shri Mukli Narayan Tewari, whom the concerned worker is said to have threatened on 21st October 1961 for dissuading him from work, was himself charge-sheeted on 22rd October 1961 for having absented himself from duty without permission on 21st October 1961 (Ext 9), but the charge-sheet was not proceeded with and was finally withdrawn. After carefully considering the entire evidence bearing on the charge No. 1 of the charge-sheet, I hold that this charge against the concerned worker has not been established and his dismissal upon this charge cannot be justified. In fact, this charge was not taken seriously by the Company itself. Shri T. Mohonka, a partner of the Company. has clearly admitted in his evidence that this worker was ultimately dismissed for rude and insulting behaviour to him and he did not know of any other reason for his dismissal.

I now take up the third charge of the charge-sheet for consideration on merits. It relates to the incident of 24th October 1961. The charge is that when he visited the office of the Company at G.T. Road on that day, he shouted at Shri Mohonka and also otherwise misbehaved with him and then left the office of a most discourteous manner. In short, this is a charge of misconduct arising out of indisciplined and insubordinate behaviour towards a superior officer and an authority of the Company. The Company's case is that the concerned worker, who was then employed as Supervisor of the electrification work of A V B Colony, was asked to submit his measurement reports to the office for the purpose of sending the bills of the Company to the Calcutta office, but he failed and

neglected to send the measurement reports and so he was called to the office both by Shri P. Madan by the written note, dated 24th October 1961 (Ext. 6), and by Shri T. Mohonka by his letter of the scare done (Ext. B) and so, he came to the office on 24th October 1961 and had some talks with Shri Mohooka in presence of another clerk, who was sitting in the same room with Shri Mohonka and in course of the talks, the concerned worker on being asked why he was not sending the measurement reports which were holds up the submission of bills by the Company thated up and shouted at Shri Mohonka and used oftensive language and finally left the office shouting and in a very discourteous manner. Shri Tarachand Mohonka (O.P.W. 1) and Shri D. P. Chatterjee (O.P.W. 5), the clerk who is said to have been sitting in the same room with Shri T. Mohonka at the time of the allered occurrence, are the two witnesses who have directly testified to the alleged occurrence. Shri D. P. Chatterjee works under Messrs Durgapur Auto mobiles, an allied concern, of which Shri T Mohonka is the proprietor. He sits in the same room with Shir T. Mohonka in the front portion of the office building of both the concerns, Messrs. Techno Electric Corporation and Messrs. Dutgapur Automobiles. I see no reason to disbelieve their direct testimonic, regarding the occurrence of 24th October 1961. Mohonka has said that just as he asked him why he was not sending the measurement reports which were holding up the submission of the Company's bills, he began shouting at him and used offensive language such as "I will teach you", "I will show you who am I" and then he left the office. O.P.W. 5 Shu D. P. Chatterjee has substantially corroborated him by saying that when he was doing his own account work, he heard Shri S. Banerji talking with Shri Mohonka and about 20|25 minutes later, the conversation rose to a high pitch and Shri S. Banerji taised shouts and finally he suddenly rose from the chair and said. "Alright, I will show you what I can do" and then Exhibit B, the letter whereby left the office in rage. Shri S. Bancrij was called to the office, clearly refers to the fact that he had been asked to subnut measurements of cables laid by him about two weeks before but he had failed to submit the measurements and again a memo was sent about a week before without any response from him. It appears that this letter which bears the signature of Shri Banerii in token of receipt was not sufficient to bring him to the office, but Shri Madan had again to hand him over a chit, Ext. 6, at the work site to secure his presence at the Shri Madan's evidence is that he asked Shri Banerji to come to office in connection with the nonsubmission of measurement reports by him, but he demanded a written note and so, this written note was handed over to him. I see no reason to disbelieve Shri Madan's evidence on this point. It appears the Ext. 6 was hurriedly written upon a paper which Shri Madan could get hold of at the site. This is his evi dence also. It is significant to note in this connection that Shri S. Banerji, the concerned worker, did not send any written reply to the letter, dated 24th October 1961, which was undoubtedly received by him, lenying that he had been defaulting or neglecting to submit the measurement reports asked for from han for the Company's work, as referred to in that letter. It is quite clear from the evidence that Shri S. Banerji was called to the office for personal talks about his apparent default in submitting measurement

reports called for from him for urgent work of the Company. It is not disputed that Shri Banerji went to the Company's office at G.T. Road to see Shri T. Mohanka on 24th October 1961 at about 3 or 3-30 p. b. and there were some talks between them. Shri S. Banerii has tried to make out that. Shri Madan was also present when he went to see Shri Mohonka in the office. Shri Madan has denied this and his evidence is that be was sitting in a room at the back portion of the building which had no communication with the room in the front portion where Shri Mohonka was sitting and this means that it was not possible to see or hear what was going on in Shri T. Mohonka's room from Shri Madan's room. 1 see no reason to disbelieve Shri Madan's evidence on this point. Shi S. Banerji's version of the occurrence which took place in Shri Mohonka's office room is that in course of the talks, he was threatened by Shri Madan and Shri Mohonka, who said that they would see what sort of a leader he had become and he would be placed in the hands of the police. As between two conflicting versions of the occurrence of 24th October 1961 given by Shri S. Banerji on the one hand and Shir Mohonka and Shri D. P. Chatterjee on the other, I prefer to believe and accept the evidence of Shri Moboul a and Shri D. P. Chatterice and I hold that on being asked about the reason for non-submission of the measurement reports called for from him, Shri Banerji began to shout at Shri Mohonka and used offensive and intemperate language and acted in indisciplined and insubordinate manner. He clearly flouted the authority of Shri T. Mohonka, his employer, when he was asked about some dereliction of duty on his part. This conduct certainly amounted to gross misconduct on the part of Shri S. Banerii. Lam not impressed by the case put forward on behalf of Shri S. Banerji that the authorities of the Company had been nursing a grudge against him, because he bad formed a Committee of United Contractors' Workers' Union in this Company and had become its Secretary and had submitted a charter of demands to the Company on behalf of the workers. No doubt Ext. 3 shows that a Committee of the Union was formed in this Company and Shri S. Banery became the Secretary of the Union Committee and this fact was notified to the Assistant Labour Commissioner and also to the Company on 7th August 1961 (vide Ext. 3), and on the same day, a charter of demands (Ext. 4) was submitted to the Company on behalf of the workers by Shri S. Baneth as Secretary. It has been denied on behalf of the Company that any notice about the formation of the Union Committee or any charter of demands was sent to a 1 shibits 3 and 4 are copies of the notice and the charter of demands respectively. It may be taken that in the natural course of things. such letters were sent to the Company, but there is no re 80% to suppose, much less to bold judicially, that simply because of these two letters, the Company came to purse a grudge against thi worker and was on the look out for an opportunity to get rid of him. Even assuming that the charter of demands was being considered by the local Assistant Labour Commissioner, there is nothing to show that any definite missioner, there is nothing to show that any definite action was taken by the Assistant Labour Commissioner on the basis of the charter of demands against the interests of the Company. Exhibit 5 shows that on 24th October 1961 Shri S. Banerji applied for leave on 25th October 1961 for seeing

the Assistant Labour Commissioner, Asansol, at his office. It might be that Shri S. Banerji wanted to see the Assistant Labour Commissioner in connection with some Union matters or in connection with the charter of demands. Shri Madan dealt with the leave application and he sanctioned the leave, subject to production of a certificate from the Assistant Labour Commissioner. Presumably, Shri Madan wanted to be satisfied that the leave was asked for on bonafide grounds. This was certainly not unnatural or improper. It was in accordance with ordinary office procedure. The point to be noted is that his leave was not refused. The occurrence which was the subject-matter of the third charge in the charge-sheet, took place in the afternoon. I am unable to believe the uncorroborated evidence of Shri S. Banerji that after he submitted his leave application, he was called to the office and when he went there, he was threatened and his leave application was thrown away. In any case, the manner in which the leave application was dealt with could not be a reasonable ground for making a grievance by Shri S. Bancrii. It is to be noted that according to Ext. 4, the charter of demands was submitted to the Company on 7th August 1961. There is no evidence to show that the Company subjected him to any sort of ill-treatment or hardship since or shortly after that date. He went on doing his normal duties up to 24th October 1961, for more than two months. This naturally shows for more than two months. that the charter of demands had nothing to do with any hardening of the Company's attitude against this worker or any attempt at his victimisation. The occurrence of 24th October 1961 cannot be reasonably connected with the submission of the charter of demands. After considering the entire evidence and the circumstances of the case discussed above, I have no hesitation to hold that the occurrence of 24th October 1961 really arose out of the demands for submission of measurement reports from Shri S. Banerji, who had failed and neglected to submit the reports inspite of verbal demands and he was called to the office on that day for discussion about this matter. It was not unnatural that being definitely charged with non-submission of measurement reports and asked about its reason, he took up a deflant and insubordinate attitude and then conducted himself in a manner as testified to by Shri T. Mohonka and Shri D. P. Chatterjee. Shri S Banerji had certainly no reason or justification for defaulting and neglecting to submit the measurement reports which were urgently necessary for submission of the Company's bills and Shri T. Mohonka was fully justified in calling him to the office for demanding an explanation about the matter, which concerned the performance of his official duties. I am satisfied on a consideration of the entire facts and circumstances bearing on the occurrence of 24th October 1961 and including the charter of demands, dated 7th August 1961, and his leave application, dated 24th October 1961, that Shri Mohonka or Shri Madan did not harbour any grudge or motive of victimisation against this worker, except that they wanted an explanation from him as to why he had failed and neglected to perform his official duties and when he was called to the office of Shri Mohonka for such explanation, he took up a defiant attitude and thereafter in course of the conversation, he used offensive and insulting language to Shri Mohonka, as testified to by Shri Mohonka and Shri D. P. Chatterjee. His conduct was certainly subver-

sive of official authority of Shri Mohonka and discipline in the office and so, he was guilty of gross misconduct. Dismissal from service cannot be said to be an unjust or improper action against a worker guilty of such misconduct. In the result, I hold upon an independent examination of the evidence produced before me in connection with the occurrence of 24th October 1961, that Shri S. Banerji was guilty of gross misconduct by defiantly flouting the authority of Shri T. Mohonka and using offensive language to him when he was asked about the non-submission of measurement reports, which it was his duty to submit, and for such misconduct, he certainly merited the punishment of dismissal and his dismissal on this ground was not motivated by victimisation on the part of the Company and was not an unfair labour practice. The Company was certainly within its legal rights in dismissing a worker for such conduct. This is my independent decision on the merits of the dismissal of the concerned worker on the charge of misconduct in office on 24th October 1961.

In the result, I hold that the dismissal of Shri S. Banerji on the ground of misconduct in connection with the occurrence in the office of Shri T. Mohonka on 24th October 1961 was justified and consequently, he is not entitled to any relief, though the other two grounds for his dismissal have not been substantiated. I award accordingly.

#### S. K. RAY,

Judge, Seventh Industrial Tribunat. 11th December 1962.

By order of the Governor, S. C. MUKHERJEE,

Asst. Secy., to the Govt. of West Bengal.

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No. 7186-I.R.|IR|11L-292|60. — 26th December 1962.—Whereas under the Government of West Bengal, Labour Department, Order No. 5744-I.R.|IR-11L|292|60, dated the 8th November 1960, read with its Corrigendum No. 6108-I.R.|IR|11L-292|60, dated the 25th November 1960, the industrial dispute between Messrs. M. L. Bosc & Co. (Private) Ltd., 14 Jagannath Dutt Lane, Calcutta-9, and their workmen represented by M. L. Bosc & Co. Employees' Union, P-134 Mudiali Road, Garden Reach, Calcutta-24, regarding the issue mentioned in the said order being a matter specified in the second schedule to the Industrial Disputes Act, 1947 (XIV of 1947), was referred for adjudication to the Sixth Industrial Tribunal;

And whereas the said Sixth Industrial Tribunal has submitted to the State Government its award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XVI of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

#### ANNEXURE

In the matter of an industrial dispute between Messrs. M. L. Bose & Co. (Private) Ltd., 14 Jagannath Datt Lane, Calcutta-9, and their workmen represented by M. L. Bose & Co. Employees' Union, P-134 Mudiali Road, Garden Reach, Caicutta-24. (Case No. VIII-589 of 1960.)

BEFORE THE SIXTH INDUSTRIAL TRIBUNAL, WEST BENGAL

#### Present:

Shri P. M. LAHIRI, Judge.

#### Appearance:

For the Company: Shri K. K. Maitra, Vice-President, Assam, West Bengal, Orissa and Bihar Employers' Association.

For the Union: (1) Shri Nikhil Ranjan Roy, Advocate, (2) Shri Jiten Banerjee, and (3) Shri Aloke Dhar, Advocate.

#### AWARD

The Government of West Bengal, Labour Department, by Order No. 5744-I.R. IR 11L 292 60, dated the 8th November 1960, and Corrigendum No. 6180-I.R. IR 11L-292 60, dated 25th November 1960, referred under section 10 of the Industrial Disputes Act, 1947 (XVI of 1947), the abovementioned dispute to this Tribunal for its adjudication.

#### Issue

1. Whether the tera ination of employment of the workmen (as per list attached) is justified? What relief, it any, are they entitled?

#### List of Workmen

- Shri Rangu Shaw.
- Shri Mussa Das.

1. 1.

- Shri Ami Das. Shri Lilku Shaw.
- Shri Ramkhelwan Shaw.
- 6. Shri Dippu Shaw
- Shri Binda Das.
- Shri Bindaban Das 8.
- Shri Gajadhar Kahar
- 10. Shri Anuplal Shaw.
- Shri Anup Shaw. 11.
- Shri Jogeswar Shaw 12.
- Shri Parameshwar Shaw. 13.
- Shri Bachchu Mandal. 15. Shri Kalpu Mandal
- Shri Matilal Mandal. 16.
- Shri Gognar Mandal. Shri Ramdayal Das Shri Titar Shaw. 17-
- 18.
- 19.
- Shri Shyamdhari Kahar. 20.
- 21. Shri Dudai Kahar.
- Shri Ramsaran Kahar. 22.
- 23. Shri Jhuri Kahar.
- Shri Ramdeo Das. 24.
- Shri Nanak Das. 25.
- Shri Narayan Kahar. 26.
- 27. Shri Deosaran Kahar.
- Shri Mewa Kahar.

- Shri Paltan Das. 29
- 30. Shri Lali Das.
- 31. Shri Budhu Mahata.
- Shri Shri Narayan Das.
- 33. Shri Budhan Das.
- Shri Chalitar Pasmon.
- Shri Gamandi Das. 35.
- 36. Shri Paramdeo Das.
- 37. Shri Ram Karan Kahar.
- 38. Shri Lakhindar Das. 39. Shri Bindeswari Kahar.
- 40. Shri Murali Kahar.
- 41.
- Shri Munshi Das. Shri Darbari Shaw. 42.
- 43. Shri Lakai Kahar.
- Shri Jhokan Das. 44.
- 45. Shri Khudi Kahar.

This reference under section 10 of the Industrial Disputes Act is in respect of termination of employment of 45 workmen of Messrs. M. L. Bose & Co. Pvt. Ltd. (hereinafter called the Company) of 14 Jagannath Dutta Lane, Calcutta-9.

The workmen are represented by M. L. Bose & Co. Employees' Union (hereinafter called the Union). The case of the Union is as follows:—

The workmen of the Company formed a Union in January 1957 and submitted a charter of demands soon after the formation of the Union. The Company on receipt of the charter of demands began to exert pressure on the workmen asking them to give up their connection with the Union. The workmen ignored the threats and the Company therefore wrongfully dismissed 47 workmen, i.e., almost all the workmen of the Company, including the workmen under reference. An industrial dispute was raised and the dispute was referred for adjudication to the Third Industrial Tribunal in September 1957. The said Tribunal by its award published in the Official Gazette in December 1958 found that the workmen had been wrongfully dismissed and directed the Company to reinstate all the workmen with continuity of service and pay compensation equivalent to one-third of their total emoluments for the period from the date of their dismissal till the date of re-instatement. The Company preferred an appeal to the Supreme Court against the award passed by the Third Industrial Tribunal. The Hon'ble Supreme Court, after hearing, dismissed the appeal with costs in March 1960. The Union since the disposal of the appeal demanded implementation of the award and the Company on 4th May 1960, wrote to the work-men individually and also to the President of the Union directing the workmen to report for duty on 16th May 1960. The workmen accordingly came to the factory gate at 8 a.m. on 16th May 1960 but found the gate closed from inside. An officer of the Company told them to come back at 4 p.m. and when the workmen again assembled at the gate at 4 p.m. on that day, they were asked to come next day at 8 am. It is alleged that the workmen were never allowed to get inside the factory and they were never permitted to resume work. This went on for a number of days when everyday the workmen assembled at the gate at 8 a.m. and 4 p.m. to find the gate closed. The workmen of the Company and the Union ascertained that the Company was not prepared to reinstate the workmen and permit them to do any work in the factory. The Union then wrote to the

Labour Commissioner apprising him of the situation on 2nd June 1960, till which date the workmen had been assembling at the factory gate twice a day in the morning and afternoon. The Company issued charge-sheets against 13 of the workmen falsely altering that they were guilty of misconduct. The workmen replied that false charges had been made against them when not a single workman under reference had ever been permitted to resume work in the factory. Then on 11th June 1960, the Company issued charge-sheets against the remaining workmen numbering 30 alleging misconduct. These workmen also gave similar replies as given earlier by the 13 workmen who had already been charge-sheeted on 2nd June 1960. In the meantine the Company offered the workmen fifteen days' wages without making any payment of full wages from January 1959 and compensation for the period from the date of dismissal till the publication of the award of the Third Industrial Tribunal in December 1958. Thereafter, the Company purported to hold enquiries against the charge-sheeted workmen inside the factory building. The workmen did not agree to go inside the factory only for the purpose of attending the enquiries when they were never allowed before to to inside the factory to resume work. workmen therefore demanded that the enquiries might be held outside the factory gate. Some days after that the Company informed the workmen and the Union that the employment of the workmen under reference had been terminated. The Union's case in short is that the Company did not implement the award and in order to deprive the workmen under reference in getting the benefits under the award it made a show of implementing the award and then terminated the services of the workmen on the pretext that all the workmen under reference were guilty of misconduct, although the workmen had never been reinstated in service or paid any arrear of pay or compensation or permitted to do any work in the factory. The Union therefore prays that the Company may be directed to reinstate all the workmen under reference with continuity of service and pay the compensation and arreas of wages up to

The Company filed a written statement. It is the case of the Company that an industrial dispute was raised by the Union, that the dispute referred to for adjadication was disposed of by an award by the third Industrial Tribunal in favour of the workmen with direction to reinstate them and pay them compensation equivalent to one-third of the total emoluments from the date of dismissal till the date of temstacement. The Company further admits that it took the matter in appeal before the Hon'ble Supreme Court but the appeal was dismissed. The Company then makes the following case:

The Company wrote to the Union and to all the work nen under reference individually on 4th May 1960 asking the dismissed workmen to report for one and to resume work on and from 16th May 1960. The workmen came at the gate at 8 a.m. of 16th May 1960 in a big procession carrying flagand shouting slogans and they all assembled at the factory gate. The Company opened the gate and all the workmen under reference entered the factory. The Chief Supervisor directed the Junior Supervisor to distribute work to the workmen under reference

after their attendance had been recorded. The Company alleges that the workmen; instead of doing any work given to them, began to cut jokes, tease the Supervisors uttering abusive languages and words against them and the Directors of the Company and that they then left the factory after half-an-hour without doing any work. The workmen again came back inside the factory at 4 p.m. and refused to do They remained in the factory for some time and left the factory after giving attendance. From then on the workmen came inside the factory twice a day, gave attendance, did no work and left each time within half-an-hour of their arrival and so long they remained at the factory they hurled abuse at the Directors and the members of the staff. Finding that the workmen were bent upon abusing the Directors and staff and doing no work in spite of repeated requests of the management, the Company was comnelled to issue charge-sheets against workmen who were found to be the ringleaders and who were inciting all the workmen to refrain from doing any work in the factory. The 13 workmen who had been charge-sheeted gave their replies and although they came on the date of the enquiries they refused to come inside the factory and demanded that the enquiries should be held outside the gate. This proposal the Company was unable to accept. The Company again requested the workers to come inside and attend the enquiries and they were given some time to consider their decision. The workers in spite of request of the management refused to come inside the factory and the enquiries were held ex-parte against the 13 workmen who had been charge-sheeted on 2nd June 1960. As there was no change or improvement in the situation the Company was left with no other option but to issue chargesheets against the remaining workmen. These thirty workmen who had been charge-sheeted gave replies to the charge-sheets and they also refused to come inside the factory to attend the enquiries, and the enquiries had to be held ex-parte against them. The Company having found the workmen guilty of misconduct decided to dismiss them and suspended them pending disposal of its application under section 33(1) of the Industrial Disputes Act by the Conciliation Officer. The Company denies that the award was not implemented and it submits that as the workmen were found guilty of misconduct after holding proper enquiries, the workmen are not entitled to any relief. The Company contends that there was no termination of service of any of the workmen under reference in view of the fact that application for permission to dismiss the workmen is still pending before the Conciliation Officer, and as such the question of justification or otherwise of the alleged termination of services does not arise at all. The Company further contends that there being no existence of the M. L. Bose & Co. Employees' Union as "not a single workman mentioned in 'the order of reference and or existing workmen of the factory are members of the Union, the case represented through the alleged Union is illegal and the reference should be rejected." The parties submit that workman, serial No. 6 Dippu Shaw, is dead and workman, serial No. 8 Brindaban Das, left for good and both parties pray that their case be left out of considera-The present dispute is now therefore between the Company and the Union representing 43 workmen-serial Nos. 6 and 8 are left out.

#### Decision

I will first take up the question raised by the Company whether the Union is in existence. It is not within the scope of this adjudication if the Union is carrying on its activities according to the provisions of the Trade Union Act and Rules made thereunder. It is not denied that M. L. Bose & Co. Limplovees Union is a registered Trade Union and the management of the Company has all along been in correspondence with the Union relating to dispute demands, etc., between the employees and the Company. This means that the Company accepted the position that the Union has authority to represent the employees' Union is in existence and it has every authority to represent the workmen of the Company in this dispute.

question for consideration is whether The next the reference is maintainable in view of he fact that the Company filed an application under section 33(1) of the Industrial Disputes Act to the Conciliation Officer for permission to dismiss the 43 workmen under reference, which 'application is still pending disposal. In answering this question, it has to be seen what conciliation proceeding was pending before the Conciliation Officer and if that conciliation proceeding was in regard to any matter or misconduct connected with this dispute. The Union by its letter Ext. 1(e), dated 4th May 1960, wrote to the Government that after the Supreme Court appeal against the award passed by the Third Industrial Tribunal had been disposed of in favour of the workmen, the Company was not implementing the award. This was, in fact, a complaint made by the Union to the Labour Commissioner alleging nonimplementation of the award by the Company. This matter was pending before the Conciliation Officer. The matter therefore pending before the Conciliation Officer could not be considered to be one in respect of a misconduct connected with this dispute within the meaning of section 33(1) (b) of the Industrial Disputes Act. This being the case, the Company's application under section 33(1) was misconceived and it was unnecessary and the decision arrived at by the Company to dismiss the 43 workmen under reference and the order of suspension of the work men without pay from the date of that decision was virtually an order of termination of service of all the 43 workmen under reference. That being the case the reference must be considered to be maintainable and the dispute can be adjudicated upon by the Tribunal.

I will now enter into the merits of the case. It is in evidence that the Company employed in all about 50 workmen to work in the factory. Beside the factory workers, the Company employs thresupervisors and 20 members of the office staff (vide deposition of O.P.W. 4—a Supervisor). There were number of old hands amongst the 50 workmen of the Company. It has been proved by the Union that he workmen formed the M. L. Bose & Co. Employees Union in January 1957 and it is in evidence, that the Union submitted a charter of demands to the management soon after the formation of the Union. It is an admitted fact that the Company lismissed 47 workmen out of the total strength of

50 workmen sometime in 1957, i.e., soon after the union had been formed. A dispute was referred by the Government to the Third Industrial Tribunal for adjudication in respect of the orders of dismissal of the 47 workmen and the said Tribunal by its award published in the "Calcutta Gazette" in December 1958 found that the 47 workmen had been worngfully dismissed and the Tribunal directed the Company to reinstate the workmen with continuity of service and to pay compensation to the workmen during the period of their unemployment. The Company preferred an appeal before the Hon'ble Supreme Court and the Hon'ble Supreme Court and the Hon'ble Supreme Court and dismissed the appeal with costs. The appeal was disposed of sometime in March 1960.

The Union alleges that the Company never implemented the award either by reinstating the dismissed workmen and giving them work in the factory or by paying the compensation and arrear of wages. The Union wrote a letter to the Government on 4th May 1960 [Ext. 1(e)] stating that the Company had not implemented the award. Prior to this and immediately after the Third Tribunal award had been published in the Official Gazette in December 1958, the Union wrote to the Company on 2nd January 1959 requesting the latter to reinstate the workmen and pay them compensation (Ext. 1). There was an appeal to the Honble Supreme Court by the Company and I have already said that the Supreme Court appeal was disposed of in March 1960. Since the disposal of the appeal, the Union wrote three letters to the Company (Exts. 1-b, 1-c and 1-d). The Company replied on 6th April 1960 that it was waiting for the copy of the judgment of the Supreme Court appeal (Ext. A). The Company then wrote to the President of the Union on 4th May 1960 that the workmen would be reinstated on 16th May 1960 (Ext. B). On the same day, the Company informed the workmen by Ext. D that they should report for duty at the Company's factory in the morning of 16th May 1960. The Union admits receipts of these notices.

It is the common case of the parties that the workmen -43 in number—came to the factory gate at 8 a.m. on 16th May 1960. The Union alleges that these workmen were not permitted to get inside the factory to resume work and they were asked to come again at 4 p.m. on that day, that the workmen assembled at the factory gate at 4 p.m. but this time also they were not allowed entrance to the factory and were not permitted to resume work and that since then they were asked to come at the factory gate twice everyday, i.e., at 8 a.m. and 4 p.m. Union states that the workmen in the hope of getting permission to resume work assembled at the factory gate according to the Company's directions twice a day, i.e., in the morning and in the afternoon, but the workmen were neither reinstated nor paid compensation or arrears of wages and were not permitted to do any work. The Company alleges that at about 8 a.m. on 16th May 1960 the worknien who were to be reinstated came in a procession, carrying flags and shouting slogans and assembled at the factory pate, that they were permitted to come inside the factory and their attendance was recorded by the Chief Supervisor Shri Jitendra Nath Dutta, that the Supervisor distributed works to these workmen, but

the workmen instead of doing any work sat idle for about half-an-hour making annoying remarks against the Directors and the members of the staff and ther left the factory, that they again came at 4 p.m. and adopted the same tactics as adopted in the morning and left at 4 p.m. after giving attendance but without doing any work and that the reinstated workmen went on behaving like this till the end of May 1960. The Company further alleges that finding the workers' adament attitude it wrote to the President of the Union on 20th May 1960 (Ext. E) that the reinstated workmen refused to enter into the factory in spite of Company's requests and directions, that the Company then displayed a notice in the Company's notice board on 30th May 1960 (Ext. H) asking the workmen to do work and not to six idle during the working hours and that the Company then sent a letter on that date (Ext. C) to the Labour Commissioner giving the Company's version of the matter.

it has now to be ascertained which of the allegations is true—the Union's allegation that the Company neither reinstated nor permitted the workmen to resume work from 16th May 1960, or the Company's allegation that the workmen were reinstated on 16th May 1960 and that they refused to do any work in the Company's factory in spite of work being distributed to each of them and in spite of repeated requests and directions of the Manager and the Supervisors.

In considering the present case of the Company and the Union I have to look back to the history of the dispute between the Company and the workmen I have already referred to the evidence of O.P.W. 4 that the Company employed only 50 workmen in its factory. It is not denied that the workmen tormed the Union in early 1957 and that they submitted a charter of demands soon after that. It is a fact that the Company dismissed 47 workmen, i.e., atmost all the workmen of the Company in 1957 and when this dispute relating to the dismissal was adjudicated upon by the Third Industrial Tribunal. it was found for a fact that the workmen had been wrongfully dismissed. The Company did not immediately implement the award but preferred an appeal to the Hon'ble Supreme Court. The appeal was disposed of in March 1960 upholding the findings of the Third Industrial Tribunal and dismissing the appeal with costs. Since April 1960 the Union was demanding implementation of the award by the Company. I have referred to the notices given by the Company on 4th May 1960 to the workmen and the President of the Union informing them that the dismissed workmen would be reinstated on 16th May 1960 (Exts. B and D). It is also a fact that the Company informed the Officer-in-Charge of Beliaghata police-station that the Company was reinstating the workmen on 16th May 1960. It appears from the letter of the Union addressed to the Company on 16th May 1960 (Ext. 1-f) that the President of the union stated as follows:-

"My information goes that you are making a show of implementation of the order of the Supreme Court in order to save yourself from the clutches of law and thereafter you have determined to victimise the workers concerned on some false and concocted ground through your agent and then discharge them on false, frivolous and fictitious charge-sheets in order to by pass the orders of the Hon'ble Supreme Court.

It will be a matter of great regret and an unfair labour practice as well if my information is proved correct."

It is an admitted fact that the workmen came and assembled at the factory gate at 8 a.m. on 16th May 1960. The Company alieges that the workmen came in a procession carrying flags and shouting slogans. It is in evidence that the workmen did carry flags and I will believe that they must have shouted slogans, but all these happened on public road. Carrying of flags and shouting of slogans in a procession of workmen were not prohibited so long the workmen did not cause breach of peace. The Company sent one copy of the notice (Ext. D) to the workmen and copies to the Officer-in-Charge, Beliaghata police-station, and another copy to the Deputy Commissioner of Police, North Division. This means that the Company expected that the workmen who were going to be reinstated might create troubles and cause serious disturbances in the factory, but it is not now the case of any party that there was any breach of the peace or any trouble whatsoever requiring police action or interference. The workers therefore must have been peaceful with no intention of causing any trouble or disturbance. All that can be said is that the workmen were jubilant that they had succeeded in getting an order for reinstatement and for compensation. There might have been expression of jubilation but no manifestation of any provocation. It is to be considered in this context whether the Union's allegation that the workmen found the factory gate closed from inside when they came to report for duty at 8 a.m. on 16th May 1960 is true. It is the Company's case that after the workmen had assembled at the factory gate at 8 a.m. on 16th May 1960 Shri Jitendra Nath Dutta recorded their attendance. The Company files the attendance register (Ext. A-c). This register shows that the Company reinstated the workmen under reference on paper (by recording their attendance. This is also supported by the admission of the Union in paragraph 17 of its written statement that the Company offered to pay wases for 15 days from 16th May 1960 to the workmen under reference. It can therefore be accepted that the Company must have reinstated the workmen at least on paper and offered wages for 15 days from 16th May 1960 till the end of the month of May 1960. It is the common case of the parties that no work was done by the workmen in the factory from 16th May 1960 till they were charge-sheeted and suspended from service in the month of June 1960. According to the Company, the workmen came inside the factory, refused is do any work, but left everyday within half-wa-hour of their arrival in the morning and afternoon and that the work of the factory had to be carried on with the Contractor's labour. Even then the Company recorded the attendance of the workmen twice everyday and offered them wages for the period from 16th May 1960 to the end of the month of May 1960. The Company was therefore prepared to retain the Contractor's labour and also to reinstate the workmen under reference, i.e., to make payments to two sets of workmen, when according to the

Company only one set was working. It is the Combany's case that since the workmen had been lismissed in 1957, the Company employed Conractor's labour, that the Company issued notices he dismissed workmen that they would be reinstated by 16th May 1960 and that the Company informed he Contractor's labour on 15th May 1960 that the services of the Contractor's labour would not be equired from the morning of 16th May 1960. s in evidence that even on 16th May 1960 th Contractor's labour were working in the factory and Ly continued to work in the factory and are working even now. I have already said that the Union alleged that the workmen attended the facory gate twice everyday from 16th May 1960 according to the directions of the Company but they were never permitted to resume work in the factory 30, according to the Union, the reinstatement, if any, was merely on paper as the Company never permit ted the workmen to do any work. The Company, according to the Union, was manufacturing documents since 4th May 1960 for the purpose of creating evidence to enable the management to avoid taking back the workmen in the factory by passing orders for termination of their services on false and frivotous grounds and thus make the award of the Third Industrial Tribunal and the Supreme Court order Whether the Company ineffective. brought the workman inside the factory on reinstatement and the workmen refused to work, or whether the work-men were refused permission by the Company to come and work in the factory are questions of fact and these questions can only be answered on analysing the testimony of witnesses and on consideration of documentary evidence and some other relevant facts and circumstances.

The Company examined in all twelve witnesses—O.P.Ws. 1 and 2 are two police officers attached to Beliaghata police-station who brought some records called for from the police-station. They were not witnesses of facts. O.P.Ws. 3, 4, 10 and 11 arc employees of the Company. O.P.W. 5 is the advertible of the Company. tising agent of the Company for the last 30 years earning a substantial amount of money from his business transaction with the Company, O.P.Ws. 6 and 9 are related to one or more of the Proprietors of the Company. O.P.W. 8 is a tenant of the Combany for the last 21 years and he was also a classmate of some of the Proprietors of the Company It is therefore seen that O.P.Ws. 1 and 2 are format witnesses and O.P.Ws. 3, 4, 5, 6, 8, 9, 10 and 11 are undoubtedly interested witnesses who gave evidence for the Company. I am now left with only one witness, i.e., O.P.W. 7 who also is not an absolutely independent or totally disinterested witness O.P.W. 7 is Dhirendra Nath Mitra who says that he found the workers in a happy mood. This according to him was at the first day the workmen had assembled at tite factory gate, i.e., at 8 a.m. on 16th May 1960. He said: "I did not see them creating any trouble." He further said that the slogan the workmen were shouting was: "M. L. Bose & Co. Zindabad" the meaning of which is "Long Live M. L. Bose & Co." When that was the slogan shouted by the workmen under reference, then it cannot but be said that they were pleased with the action of the Company in calling them back for reinstatement and that they must have shouted slogan in praise of the

Company. With that attitude and frame of mind, the workmen must have come to work and not sit: idle abusing the Directors and officers and then leave the factory within half-an-hour of their arrival. O.P.W. 7 further said that he saw the workmen entering the factory. He admitted having personal acquaintance with the Proprietors of the Company who were his classmates and who are of same age as his and his neighbours. O.P.W. 9 Shri Bhupendra Nath Dev is also a neighbour of the Proprietor. He says: "All the workers used to assemble just in front of my house. There they used to shout and then leave the place after sometime. They usuasly used to do this twice a day both in the morning and in the afternoon. I saw such incident for 10/15 days. He is not only related to one of the Proprietors, but he also has business connection with the Company. It appears that all the witnesses examined by the Company are either tenants or employees of the Company and persons having business relationship with it or relatives of the Proprietors. They cannot be called independent or totally disinterested witnesses As against this, the Union examined 16 witnesses P.Ws. 2 to 9, 12 to 15 were employees of the Company. P.W. 16 is the Secretary of the of the Company. P.W. 16 is the Secretary of the Union Beside this, the Union examined P.W. 1 Gour Mohon. Ghose, a vendor of newspaper and periodicals, P.Ws. 10 and 11 employees of the Narkeldanga Roller and Flour Mills. These three witnesses of the Union are independent witnesses who either work or live in the locality. These witnesses corroborated the testimony of the workmen. P.Ws. 2 to 9 and 12 to 15 said that the workmen who assembled at the gate of the Company's factory were never permitted to get inside the fartory, but that they were asked by the officers of the Company to leave the place after the workmen had collected at the factory gate every morning from 16th Nay 1960. P.Ws. 1, 10 and 11 corroborated the employees. 1 do not see anything to disbelieve these three witnesses of the Union. I cannot per-suade mysell to accept the testimony of the Company's witnesses as true and correct, as all of them were more or less interested witnesses and they had not much regard for truth. Some other relevant the Union's case that the Company reinstated the workmen only on paper and the other part of the award, i.e., payment of compensation has not been implemented as yet. The Company made no statement in its written statement as to why the award for payment of compensation to the workmen was not implemented.

It is the Company's case that since the 47 workmen of the Company had been dismissed, the worl in the factory was carried on with the Contractor's labour and it is in evidence in this case on the side of the Company that the labour Contractor had been told on 15th May 1960 that he was not required to supply labour from 16th May 1960. The Company has produced the records of the proceedings of the two sets of enquiries held against the workmen under reference in June and July 1960. O.P.W. 10 Shri Intendra Nath Dutta, Chief Supervisor, said that the workmen under reference assembled at the gate at 8 a.m., that he recorded their attendance, that the workmen who came inside the factory were given work but the workmen left at 9 a.m. without doing

any work and that the Company then called the Contractor's labour to come and work in the factory. The Contractor's labour was therefore called after 9 a.m. on 16th May 1960. Since then, the Contractor's labour is working in the factory without any break. It therefore follows that since the dismissal of the workmen under reference in 1957 the work is still being carried on with the Contractor's labour in Fig factory. Two labourers of the Contractor working in the factory of the Company stated in them evidence in the enquiry proceedings (Ext. M) that when they came to work in the morning of 16th May 1960, they saw the assembly of the workmen under reference and that they saw the workmen both in the morning and in the afternoon. These two labourers were Shri Anil Halder and Shri Nani Gopal Roy. These labourers of the Contractor were working in the factory at 8 a.m. on 16th May 1960 and this fact disproves the Company's case that the services of the Contractor's labour were dispensed with by verbal intimation given on 15th May 1960. It is therefore proved that the Company continued to employ the Contractor's labour beyond 15th May 1960 and continuously because the Company never meant to reinstate the workmen under reference for doing any work in the factory for any day. I have already said that the Company produced the attendance register (Ext. A-e) and the wage-sheet (Ext. A f). O.P.W. 4 a supervisor said that normal attendance of workers was recorded only once. But in this case, the attendance of the workmen under reference was recorded twice everyday from 16th May 1960. It is the Company's case that the workmen under reference left the factory within half-anhour of recording of their attendance. It is the normal practice in every factory to close the gates on commencement of work and a worker is not permitted to leave the factory during working hours without special permission of the Copany's Officer-in-Charge. But in this case the Company wants me to believe that the gate of the factory remained open and workers came and went as they pleased even without doing any work and that the Company still thought it fit to offer wages to the workmen under reference for the period from 16th May 1960. The Company was certainly not offering wages as an act of charity. The only object of making out an account of wages for the workmen under reference from 16th May 1960 was to support the attendance register so that these two documents might prove reinstatement and implementation of the award. It appears trom these facts and circumstances that Company showed the reinstatement of workmen as employees on 16th May 1960 only on paper but the object of the Company was not to revive the legal rights of the employees as such, but to enable the Company to get the workmen under reference as employees only to terminate their services by taking recourse to a device which was planned before issuing the letter, dated 4th May 1960. I have referred to the letter of the President of the Union addressed to the management on 16th May 1960 (Ext. 1-f) that the Union had information of the Company's plan to make a show of reinstatement and then discharge the workmen after issuing false and frivolous charges against them. This information obtained by the Union proved to be correct when it was found that the Company in spite of keeping the Contractor's labour to work in the factory reinstated the workmen on paper without permitting

them to go inside the factory to do any work. The Company issued charge-sheets for alleged misconduct only with the object of showing that the Company had implemented the award of the Tribunal, but subsequent conduct of the workmen under reference justified termination of their services. This was done by the Company to keep out the workmen under reference for another few years and break their backbones. The Union alleged in its written statement that the Company did not pay the workmen the compensation or wages due to them from the date of dismissal till 15th May 1960 and the award of the Tribunal and the order of the Hon'ble Supreme Court were not implemented. The Company did not deny this in its written statement and also made no statement giving any reason for non-implementation of the award and orders of the Hon'ble Supreme Court in respect of payment of compensation and wages.

Considering all the facts and circumstances, I find it hard to believe that the workmen under reference would refuse work in the factory when they had so long been fighting for it and again willingly suffer unemployment on termination of service by r. sorting to acts of indiscipline. I fully disbelieve the case of the Company that the workmen were permitted to come inside the factory for work or that they refused to do any work in spite of repeated requests and directions of the officers of the Company. On the contrary, I find from these facts and circumstances discussed above that the Company made a show of reinstatement of the workmen under reference, did not permit them to enter into the factory and do any The charge-sheets must have therefore conwork. tained false allegations. Since the issue of the chargesheets, the workmen were placed under suspension without any pay. The Company thought that its object was achieved and it then went on giving final touches to liquidate the Union. The charges being false, the action of the Company in suspending the workmen or holding mock enquiries was of no consequence. As I have already found that the Company did not permit the workmen to come inside the factory to any work there could not be misconducon the part of the workmen for refusal to do work and sit idle in the factory. The so called enquiries were not held by any officer. Holding of enquiries by a clerk is improper and I cannot place any reli ance on the testimony of such a clerk nor accept as correct the entries in the records of proceedings at the enquiries. In view of my findings that the Company never permitted the workers to get inside the factory or work there and that the charges levelled against the workmen were false, it must be held that there was only show of enquiries for the purpose of manufacturing documents to support the dishones: acts of the management. All these facts and cutcumstances unmistakably prove that the termination of services of the workmen under reference was unjustified. The 43 workmen are therefore entitled to reinstatement and recover 50 per cent of their total emoluments for the period from the date of susp n sion of each of the workmen under reference till the date the Company reinstates them.

The Company is directed to reinstate the workmen under reference within thirty days from the date of the publication of this award. Regarding the question from which date the workmen shall be entitled to compensation, I have to consider here at the orders of suspension were punishments. It was held in 1954, L.L.J., Vol. II, page 175, that where there is provision in the standing orders of a Company providing suspension pending enquiry, the suspension is not punishment. It is admittedly a fact that this Company has no standing orders. I have already discussed that the orders of suspension of the workmen under reference pending enquiries were merely cloaks to conceal the real intention of the Company. The Company, I find, punished the workmen when it suspended them from service without wages. The workers are therefore entitled to recover compensation from the dates of orders of suspension. The Company shall therefore pay compensation of 50 per cent of the total emoluments of each of the workmen under reference from the date of suspension of each of them till reinstatement

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within 30 days from the date of publication of this award. The Company shall also pay costs to the Union

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This is my award.

Dictated and corected by me.

P. M. LAHIRI, Judge.

P. M. LAHIRI.

Judge, Sixth Industrial Tribunal. The 30th November 1962.

By order of the Governor, S. C. MUKHERJEE, Asstt. Secy. to the Govt. of West Bengal.

## The

# Calricia



## Gazette

## Extraordinary

## Published by Authority

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Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

# GOVERNMENT OF WEST BENGAL

#### HOME DEPARTMENT

### **Transport**

#### **NOTIFICATION**

No. 9009W.T./T8B-128/60. — 28th December 962.—In exercise of the power conferred by section 5 of the Road Transport Corporations Act, 950 (Act 64 of 1950), the Governor is pleased pereby to make the following amendments in this Department notification No. 3930W.T., dated the Oth June 1960, published at page 1424 of Part 1 of the "Calcutta Gazette, Extraordinary", of the 19th June 1960, as subsequently amended (hereinster referred to as the said notification), namely:—

#### Amendments

In the list of members appended to the said notification, under the heading "Other Members"—

- (1) for entries (2) and (3), substitute the following entries, namely:—
  - "(Additional Secretary to the Government of West Bengal, Finance Department, ex officio Representative of the State Government.

- Bengal, Labour Destinent, ex-offic.oRepresentative of the Six Government.
  - (2) after entry (4), insert the the entry
    - "(5) Chief Executive Officer, Caputa/ Sta Transport Corporation, ex of co-f-Representative of the State Government."

By order of the Gornor G. C. MALLIK

Dy. Secy. to the Govt. of Wes Ling